

AGREEMENT FOR LAW ENFORCEMENT SERVICES

THIS AGREEMENT is entered into the date shown below by and between Moody County, South Dakota, herein referred to as the County, the County Sheriff, herein referred to as the Sheriff and the Town of Trent, South Dakota, herein referred to as the Town.

The County and its Sheriff agree to provide general law enforcement services to the Town, and the Town agrees to engage the County through its Sheriff to provide such services in accordance with and subject to the terms of this Agreement. The written terms and provisions of this contract shall supersede all prior verbal statements of any representative of the County and such statements shall not be effective or be construed as entering into, forming a part of, or altering in any manner whatsoever, this contract.

This Agreement is authorized by the provisions of SDCL 1-24.

THE PARTIES AGREE AS FOLLOWS:

1. The parties agree the services to be provided said Town by the County and Sheriff for which compensation is paid by the Town to said County are to include those services which are over and above the law enforcement responsibilities of the Sheriff and his department as provided for by State Law.
2. The Sheriff shall provide general law enforcement services within the corporate limits of the Town and shall enforce all Ordinances of the Town when the breach of such Ordinances comes to the attention of the Sheriff or his deputies.
3. It is contemplated by the parties to this Agreement that the Sheriff and his deputies shall collectively provide the Town approximately two hundred forty (240) hours per year, which is twenty (20) hours of service during each twelve-month period of this Agreement, which will average 4.6 hours per week.
4. The planning, organization, scheduling, direction and supervision of the Sheriff's personnel and all other matters incident to the delivery of general law enforcement services to the Town shall be as determined by the Sheriff. The Sheriff shall retain exclusive authority over the activities of his personnel working in the Town.
5. In making the scheduling and assignment of Sheriff deputies, the Sheriff shall review and consider the needs, concerns, policies and guidelines of the Town as expressed by the Town, the Town shall review and update its needs and priorities as this Agreement continues in effect, and the Sheriff shall continue to review the Town's needs and priorities as they are presented to him, in order for him to adequately instruct his deputies in the performance of their duties under this Agreement.

6. The Sheriff shall give prompt consideration to all requests of the Town regarding the delivery of general law enforcement services. The Sheriff shall make every effort to comply with these requests if they are consistent with good law enforcement practices. Special law enforcement duties such as for social events will be provided as long as notice is given to the Sheriff by the Town preferably five (5) working days prior to the event so that it can be fit into the department scheduling requirements.

7. The Town and the Sheriff shall each designate a specific individual and alternatives to make or receive requests and to confer upon matters concerning the delivery of general law enforcement services to the Town.

8. Any conflict between the parties regarding the extent or manner of performance of the general law enforcement services delivered to the Town pursuant to this Agreement shall be resolved by the designated individuals as provided for above, and if that fails, the Sheriff shall bring the matter to the Town Council.

9. Except as otherwise stipulated, the County shall furnish all labor, equipment, facilities, and supplies required to provide general law enforcement services to the Town.

10. The County agrees to hold the Town harmless from any liability arising out of the negligence, wrongful acts or omissions of the officers performing under this Agreement. The County agrees to indemnify the Town for any judgments against it which result from any such claims and for costs of defending any claims brought against the Town and arising out of acts or omissions of any officer under this Agreement. The County also agrees to add the Town as a named insured on its policy of liability insurance covering its law enforcement personnel.

11. The Town shall assume liability for, defend against, and exempt the County from all costs and damages for injury to person or property caused by the Town.

12. All persons employed by the Sheriff in providing general law enforcement services to the Town shall be County officers or employees, and they shall not have any benefit, status, or right of Town employees.

13. The Town shall not be liable for the direct payment of salaries, wages, or other compensation to County officers or employees providing general law enforcement services to the Town.

14. The Town shall not be liable for indemnity to any County officer or employee for injury or sickness arising out of his employment in providing general law enforcement services to the Town.

15. The services of the County to be performed hereunder, shall not be assigned, sublet, or transferred to any other corporation or organization without the written approval of the Town.

16. The terms of this Agreement shall be for one year from and after the date shown below. This Agreement shall be renewed automatically for successive terms of one year unless one party notifies the other in writing of its intentions to terminate this Agreement which will be done at least one hundred twenty (120) days prior to the end of any one year term.

17. Compensation shall be paid by the Town to the County for the services described above in the following manner:

(1) The Town shall pay to the County the sum of \$51.62 for each actual hour of law enforcement services provided the Town under this Agreement up to two hundred forty (240) hours per year. Said charge includes compensation for all labor as well as equipment and supplies. No additional compensation shall be payable for mileage either provided by law enforcement officers in connection with their patrol or for transportation of prisoners.

(2) Said compensation shall be paid monthly. The County shall submit to the Town a signed voucher on forms provided by the Town at the end of each month and prior to the following month's regularly scheduled Town Council meeting. The voucher shall itemize the number of hours for which compensation is to be paid along with written reports required by the Agreement.

The parties have hereto executed this Agreement in duplicate this _____ day of _____, 2026, and this Agreement shall commence the 1st day of January 2027.

TOWN OF TRENT, SOUTH DAKOTA

By: _____
Mayor

ATTEST:

Finance Officer,
_____, South Dakota

COUNTY OF MOODY, SOUTH DAKOTA

By: _____
Chairman, Board of County Commissioners

ATTEST:

County Auditor
(SEAL)

Sheriff

AGREEMENT FOR LAW ENFORCEMENT SERVICES

THIS AGREEMENT is entered into the date shown below by and between Moody County, South Dakota, herein referred to as the County, the County Sheriff, herein referred to as the Sheriff and the Town of Ward, South Dakota, herein referred to as the Town.

The County and its Sheriff agree to provide general law enforcement services to the Town, and the Town agrees to engage the County through its Sheriff to provide such services in accordance with and subject to the terms of this Agreement. The written terms and provisions of this contract shall supersede all prior verbal statements of any representative of the County and such statements shall not be effective or be construed as entering into, forming a part of, or altering in any manner whatsoever, this contract.

This Agreement is authorized by the provisions of SDCL 1-24.

THE PARTIES AGREE AS FOLLOWS:

1. The parties agree the services to be provided said Town by the County and Sheriff for which compensation is paid by the Town to said County are to include those services which are over and above the law enforcement responsibilities of the Sheriff and his department as provided for by State Law.
2. The Sheriff shall provide general law enforcement services within the corporate limits of the Town and shall enforce all Ordinances of the Town when the breach of such Ordinances comes to the attention of the Sheriff or his deputies.
3. It is contemplated by the parties to this Agreement that the Sheriff and his deputies shall collectively provide the Town approximately forty eight (48) hours per year, which is four (4) hours of service during each twelve-month period of this Agreement, which will average (1.848) hours per every two weeks.
4. The planning, organization, scheduling, direction and supervision of the Sheriff's personnel and all other matters incident to the delivery of general law enforcement services to the Town shall be as determined by the Sheriff. The Sheriff shall retain exclusive authority over the activities of his personnel working in the Town.
5. In making the scheduling and assignment of Sheriff deputies, the Sheriff shall review and consider the needs, concerns, policies and guidelines of the Town as expressed by the Town, the Town shall review and update its needs and priorities as this Agreement continues in effect, and the Sheriff shall continue to review the Town's needs and priorities as they are presented to him, in order for him to adequately instruct his deputies in the performance of their duties under this Agreement.

6. The Sheriff shall give prompt consideration to all requests of the Town regarding the delivery of general law enforcement services. The Sheriff shall make every effort to comply with these requests if they are consistent with good law enforcement practices. Special law enforcement duties such as for social events will be provided as long as notice is given to the Sheriff by the Town preferably five (5) working days prior to the event so that it can be fit into the department scheduling requirements.

7. The Town and the Sheriff shall each designate a specific individual and alternatives to make or receive requests and to confer upon matters concerning the delivery of general law enforcement services to the Town.

8. Any conflict between the parties regarding the extent or manner of performance of the general law enforcement services delivered to the Town pursuant to this Agreement shall be resolved by the designated individuals as provided for above, and if that fails, the Sheriff shall bring the matter to the Town Council.

9. Except as otherwise stipulated, the County shall furnish all labor, equipment, facilities, and supplies required to provide general law enforcement services to the Town.

10. The County agrees to hold the Town harmless from any liability arising out of the negligence, wrongful acts or omissions of the officers performing under this Agreement. The County agrees to indemnify the Town for any judgments against it which result from any such claims and for costs of defending any claims brought against the Town and arising out of acts or omissions of any officer under this Agreement. The County also agrees to add the Town as a named insured on its policy of liability insurance covering its law enforcement personnel.

11. The Town shall assume liability for, defend against, and exempt the County from all costs and damages for injury to person or property caused by the Town.

12. All persons employed by the Sheriff in providing general law enforcement services to the Town shall be County officers or employees, and they shall not have any benefit, status, or right of Town employees.

13. The Town shall not be liable for the direct payment of salaries, wages, or other compensation to County officers or employees providing general law enforcement services to the Town.

14. The Town shall not be liable for indemnity to any County officer or employee for injury or sickness arising out of his employment in providing general law enforcement services to the Town.

15. The services of the County to be performed hereunder, shall not be assigned, sublet, or transferred to any other corporation or organization without the written approval of the Town.

16. The terms of this Agreement shall be for one year from and after the date shown below. This Agreement shall be renewed automatically for successive terms of one year unless one party notifies the other in writing of its intentions to terminate this Agreement which will be done at least one hundred twenty (120) days prior to the end of any one year term.

17. Compensation shall be paid by the Town to the County for the services described above in the following manner:

(1) The Town shall pay to the County the sum of \$51.62 for each actual hour of law enforcement services provided the Town under this Agreement up to forty eight (48) hours per year. Said charge includes compensation for all labor as well as equipment and supplies. No additional compensation shall be payable for mileage either provided by law enforcement officers in connection with their patrol or for transportation of prisoners.

(2) Said compensation shall be paid monthly. The County shall submit to the Town a signed voucher on forms provided by the Town at the end of each month and prior to the following month's regularly scheduled Town Council meeting. The voucher shall itemize the number of hours for which compensation is to be paid along with written reports required by the Agreement.

The parties have hereto executed this Agreement in duplicate this _____ day of _____, 2026, and this Agreement shall commence the 1st day of January 2027.

TOWN OF WARD, SOUTH DAKOTA

By: _____
Mayor

ATTEST:

Finance Officer,
_____, South Dakota

COUNTY OF MOODY, SOUTH DAKOTA

By: _____
Chairman, Board of County Commissioners

ATTEST:

County Auditor
(SEAL)

Sheriff

AGREEMENT FOR LAW ENFORCEMENT SERVICES

THIS AGREEMENT is entered into the date shown below by and between Moody County, South Dakota, herein referred to as the County, the County Sheriff, herein referred to as the Sheriff and the Town of Egan, South Dakota, herein referred to as the Town.

The County and its Sheriff agree to provide general law enforcement services to the Town, and the Town agrees to engage the County through its Sheriff to provide such services in accordance with and subject to the terms of this Agreement. The written terms and provisions of this contract shall supersede all prior verbal statements of any representative of the County and such statements shall not be effective or be construed as entering into, forming a part of, or altering in any manner whatsoever, this contract.

This Agreement is authorized by the provisions of SDCL 1-24.

THE PARTIES AGREE AS FOLLOWS:

1. The parties agree the services to be provided said Town by the County and Sheriff for which compensation is paid by the Town to said County are to include those services which are over and above the law enforcement responsibilities of the Sheriff and his department as provided for by State Law.
2. The Sheriff shall provide general law enforcement services within the corporate limits of the Town and shall enforce all Ordinances of the Town when the breach of such Ordinances comes to the attention of the Sheriff or his deputies.
3. It is contemplated by the parties to this Agreement that the Sheriff and his deputies shall collectively provide the Town approximately two hundred forty (240) hours per year, which is 20 hours of service during each twelve month period of this Agreement, which will average 4.6 hours per week.
4. The planning, organization, scheduling, direction and supervision of the Sheriff's personnel and all other matters incident to the delivery of general law enforcement services to the Town shall be as determined by the Sheriff. The Sheriff shall retain exclusive authority over the activities of his personnel working in the Town.
5. In making the scheduling and assignment of Sheriff deputies, the Sheriff shall review and consider the needs, concerns, policies and guidelines of the Town as expressed by the Town, the Town shall review and update its needs and priorities as this Agreement continues in effect, and the Sheriff shall continue to review the Town's needs and priorities as they are presented to him, in order for him to adequately instruct his deputies in the performance of their duties under this Agreement.

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(1) The Town shall pay to the County the sum of \$51.62 for each actual hour of law enforcement services provided the Town under this Agreement up to twenty (20) hours per month which is two hundred and forty (240) hours per year. Said charge includes compensation for all labor as well as equipment and supplies. No additional compensation shall be payable for mileage either provided by law enforcement officers in connection with their patrol or for transportation of prisoners.

(2) Said compensation shall be paid monthly. The County shall submit to the Town a signed voucher on forms provided by the Town at the end of each month and prior to the following month's regularly scheduled Town Council meeting. The voucher shall itemize the number of hours for which compensation is to be paid along with written reports required by the Agreement.

The parties have hereto executed this Agreement in duplicate this _____ day of _____, 2026, and this Agreement shall commence the 1st day of January 2027.

TOWN OF EGAN, SOUTH DAKOTA

By: _____
Mayor

ATTEST:

Finance Officer,
_____, South Dakota

COUNTY OF MOODY, SOUTH DAKOTA

By: _____
Chairman, Board of County Commissioners

ATTEST:

County Auditor
(SEAL)

Sheriff

AGREEMENT FOR LAW ENFORCEMENT SERVICES

THIS AGREEMENT is entered into the date shown below by and between Moody County, South Dakota, herein referred to as the County, the County Sheriff, herein referred to as the Sheriff and the City of Colman, South Dakota, herein referred to as the Town.

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2. The Sheriff shall provide general law enforcement services within the corporate limits of the Town and shall enforce all Ordinances of the Town when the breach of such Ordinances comes to the attention of the Sheriff or his deputies.
3. It is contemplated by the parties to this Agreement that the Sheriff and his deputies shall collectively provide the Town approximately seven hundred eighty (780) hours per year, which is 65 hours of service during each twelve month period of this Agreement, which will average 15 hours per week.
4. The planning, organization, scheduling, direction and supervision of the Sheriff's personnel and all other matters incident to the delivery of general law enforcement services to the Town shall be as determined by the Sheriff. The Sheriff shall retain exclusive authority over the activities of his personnel working in the Town.
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The parties have hereto executed this Agreement in duplicate this _____ day of _____, 2026, and this Agreement shall commence the 1st day of January 2027.

CITY OF COLMAN, SOUTH DAKOTA

By: _____
Mayor

ATTEST:

Finance Officer,
_____, South Dakota

COUNTY OF MOODY, SOUTH DAKOTA

By: _____
Chairman, Board of County Commissioners

ATTEST:

County Auditor
(SEAL)

Sheriff



Moody County Commissioner

101 E Pipestone Ave. • Suite F • Flandreau, SD 57028

Phone: 605-997-3161 • Fax: 605-997-9996 • www.moodycounty.net • email: martys@moodycounty.net

TO: Town of Ward
FROM: Moody County Commissioners
RE: 2027 Law Enforcement Contracts
DATE: March 17, 2026

Please find the Law Enforcement Contracts for fiscal year 2027.

The rate of compensation beginning January 2027 will be \$51.62 per **actual** hour received up to 4 hours per month. Please sign both copies of the agreement and return one copy to the Moody County Auditors Office, 101 E. Pipestone Ave, Suite D, Flandreau, SD 57028.

If your Board has any questions or comments, please feel free to contact any member of the Board of Commissioners.

Thank you.



Moody County Commissioner

101 E Pipestone Ave. • Suite F • Flandreau, SD 57028

Phone: 605-997-3161 • Fax: 605-997-9996 • www.moodycounty.net • email: martys@moodycounty.net

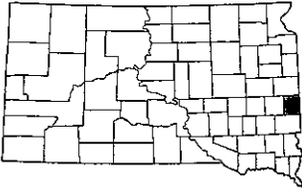
TO: City of Egan
FROM: Moody County Commissioners
RE: 2027 Law Enforcement Contracts
DATE: March 17, 2026

Please find the Law Enforcement Contracts for fiscal year 2027.

The rate of compensation beginning January 2027 will be \$51.62 per **actual** hour received up to 20 hours per month. Please sign both copies of the agreement and return one copy to the Moody County Auditors Office, 101 E. Pipestone Ave, Suite D, Flandreau, SD 57028.

If your Board has any questions or comments, please feel free to contact any member of the Board of Commissioners.

Thank you.



Moody County Commissioner

101 E Pipestone Ave. • Suite F • Flandreau, SD 57028

Phone: 605-997-3161 • Fax: 605-997-9996 • www.moodycounty.net • email: martys@moodycounty.net

TO: Colman City
FROM: Moody County Commissioners
RE: 2027 Law Enforcement Contracts
DATE: March 17, 2026

Please find the Law Enforcement Contracts for fiscal year 2027.

The rate of compensation beginning January 2027 will be \$51.62 per **actual** hour received up to 20 hours per month. Please sign both copies of the agreement and return one copy to the Moody County Auditors Office, 101 E. Pipestone Ave, Suite D, Flandreau, SD 57028.

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Thank you.



Moody County Commissioner

101 E Pipestone Ave. • Suite F • Flandreau, SD 57028

Phone: 605-997-3161 • Fax: 605-997-9996 • www.moodycounty.net • email: martys@moodycounty.net

TO: Town of Trent
FROM: Moody County Commissioners
RE: 2027 Law Enforcement Contracts
DATE: March 17, 2026

Please find the Law Enforcement Contracts for fiscal year 2027.

The rate of compensation beginning January 2027 will be \$51.62 per **actual** hour received up to 20 hours per month. Please sign both copies of the agreement and return one copy to the Moody County Auditors Office, 101 E. Pipestone Ave, Suite D, Flandreau, SD 57028.

If your Board has any questions or comments, please feel free to contact any member of the Board of Commissioners.

Thank you.

Travel/Education Request Form

Name(s): Morgan Rein

Department: Moody County Sheriff's Office

Travel/Education

Date(s)	Destination
5-10-15	Vermillion

Reason for Travel:

Hostage Negotiator School just training

Passengers: _____

Estimated Expenses:

- Method of Travel: County Vehicle _____ Private Auto _____ Airfare _____
 _____ Miles @ \$ _____ /per mile = \$ _____
- Meals: 5 Breakfast @ 6 = \$ 30
5 Lunch @ 14 = \$ 70
5 Dinner @ 20 = \$ 100

***Employees will not be reimbursed for meals that are included in the registration fee.

Additional Expenses (taxi, parking, etc):
Please list _____ = \$ _____

Lodging: 5 Estimated number of days/nights = \$ 500

Registration _____ Estimated cost = \$ _____

Total Cost Estimate = \$ 700⁰⁰

[Signature]
Department Head Signature

S2 1A 03-10-26
Date

2027 Dispatch Contracts

2026

Total Salary Costs County PD	\$	344,911.00
911 Surcharge	\$	(104,269.66)
Net Cost	\$	240,641.34
MINUS 30% County Time	\$	(72,192.40)
Total	\$	168,448.94

Calls

City	39.65%		3283
FSST	11.50%		952
County	48.85%		4044
			8279

Contributions by Entity

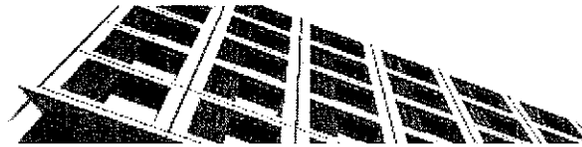
City	27.76%	\$	66,797.66
FSST	8.05%	\$	19,369.90
County	64.19%	\$	154,473.78
		\$	240,641.34

Contract Cost

City	39.65%	\$	66,797.66
FSST	11.50%	\$	19,369.90
County	48.85%	\$	82,281.38
		\$	168,448.94



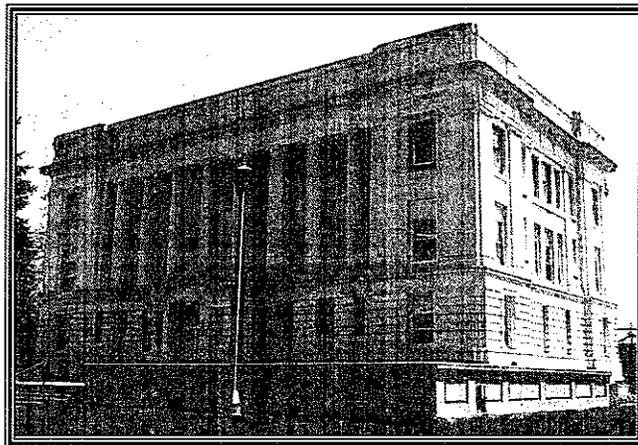
TRANE



Moody County Courthouse

Flandreau, SD

HVAC / Connected Building Scheduled Service 2026



<p>Prepared For</p> <p>Scott Lewis Facility Manager Moody County Courthouse 101 East Pipestone Avenue Flandreau, SD 57028</p> <p>E-mail: scottlewis22@icloud.com</p>	<p>Local Trane Office</p> <p>Trane U.S. Inc. dba Trane 6225 South Pinnacle Place Sioux Falls, SD 57108</p> <p>PROPOSAL ID 8611068</p> <p>DATE March 5, 2026</p>	<p>Local Trane Representative</p> <p>Alex Powell Account Manager Cell: (605) 351-5880 Office: (605) 336-8500</p> <p>Email: alex.powell@trane.com</p>
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------





March 5, 2026

Scott Lewis
Facility Manager
Moody County Courthouse
101 East Pipestone Avenue
Flandreau, SD 57028

Site Address
Moody County Courthouse
101 East Pipestone Avenue
Flandreau, SD 57028

Subject: HVAC / Connected Building Scheduled Service 2026

Dear Scott,

This **HVAC Scheduled Service Agreement** from Trane offers an exclusive approach to planned maintenance. It is grounded in worldwide expertise.

The **Connected Scheduled Service** will supplement the standard Trane HVAC / Controls service agreement with remote inspections that leverage our digital analytics to uncover service and maintenance needs.

- Digital Analytics are running 24/7/365, collecting data from your connected equipment and better arming your technician with added insights
- Gain priority for unplanned problems and achieve quicker response time using your remote connection
- Less Business Disruption - equipment does not need to be running to perform inspection
- Equipment perform better = use less energy + less carbon emissions
- 24/7/365 visibility into equipment operation through continuous data collection to support your on-site and remote digital inspections.

Trane proposes to perform the necessary service required under the terms of this proposal.

Scope of Service

- See attached Appendices A and B
- Includes:
 - One (1) onsite service inspection (Spring) for:
 - One (1) Trane RAUJ condensing unit
 - One (1) condenser coil cleaning (Spring)
 - One (1) service inspection (Fall) for:
 - One (1) Camus boiler
 - One (1) boiler fluid analysis, with report to Owner (Fall)
 - Boiler Parts Kit Every other year including
 - Flame Sensor
 - Burner Gasket
 - Header Top
 - DR
- Does Not Include:
 - Any costs related to pump service, fan coil service or filter replacement (Owner responsibility)
 - Any service or repair to equipment or controls other than as specified above

Additional Support

- Trane offers a wide range of maintenance and repair services beyond the scope of this service agreement. Ask your Trane representative for details.

Clarifications

- This Agreement covers scheduled service inspections only.



TRANE



- Any necessary repairs will be completed on a time and material basis only, after receiving written approval from the owner.
- **Does Not Include:**
 - Temporary HVAC, hazardous materials abatement, bonding, allowances, dust control, site restoration, testing and balancing or temperature controls modifications.
- Trane will not perform any work if working conditions could endanger or put at risk the safety of our employees or subcontractors
- No additional refrigerant is included.
- All work to be performed during normal business hours (8:00 AM to 5:00 PM, M-F, non-holidays)
- This proposal is valid for thirty (30) days from the date of this proposal

Acceptance

This proposal is subject to Customer acceptance of the attached Trane Terms and Conditions – Service

We look forward to partnering with Moody County Courthouse for all your HVAC and controls installations and service needs. I will be contacting you soon to discuss the proposal and to schedule the next steps.

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

Sincerely,
Trane U.S. Inc. dba Trane

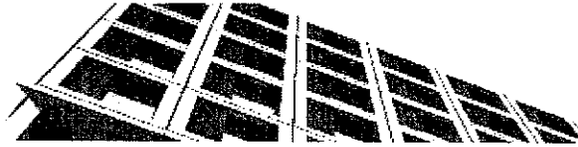
Alex Powell
Account Manager
Cell: (605) 351-5880
Email: alex.powell@trane.com

Trane U.S. Inc. is currently the only company who can perform factory authorized service on its proprietary equipment in South Dakota, Minnesota, Iowa, and Nebraska. Trane U.S. Inc. does not have any other factory authorized commercial dealers or other factory authorized service providers to perform maintenance on Trane proprietary equipment in South Dakota, Minnesota, Iowa, and Nebraska. By Trane U.S. Inc. performing this service, any current warranties will remain unchanged and uninterrupted during the service.

WE VALUE THE CONFIDENCE YOU HAVE PLACED IN TRANE AND LOOK FORWARD TO PARTNERING WITH YOU



TRANE



Pricing and Acceptance

Scott Lewis
 Facility Manager
 Moody County Courthouse
 101 East Pipestone Avenue
 Flandreau, SD 57028

Site Address
 Moody County Courthouse
 101 East Pipestone Avenue
 Flandreau, SD 57028

Trane Service Agreement

Trane agrees to inspect and maintain the Covered Equipment according to the terms of this Service Agreement, including the "Terms and Conditions," and "Scope of Services" sections. Trane agrees to give preferential service to Customer over non-contract customers.

Service Fee

As the fee(s) (the "Service Fee(s)") for the inspection and maintenance services described in the Scope of Services section with respect to the Covered Equipment, Customer agrees to pay to Trane the following amounts, plus applicable tax, as and when due.

Description	Year 1	Year 2	Year 3	Approval
3 Year: HVAC Service	\$4,900.00	\$5,105.00	\$5,320.00	

Term

The initial term of this Service Agreement is _____ years, beginning _____, _____ and expiring _____, _____. However, Trane's obligation under this Agreement will not begin until authorized representatives of Trane and Customer have both signed this Agreement in the spaces provided below.

Cancellation by Customer Prior to Services; Refund

If Customer cancels 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 if 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 Fee 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 original owner of this Agreement and only if no Services have been provided by Company under this Agreement prior to its return to Company.

Cancellation by Company

This Agreement may be cancelled during the Initial Term or, if applicable, a Renewal Term for any reason or no reason, upon written notice from Company to Customer no later than 30 days prior to the scheduled expiration date and Company will refund to Customer, or credit Customer's account, that part of the Service Fee attributable to Services not performed by Company. Customer shall remain liable for and shall pay to Company all amounts due for Services provided by Company and not yet paid.

Acceptance

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

CUSTOMER ACCEPTANCE	TRANE ACCEPTANCE
----------------------------	-------------------------



TRANE



Moody County Courthouse Authorized Representative		Trane U.S. Inc. dba Trane Authorized Representative	
Signature		Signature	
Printed Name		Printed Name	
Title		Title	
Acceptance Date		Acceptance Date	
Purchase Order		License Number	Trane



Appendix A Equipment Coverage And Services

The following "Covered Equipment" will be serviced at Moody County Courthouse:

Equipment	Qty	Manufacturer	Model Number	Serial Number	Asset Tag
Condensing Unit	1	Trane	RAUJC40	C14A00065	Cond 1

Service Description

Condensing Unit Inspection (Service 1)
 Condenser Coil Cleaning (Service 2)

Quantity Per Term

1
 1

Equipment	Qty	Manufacturer	Model Number	Serial Number	Asset Tag
Boiler	1	Camus	DFNH-1500-MSI-HVS	011418556	Boiler 1

Service Description

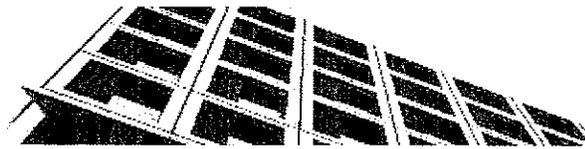
Boiler Annual Inspection (Service 3)

Quantity Per Term

1



TRANE



Appendix B

Customer Service Flows

The following Customer Service Flows provide additional service description detail for Covered Equipment.

General:

- Report in with the Owner's Representative.
- Record and report abnormal conditions, measurements taken, etc.

Service 1: Condensing Unit Inspection (Spring)

- Review Diagnostics
- Tracer TU Connect
- Electrical Inspection
- Compressor Starter Inspection
- Flow/Differential Mechanical Switch Check
- Verify Pump Operation and Water Flows-Seasonal Startup
- Condenser Fans Check
- Visual Condenser Coil Check
- Oil Return Operation Check Per Circuit
- Compressor And Oil Separator Heater Check
- Oil Level Check Per Circuit
- Clean air-cooled intake filter and check fan operation
- Low Temperature Sensor Calibration
- Control Panel Calibration Check
- Leak Test Inspection
- Compressor Check
- Start-Up Sequence
- Run Service Report
- Tracer TU Final Disconnect
- Complete Required Paper Work

Service 2: Condenser Coil Cleaning (Spring)

- Mild exterior condenser coil cleaning using brush and water/air, if necessary
- Owner to provide access to water

Service 3: Boiler Seasonal Inspection (Fall)

Description

- Fluid Analysis, with report to Owner (annually)
- Inspect unit external casing for signs of leakage and corrosion
- Inspect unit gas train of sign of leaks and corrosion
- Verify automatic feed is not feeding (indicating signs of a leak)
- Inducer fan inspection
- Pull and clean the burner
- Inspect burner for signs of carbon and soot
- Examine burner safety control settings and record in log
- Check operation for positive pressure in chamber box
- Check that intake and flue air is clear of debris
- Check dampers for operation and condition (fresh air intake)
- Check combustion gas pressure regulator



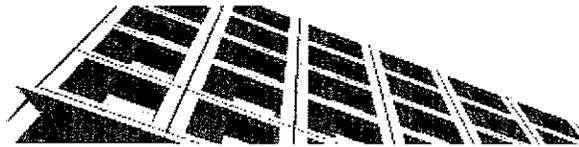
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- Check combustion and test with electronic analyzer
- Operate burner and examine pilot ignition and ignition modules for proper operation
- Operate burner and measure pilot and manifold operating pressures
- Operate burner and measure regulated gas pressure
- Measure combustion gases and record in log
- Check electrical grounds
- Record water temperature rise in log
- Clean flame sensor
- Check Delta T of boilers
- Check low water cut off
- Force the boiler in high temperature cutout
- Inspect safety pressure relief valve to be free of obstruction



TRANE



Terms and Conditions – Service

“Company” shall mean Trane U.S. Inc. dba Trane for Company performance in the United States and Trane Canada ULC for Company performance in Canada.

1. Agreement. These terms and conditions (“Terms”) are an integral part of Company’s offer and form the basis of any agreement (the “Agreement”) resulting from Company’s proposal (the “Proposal”) for the following commercial services as stated in the Proposal (collectively, the “Services”): inspection, maintenance and repair (the “Maintenance Services”) on equipment (the “Covered Equipment”), specified Additional Work (if any), and, if included in the Proposal, Intelligent Services, Energy Assessment, and any other services using remote connectivity (collectively and individually referred to in these Terms as “Trane Digital Services”). **COMPANY’S TERMS ARE SUBJECT TO PERIODIC CHANGE OR AMENDMENT.**

2. Connected Services. In addition to these 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 offer 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 shall be deemed acceptance of the Proposal subject to these Terms and Conditions. If Customer’s order is expressly conditioned upon 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 perform in accordance with the Proposal and Company Terms and Conditions. If Customer does not reject or object in writing to Company within 10 days, Company’s counteroffer will be deemed accepted. Customer’s acceptance of performance by Company will in any event constitute an acceptance by Customer of Company’s Terms and Conditions. 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 provided by Company to the date of cancellation.

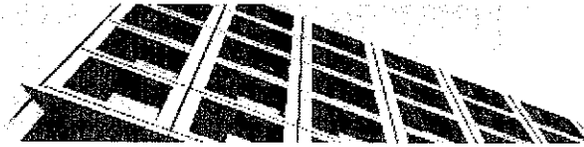
4. Fees and Taxes. Fees for the Services (the “Service Fees”) are as set forth in the Proposal. Except as otherwise stated in the Proposal, Service Fees are based on performance during regular business hours. Charges for performance outside Company’s normal business hours shall be billed separately according to the then prevailing overtime or emergency labor/labour rates. In addition to the stated Service Fees, Customer shall pay all taxes not legally required to be paid by Company or, alternatively, shall provide Company with an acceptable tax exemption certificate.

5. Payment. Payment is due upon receipt of Company’s invoice. Service Fees shall be paid no less frequently than quarterly and in advance of performance of the Services. 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. Without liability to Customer, Company may discontinue performance whenever payment is overdue. Customer shall pay all costs (including attorneys’ fees) incurred by Company in attempting to collect amounts due or otherwise enforcing this Agreement.

6. Customer Breach. Each of the following constitutes a breach by Customer and shall give Company the right, without an election of remedies, to suspend performance or terminate this Agreement by delivery of written notice declaring termination. Upon termination, Customer shall be liable to the Company for all Services furnished to date and all damages sustained by Company (including lost profit and overhead): (a) Any failure by Customer to pay amounts when due; (b) any general assignment by Customer for the benefit of its creditors, Customer’s bankruptcy, insolvency, or receivership; (c) Any representation or warranty furnished by Customer in connection with this Agreement is false or misleading in any material respect when made; or (d) Any failure by Customer to perform or comply with any material provision of this Agreement.

7. 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 when Company performs the Services. Company may refuse to perform where working conditions could endanger property or put people at risk. Unless otherwise agreed by Customer and Company, at Customer’s expense and before the Services begin, Customer will provide any necessary access platforms, catwalks to safely perform the Services in compliance with OSHA, state, or provincial industrial safety regulations or any other applicable industrial safety standards or guidelines. This Agreement presupposes that all major pieces of Covered Equipment are in proper operating condition as of the date hereof. Services furnished are premised on the Covered Equipment being in a maintainable condition. In no event shall Company have any obligation to replace Covered Equipment that is no longer maintainable. During the first 30 days of this Agreement, or upon initial inspection, and/or upon seasonal start-up (if included in the Services), if an inspection by Company of Covered Equipment indicates repairs or replacement is required, Company will provide a written quotation for such repairs or replacement. If Customer does not authorize such repairs or replacement, Company may remove the unacceptable equipment from the Covered Equipment and adjust the Service Fees accordingly. Customer authorizes Company to utilize Customer’s telephone line or network infrastructure to connect to controls, systems and/or equipment provided or serviced by Company and to provide Services contracted for or otherwise requested by Customer, including remote diagnostic and repair service. Customer acknowledges that Company is not responsible for any adverse impact to Customer’s communications and network infrastructure. Company may elect to install/attach to Customer equipment or provide portable devices (hardware and/or software) for execution of control or diagnostic procedures. Such devices shall remain the personal proprietary property of Company and in no event shall become a fixture of Customer locations. Customer shall not acquire any interest, title or equity in any hardware, software, processes, and other intellectual or proprietary rights to devices used in connection with the Services on Customer equipment. Company may remove such devices at its discretion. 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.

8. Customer Obligations. Customer shall: (a) Provide Company reasonable and safe access to the Covered Equipment and areas where Company is to work; (b) Follow manufacturer recommendations concerning teardown and internal inspection, major overhaul, restoration or refurbishing of the Covered Equipment; unless expressly stated in the Scope of Services statement, Company is not performing any manufacturer recommended teardown and internal inspection, major overhaul, restoration or refurbishing of the Covered Equipment; and (c)



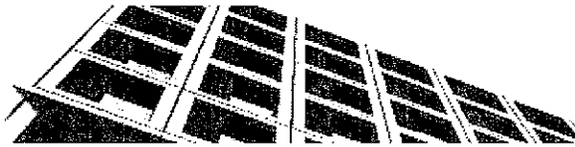
Where applicable, unless water treatment is expressly included in the Services, provide professional cooling tower water treatment in accordance with any reasonable recommendations provided by Company.

9. Exclusions. Unless expressly included in the Covered Equipment or the Services, 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 guarantee of room conditions or system performance; (b) Inspection, maintenance, repair, replacement of or services for: chilled water and condenser water pumps and piping; electrical disconnect switches or circuit breakers; motor starting equipment that is not factory mounted and interconnecting power wiring; recording or portable instruments, gauges or thermometers; non-moving parts or non-maintainable parts of the system, including, but not limited to, storage tanks; pressure vessels, shells, coils, tubes, housings, castings, casings, drain pans, panels, duct work; piping; hydraulic, hydronic, pneumatic, gas, or refrigerant; insulation; pipe covering; refractory material; fuses, unit cabinets; electrical wiring; ductwork or conduit; electrical distribution system; hydronic structural supports and similar items; the appearance of decorative casing or cabinets; damage sustained by other equipment or systems; and/or any failure, misadjustment or design deficiencies in other equipment or systems; (c) Damage, repairs or replacement of parts made necessary as a result of electrical power failure, low voltage, burned out main or branch fuses, low water pressure, vandalism, misuse or abuse, wear and tear, end of life failure, water damage, improper operation, unauthorized alteration of equipment, accident, acts or omissions of Customer or others, damage due to freezing weather, calamity, malicious act, or any Event of Force Majeure; (d) Any damage or malfunction resulting from vibration, electrolytic action, freezing, contamination, corrosion, erosion, or caused by scale or sludge on internal tubes except where water treatment protection services are provided by Company as part of this Agreement; (e) Furnishing any items of equipment, material, or labor/labour, or performing special tests recommended or required by insurance companies or federal, state, or local governments; (f) Failure or inadequacy of any structure or foundation supporting or surrounding the equipment to be worked on or any portion thereof; (g) Building access or alterations that might be necessary to repair or replace Customer's existing equipment; (h) The normal function of starting and stopping equipment or the opening and closing of valves, dampers or regulators normally installed to protect equipment against damage; (i) Valves that are not factory mounted: balance, stop, control, and other valves external to the device unless specifically included in the Agreement; (j) Any responsibility for design or redesign of the system or the Covered Equipment, obsolescence, safety tests, or removal or reinstallation of valve bodies and dampers; (k) Any services, claims, or damages arising out of Customer's failure to comply with its obligations under this Agreement; (l) Failure of Customer to follow manufacturer recommendations concerning teardown and internal inspection, overhaul and refurbishing of equipment; (m) 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 ("Pre-Existing Conditions"), including, without limitation, damages, losses, or expenses involving pre-existing building envelope issues, mechanical issues, plumbing issues, and/or indoor air quality issues involving mold/mould and/or fungi; (n) Replacement of refrigerant is excluded, unless replacement of refrigerant is expressly stated as included within the Services, in which case replacement shall in no event exceed the stated percentage of rated system charge per year expressly stated in the Services; (o) crane or rigging costs; (p) Any Services, claims, or damages arising out of refrigerant not supplied by Company. Customer shall be responsible for: (i) The cost of any additional replacement refrigerant; (ii) Operation of any equipment; and (iii) Any claims, damages, losses, or expenses, arising from or related to work done by or services provided by individuals or entities that are not employed by or hired by Company.

10. Limited Warranty. Company warrants that: (a) the material manufactured by Company and provided to Customer in performance of the Services is free from defects 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 Maintenance Services and Additional Work has 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 labor/labour improperly performed by Company. No liability whatsoever shall attach to Company until the Maintenance Services and Additional Work have been paid for in full. Exclusions from this 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; deterioration; 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 equipment. Company shall not be obligated to pay for the cost of lost refrigerant or lost product. Some components of equipment manufactured by Company 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 such component supplier. Notwithstanding the foregoing, all warranties provided herein terminate upon termination or cancellation of this Agreement. Equipment, material and/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 UNDER THIS AGREEMENT AND ARE IN LIEU OF ALL OTHER WARRANTIES AND LIABILITIES, LIABILITIES, CONDITIONS AND REMEDIES, WHETHER IN CONTRACT, WARRANTY, STATUTE OR TORT (INCLUDING NEGLIGENCE), EXPRESS OR IMPLIED, IN LAW OR IN FACT, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND/OR OTHERS ARISING FROM COURSE OF DEALING OR TRADE. COMPANY EXPRESSLY DISCLAIMS ANY REPRESENTATIONS OR WARRANTIES, ENDORSEMENTS OR CONDITIONS OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF QUALITY, FITNESS, MERCHANTABILITY, DURABILITY AND/OR OTHERS ARISING FROM COURSE OF DEALING OR TRADE OR REGARDING PREVENTION BY THE SCOPE OF SERVICES, OR ANY COMPONENT THEREOF. NO REPRESENTATION OR WARRANTY OF ANY KIND, INCLUDING WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE, REGARDING PREVENTING, ELIMINATING, REDUCING OR INHIBITING ANY MOLD, FUNGUS, BACTERIA, VIRUS, MICROBIAL GROWTH, OR ANY OTHER CONTAMINANTS (INCLUDING COVID-19 OR ANY SIMILAR VIRUS) (COLLECTIVELY, "CONTAMINANTS"), WHETHER INVOLVING OR IN CONNECTION WITH EQUIPMENT, ANY COMPONENT THEREOF, SERVICES OR OTHERWISE. IN NO EVENT SHALL COMPANY HAVE ANY LIABILITY FOR THE PREVENTION, ELIMINATION, REDUCTION OR INHIBITION OF THE GROWTH OR SPREAD OF SUCH CONTAMINANTS INVOLVING OR IN**



TRANE



CONNECTION WITH ANY EQUIPMENT, THIRD-PARTY PRODUCT, OR ANY COMPONENT THEREOF, SERVICES OR OTHERWISE AND CUSTOMER HEREBY SPECIFICALLY ACKNOWLEDGES AND AGREES THERETO.

11. Indemnity. To the maximum extent permitted by law, Company and Customer shall indemnify and hold harmless each other from any and all claims, actions, costs, expenses, damages and liabilities, including reasonable attorneys' fees, resulting from death or bodily injury or damage to real or personal property, to the extent caused by the negligence or misconduct of the indemnifying party, and/or its respective employees or other authorized agents in connection with their activities within the scope of this Agreement. Neither party shall indemnify the other against claims, damages, expenses, or liabilities to the extent attributable to the acts or omissions of the other party or third parties. If the parties are both at fault, the obligation to indemnify shall be proportional to their relative fault. The duty to indemnify and hold harmless will continue in full force and effect, notwithstanding the expiration or early termination of this Agreement, with respect to any claims based on facts or conditions that occurred prior to expiration or termination of this Agreement.

12. Limitation of Liability. NOTWITHSTANDING ANYTHING TO THE CONTRARY, NEITHER PARTY SHALL BE LIABLE FOR SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL LOSSES OR DAMAGES OF ANY KIND (INCLUDING WITHOUT LIMITATION REFRIGERANT LOSS, PRODUCT LOSS, LOST REVENUE OR PROFITS, OR LIABILITY TO THIRD PARTIES), OR CONTAMINANTS LIABILITIES, OR PUNITIVE DAMAGES WHETHER BASED IN CONTRACT, WARRANTY, STATUTE, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, INDEMNITY OR ANY OTHER LEGAL THEORY OR FACTS. NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, THE TOTAL AND AGGREGATE LIABILITY OF THE COMPANY TO THE CUSTOMER WITH RESPECT TO ANY AND ALL CLAIMS CONNECTED WITH, RELATED TO OR ARISING FROM THE PERFORMANCE OR NON-PERFORMANCE OF THIS AGREEMENT, WHETHER BASED IN CONTRACT, WARRANTY, STATUTE, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, INDEMNITY OR ANY OTHER LEGAL THEORY OR FACTS, SHALL NOT EXCEED THE COMPENSATION RECEIVED BY COMPANY OVER THE 12 MONTH PERIOD PRECEDING THE DATE OF OCCURRENCE FOR THE SERVICES AND ADDITIONAL WORK FOR THE LOCATION WHERE THE LOSS OCCURRED. IN NO EVENT SHALL COMPANY BE LIABLE FOR ANY DAMAGES (WHETHER DIRECT OR INDIRECT) RESULTING FROM MOLD/MOULD, FUNGUS, BACTERIA, MICROBIAL GROWTH, OR OTHER CONTAMINATES OR AIRBORNE BIOLOGICAL AGENTS. TO THE MAXIMUM EXTENT ALLOWED BY LAW, COMPANY SHALL NOT BE LIABLE FOR ANY OF THE FOLLOWING IN CONNECTION WITH PROVIDING TRANE DIGITAL SERVICES: INTERRUPTION, DELETION, DEFECT, DELAY IN OPERATION OR TRANSMISSION; CUSTOMER'S NETWORK SECURITY; COMPUTER VIRUS; COMMUNICATION FAILURE; THEFT OR DESTRUCTION OF DATA; GAPS IN DATA COLLECTED; AND UNAUTHORIZED ACCESS TO CUSTOMER'S DATA OR COMMUNICATIONS NETWORK.

13. CONTAMINANTS LIABILITY

The transmission of COVID-19 may occur in a variety of ways and circumstances, many of the aspects of which are currently not known. HVAC systems, products, services and other offerings have not been tested for their effectiveness in reducing the spread of COVID-19, including through the air in closed environments. IN NO EVENT WILL COMPANY BE LIABLE UNDER THIS AGREEMENT OR OTHERWISE FOR ANY INDEMNIFICATION, ACTION OR CLAIM, WHETHER BASED ON WARRANTY, CONTRACT, TORT OR OTHERWISE, FOR ANY BODILY INJURY (INCLUDING DEATH) DAMAGE TO PROPERTY, OR ANY OTHER LIABILITIES, DAMAGES OR COSTS RELATED TO CONTAMINANTS (INCLUDING THE SPREAD, TRANSMISSION OR CONTAMINATION THEREOF) (COLLECTIVELY, "CONTAMINANTS LIABILITIES") AND CUSTOMER HEREBY EXPRESSLY RELEASES COMPANY FROM ANY SUCH CONTAMINANTS LIABILITIES.

14. Asbestos and Hazardous Materials. The Services expressly exclude any identification, abatement, cleanup, control, disposal, removal or other work connected with asbestos polychlorinated biphenyl ("PCB"), or other hazardous materials (collectively, "Hazardous Materials"). Customer warrants and represents that there are no Hazardous Materials on the premises that will in any way affect Company's performance, except as set forth in a writing signed by Company disclosing the existence and location of any Hazardous Materials in all areas within which Company will be performing. Should Company become aware of or suspect the presence of Hazardous Materials, Company may immediately stop work in the affected area and notify Customer. Customer will be responsible for correcting the condition in accordance with all applicable laws and regulations. Customer shall be exclusively responsible for and shall indemnify and hold harmless Company (including its employees, agents and subcontractors) from and against any loss, claim, liability, fees, penalties, injury (including death) or liability of any nature, and the payment thereof, arising out of or relating to any Hazardous Materials on or about the premises, not brought onto the premises by Company. Company shall be required to resume performance only in the absence of Hazardous Materials or when the affected area has been rendered harmless. In no event shall Company be obligated to transport or handle Hazardous Materials, provide any notices to any governmental agency, or examine the premises site for the presence of Hazardous Materials.

15. Insurance. Company agrees to maintain the following insurance during the term of this Agreement with limits not less than shown below and will, upon request from Customer, provide a Certificate of evidencing the following coverage:

Commercial General Liability	\$2,000,000 per occurrence
Automobile Liability	\$2,000,000 CSL
Workers Compensation	Statutory Limits

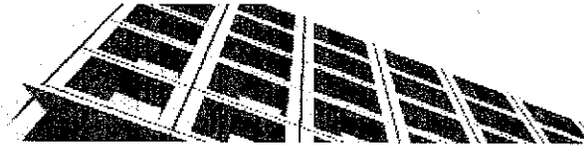
If Customer has requested to be named as an additional insured under Company's insurance policy, Company will do so but only subject to Company's manuscript additional insured endorsement under its primary Commercial General Liability policies. In no event does Company or its insurer waive rights of subrogation.

16. Force Majeure. Company's duty to perform under this Agreement is contingent upon the non-occurrence of an Event of Force Majeure. If Company is unable to carry out any material obligation under this Agreement due to an Event of Force Majeure, this Agreement shall at Company's election (i) remain in effect but Company's obligations shall be suspended until the uncontrollable event terminates or (ii) be terminated upon 10 days' notice to Customer, in which event Customer shall pay Company for all parts of the Services furnished to the date of termination. An "Event of Force Majeure" shall mean any cause or event beyond the control of Company. Without limiting the foregoing, "Event of Force Majeure" includes: acts of God; acts of terrorism, war or the public enemy; flood; earthquake; lightning; tornado; storm; fire; civil disobedience; pandemic; insurrections; riots; labor/labour disputes; labor/labour or material shortages from the usual sources of supply; sabotage; restraint by court order or public authority (whether valid or invalid), and action or non-action by or inability to obtain or keep in force the necessary governmental authorizations, permits, licenses, certificates or approvals if not caused by Company; and the requirements of any applicable government in any manner that diverts either the material or the finished product to the direct or indirect benefit of the government.

17. Maintenance Services Other Than Solely Scheduled Service. If Company's Maintenance Services hereunder are not limited solely to Scheduled Service, the following provisions shall also apply: (a) Required restoration shall be performed by Customer at its cost prior to



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Company being obligated to perform hereunder; (b) any changes, adjustments, service or repairs made to the Equipment by any party other than Company, unless approved by Company in writing, may, at Company's option, terminate Company's obligation to render further service to the Equipment so affected; in such case no refund of any portion of the Service Fees shall be made; and (c) Customer shall (i) promptly notify Company of any unusual performance of Equipment; (ii) permit only Company personnel to repair or adjust Equipment and/or controls during the Term or a Renewal Term; and (iii) utilize qualified personnel to properly operate the Equipment in accordance with the applicable operating manuals and recommended procedures.

18. General. Except as provided below, to the maximum extent provided by law, this Agreement is made and shall be interpreted and enforced in accordance with the laws of the state or province in which Company performs the Services. Any dispute arising under or relating to this Agreement shall be decided by litigation in a court of competent jurisdiction located in the state or province in which the Services are performed. To the extent the premises are owned and/or operated by any agency of the United States Federal Government, determination of any substantive issue of law shall be according to the United States Federal common law of Government contracts as enunciated and applied by United States Federal judicial bodies and boards of contract appeals of the United States Federal Government. This Agreement contains all of the agreements, representations and understandings of the parties and supersedes all previous understandings, commitments or agreements, oral or written, related to the Services. If any term or condition of this Agreement is invalid, illegal or incapable of being enforced by any rule of law, all other Terms of this Agreement will nevertheless remain in full force and effect as long as the economic or legal substance of the transaction contemplated hereby is not affected in a manner adverse to any party hereto. Customer may not assign, transfer, or convey this Agreement, or any part hereof, without the written consent of Company. Subject to the foregoing, this Agreement shall bind and inure to the benefit of the parties hereto and their permitted successors and assigns. This Agreement may be executed in several counterparts, each of which when executed shall be deemed to be an original, but all together shall constitute but one and the same Agreement. A fully executed facsimile copy hereof or the several counterparts shall suffice as an original. Customer may not assign, transfer, or convey this Agreement, or any part hereof, or its right, title or interest herein, without the written consent of Company. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the parties' respective successors and assigns. No failure or delay by the Company in enforcing any right or exercising any remedy under this Agreement shall be deemed to be a waiver by the Company of any right or remedy.

19. Federal Requirements. The Parties shall comply with all United States federal labor law obligations under 29 CFR part 471, appendix A to subpart A. THE FOLLOWING PROVISIONS ARE INCORPORATED HEREIN BY REFERENCE: Executive Order 11701 and 41 CFR §§ 60-250.5(a), 60-300.5; Executive Order 11758 and 41 CFR § 60-741.5(a); U.S. immigration laws, including the L-1 Visa Reform Act of 2004 and the H-1B Visa Reform Act of 2004; and Executive Order 13496. The Parties shall abide by the requirements of 41 CFR 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to protected veteran status or disability. The Parties certify that they do not operate any programs promoting DEI that violate any applicable United States anti-discrimination laws and acknowledge and agree that their compliance with all applicable federal anti-discrimination laws is material to the federal government's payment decisions. The Parties acknowledge and agree that their employment, procurement, and contracting practices shall not consider race, color, sex, sexual preference, religion, or national origin in ways that violate United States federal civil rights laws.

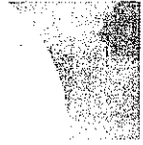
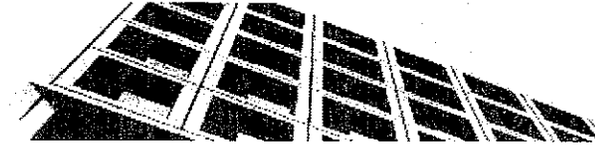
20. Export Laws. The obligation of Company to supply Equipment and/or Services under this Agreement is subject to the ability of Company to supply such items consistent with applicable laws and regulations of the United States and other governments. Company reserves the right to refuse to enter into or perform any order, and to cancel any order, under this Agreement if Company in its sole discretion determines that performance of the transaction to which such order relates would violate any such applicable law or regulation. Customer will pay all handling and other similar costs from Company's factories including the costs of freight, insurance, export clearances, import duties and taxes. Customer will be "exporter of record" with respect to any export from the United States of America and will perform all compliance and logistics functions in connection therewith and will also comply with all applicable laws, rules and regulations. Customer understands that Company and/or the Equipment and/or Services are subject to laws and regulations of the United States of America which may require licensing or authorization for and/or prohibit export, re-export or diversion of Company's Equipment and/or Services to certain countries, and agrees it will not knowingly assist or participate in any such diversion or other violation of applicable United States of America laws and regulations. Customer agrees to hold harmless and indemnify Company for any damages resulting to Customer or Company from a breach of this paragraph by Customer.

21. U.S. Government Services. The following provision applies only to direct sales by Company to the US Government. The Parties acknowledge that all items or services ordered and delivered under this Agreement are Commercial Items as defined under Part 12 of the Federal Acquisition Regulation (FAR). In particular, Company agrees to be bound only by those Federal contracting clauses that apply to "commercial" suppliers and that are contained in FAR 52.212-5(e)(1). Company complies with 52.219-8 or 52.219-9 in its service and installation contracting business. The following provision applies only to indirect sales by Company to the US Government. As a Commercial Item Subcontractor, Company accepts only the following mandatory flow down provisions: 52.219-8; 52.222-26; 52.222-35; 52.222-36; 52.222-39; 52.247-64. If the Services are in connection with a U.S. Government contract, Customer certifies that it has provided and will provide current, accurate, and complete information, representations, and certifications to all government officials, including but not limited to the contracting officer and officials of the Small Business Administration, on all matters related to the prime contract, including but not limited to all aspects of its ownership, eligibility, and performance. Anything herein notwithstanding, Company will have no obligations to Customer unless and until Customer provides Company with a true, correct and complete executed copy of the prime contract. Upon request, Customer will provide copies to Company of all requested written communications with any government official related to the prime contract prior to or concurrent with the execution thereof, including but not limited to any communications related to Customer's ownership, eligibility, or performance of the prime contract. Customer will obtain written authorization and approval from Company prior to providing any government official any information about Company's performance of the Services that are the subject of the Proposal or this Agreement, other than the Proposal or this Agreement.

22. Limited Waiver of Sovereign Immunity. If Customer is an Indian tribe (in the U.S.) or a First Nation or Band Council (in Canada), Customer, whether acting in its capacity as a government, governmental entity, a duly organized corporate entity or otherwise, for itself and for its agents, successors, and assigns: (1) hereby provides this limited waiver or its sovereign immunity as to any damages, claims, lawsuit, or cause of action (herein "Action") brought against Customer by Company and arising or alleged to arise out of the furnishing by Company of any product or service under this Agreement, whether such Action is based in contract, tort, strict liability, civil liability or any other legal theory; (2) agrees that jurisdiction and venue for any such Action shall be proper and valid (a) if Customer is in the U.S., in any state or United States court located in the state in which Company is performing this Agreement or (b) if Customer is in Canada, in the superior court of the province or territory in which the work was performed; (3) expressly consents to such Action, and waives any objection to jurisdiction or venue:

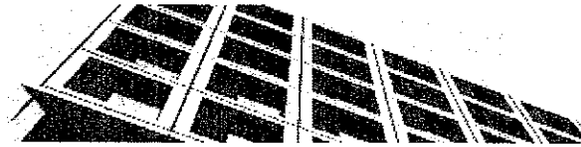


TRANE



(4) waives any requirement of exhaustion of tribal court or administrative remedies for any Action arising out of or related to this Agreement; and (5) expressly acknowledges and agrees that Company is not subject to the jurisdiction of Customer's tribal court or any similar tribal forum, that Customer will not bring any action against Company in tribal court, and that Customer will not avail itself of any ruling or direction of the tribal court permitting or directing it to suspend its payment or other obligations under this Agreement. The individual signing on behalf of Customer warrants and represents that such individual is duly authorized to provide this waiver and enter into this Agreement and that this Agreement constitutes the valid and legally binding obligation of Customer, enforceable in accordance with its terms.

1-26.130-7 (0325)
Supersedes 1-26.130-7 (0225)



Security Addendum

This Addendum shall be applicable to the sale, installation and use of Trane equipment and the sale and provision of Trane services. "Trane" shall mean Trane U.S. Inc. for sales and services in the United States, or Trane Canada ULC for sales and services in Canada.

1. **Definitions.** All terms used in this Addendum shall have the meaning specified in the Agreement unless otherwise defined herein. For the purposes of this Addendum, the following terms are defined as follows:

"**Customer Data**" means Customer account information as related to the Services only and does not include HVAC Machine Data or personal data. Trane does not require, nor shall Customer provide personal data to Trane under the Agreement. Such data is not required for Trane to provide its Equipment and/or Services to the Customer.

"**Equipment**" shall have the meaning set forth in the Agreement.

"**HVAC Machine Data**" means data generated and collected from the product or furnished service without manual entry. HVAC Machine Data is data relating to the physical measurements and operating conditions of a HVAC system, such as but not limited to, temperatures, humidity, pressure, HVAC equipment status. HVAC Machine Data does not include Personal Data and, for the purposes of this agreement, the names of users of Trane's controls products or hosted applications shall not be Personal Data, if any such user chooses to use his/her name(s) in the created accounts within the controls product (e.g., `firstname.lastname@address.com`). HVAC Machine Data may be used by Trane: (a) to provide better support services and/or products to users of its products and services; (b) to assess compliance with Trane terms and conditions; (c) for statistical or other analysis of the collective characteristics and behaviors of product and services users; (d) to backup user and other data or information and/or provide remote support and/or restoration; (e) to provide or undertake: engineering analysis; failure analysis; warranty analysis; energy analysis; predictive analysis; service analysis; product usage analysis; and/or other desirable analysis, including, but not limited to, histories or trends of any of the foregoing; and (f) to otherwise understand and respond to the needs of users of the product or furnished service. "Personal Data" means data and/or information that is owned or controlled by Customer, and that names or identifies, or is about a natural person, such as: (i) data that is explicitly defined as a regulated category of data under any data privacy laws applicable to Customer; (ii) non-public personal information ("NPI") or personal information ("PI"), such as national identification number, passport number, social security number, social insurance number, or driver's license number; (iii) health or medical information, such as insurance information, medical prognosis, diagnosis information, or genetic information; (iv) financial information, such as a policy number, credit card number, and/or bank account number; (v) personally identifying technical information (whether transmitted or stored in cookies, devices, or otherwise), such as IP address, MAC address, device identifier, International Mobile Equipment Identifier ("IMEI"), or advertising identifier; (vi) biometric information; and/or (vii) sensitive personal data, such as, race, religion, marital status, disability, gender, sexual orientation, geolocation, or mother's maiden name.

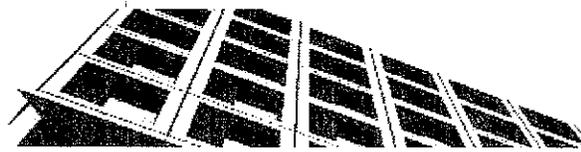
"**Security Incident**" shall refer to (i) a compromise of any network, system, application or data in which Customer Data has been accessed or acquired by an unauthorized third party; (ii) any situation where Trane reasonably suspects that such compromise may have occurred; or (iii) any actual or reasonably suspected unauthorized or illegal Processing, loss, use, disclosure or acquisition of or access to any Customer Data.

"**Services**" shall have the meaning set forth in the Agreement.

2. **HVAC Machine Data: Access to Customer Extranet and Third Party Systems.** If Customer grants Trane access to HVAC Machine Data via web portals or other non-public websites or extranet services on Customer's or a third party's website or system (each, an "Extranet"), Trane will comply with the following:
 - a. **Accounts.** Trane will ensure that Trane's personnel use only the Extranet account(s) designated by Customer and will require Trane personnel to keep their access credentials confidential.
 - b. **Systems.** Trane will access the Extranet only through computing or processing systems or applications running operating systems managed by Trane that include: (i) system network firewalls; (ii) centralized patch management; (iii) operating system appropriate anti-malware software; and (iv) for portable devices, full disk encryption.
 - c. **Restrictions.** Unless otherwise approved by Customer in writing, Trane will not download, mirror or permanently store any HVAC Machine Data from any Extranet on any medium, including any machines, devices or servers.
 - d. **Account Termination.** Trane will terminate the account of each of Trane's personnel in accordance with Trane's standard practices after any specific Trane personnel who has been authorized to access any Extranet (1) no longer needs access to HVAC Machine Data or (2) no longer qualifies as Trane personnel (e.g., the individual leaves Trane's employment).
 - e. **Third Party Systems.** Trane will provide Customer prior notice before it uses any third party system that stores or may otherwise have access to HVAC Machine Data, unless (1) the data is encrypted and (2) the third party system will not have access to the decryption key or unencrypted "plain text" versions of the HVAC Machine Data.
3. **Customer Data: Confidentiality.** Trane shall keep confidential, and shall not access or use any Customer Data and information that is marked confidential or by its nature is considered confidential ("Customer Confidential Information") other than for the purpose of providing the Equipment and Services, and will disclose Customer Confidential Information only: (i) to Trane's employees and agents who have a need to know to perform the Services, (ii) as expressly permitted or instructed by Customer, or (iii) to the minimum extent required to comply with applicable law, provided that Trane (1) provides Customer with prompt written notice prior to any such disclosure, and (2) reasonably cooperate with Customer to limit or prevent such disclosure.



TRANE



4. Customer Data: Compliance with Laws. Trane agrees to comply with laws, regulations governmental requirements and industry standards and practices relating to Trane's processing of Customer Confidential Information (collectively, "Laws").
5. Customer Data: Information Security Management. Trane agrees to establish and maintain an information security and privacy program, consistent with applicable HVAC equipment industry practices that complies with this Addendum and applicable Laws ("**Information Security Program**"). The Information Security Program shall include appropriate physical, technical and administrative safeguards, including any safeguards and controls agreed by the Parties in writing, sufficient to protect Customer systems, and Customer's Confidential Information from unauthorized access, destruction, use, modification or disclosure. The Information Security Program shall include appropriate, ongoing training and awareness programs designed to ensure that Trane's employees and agents, and others acting on Trane's, behalf are aware of and comply with the Information Security Program's policies, procedures, and protocols.
6. Monitoring. Trane shall monitor and, at regular intervals consistent with HVAC equipment industry practices, test and evaluate the effectiveness of its Information Security Program. Trane shall evaluate and promptly adjust its Information Security Program in light of the results of the testing and monitoring, any material changes to its operations or business arrangements, or any other facts or circumstances that Trane knows or reasonably should know may have a material impact on the security of Customer Confidential Information, Customer systems and Customer property.
7. Audits. Customer acknowledges and agrees that the Trane SOC2 audit report will be used to satisfy any and all audit/inspection requests/requirements by or on behalf of Customer. Trane will make its SOC2 audit report available to Customer upon request and with a signed nondisclosure agreement.
8. Information Security Contact. Trane's information security contact is Local Sales Office.
9. Security Incident Management. Trane shall notify Customer after the confirmation of a Security Incident that affects Customer Confidential Information, Customer systems and Customer property. The written notice shall summarize the nature and scope of the Security Incident and the corrective action already taken or planned.
10. Threat and Vulnerability Management. Trane regularly performs vulnerability scans and addresses detected vulnerabilities on a risk basis. Periodically, Trane engages third-parties to perform network vulnerability assessments and penetration testing. Vulnerabilities will be reported in accordance with Trane's cybersecurity vulnerability reported process. Trane periodically provides security updates and software upgrades.
11. Security Training and Awareness. New employees are required to complete security training as part of the new hire process and receive annual and targeted training (as needed and appropriate to their role) thereafter to help maintain compliance with Security Policies, as well as other corporate policies, such as the Trane Code of Conduct. This includes requiring Trane employees to annually re-acknowledge the Code of Conduct and other Trane policies as appropriate. Trane conducts periodic security awareness campaigns to educate personnel about their responsibilities and provide guidance to create and maintain a secure workplace.
12. Secure Disposal Policies. Trane will maintain policies, processes, and procedures regarding the disposal of tangible and intangible property containing Customer Confidential Information so that wherever possible, Customer Confidential Information cannot be practicably read or reconstructed.
13. Logical Access Controls. Trane employs internal monitoring and logging technology to help detect and prevent unauthorized access attempts to Trane's corporate networks and production systems. Trane's monitoring includes a review of changes affecting systems' handling authentication, authorization, and auditing, and privileged access to Trane production systems. Trane uses the principle of "least privilege" (meaning access denied unless specifically granted) for access to customer data.
14. Contingency Planning/Disaster Recovery. Trane will implement policies and procedures required to respond to an emergency or other occurrence (i.e. fire, vandalism, system failure, natural disaster) that could damage Customer Data or any system that contains Customer Data. Procedures include the following
 - (i) Data backups; and
 - (ii) Formal disaster recovery plan. Such disaster recovery plan is tested at least annually.
15. Return of Customer Data. If Trane is responsible for storing or receiving Customer Data, Trane shall, at Customer's sole discretion, deliver Customer Data to Customer in its preferred format within a commercially reasonable period of time following the expiration or earlier termination of the Agreement or, such earlier time as Customer requests, securely destroy or render unreadable or undecipherable each and every original and copy in every media of all Customer's Data in Trane's possession, custody or control no later than [90 days] after receipt of Customer's written instructions directing Trane to delete the Customer Data.
16. Background Checks Trane shall take reasonable steps to ensure the reliability of its employees or other personnel having access to the Customer Data, including the conducting of appropriate background and/or verification checks in accordance with Trane policies.
17. DISCLAIMER OF WARRANTIES. EXCEPT FOR ANY APPLICABLE WARRANTIES IN THE AGREEMENT, THE SERVICES ARE PROVIDED "AS IS", WITH ALL FAULTS, AND THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT AS TO SUCH SERVICES SHALL BE WITH CUSTOMER. TRANE DISCLAIMS ANY AND ALL OTHER EXPRESS OR IMPLIED REPRESENTATIONS AND WARRANTIES WITH RESPECT TO THE SERVICES AND THE SERVICES PROVIDED HEREUNDER,



TRANE



INCLUDING ANY EXPRESS OR IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR THAT THE SERVICES WILL OPERATE ERROR-FREE OR UNINTERRUPTED OR RETURN/RESPONSE TO INQUIRIES WITHIN ANY SPECIFIC PERIOD OF TIME.

October 2024
Supersedes: November 2023v2

DEPARTMENT	FUND	VENDOR NAME	DATE	DESCRIPTION	AMOUNT
NON-DEPARTMENTAL	GENERAL FUND	MCLEOD'S PRINTING	3/17/26	AUD- SUPPLIES REFUND	71.46-
				TOTAL:	71.46-
COMMISSIONERS	GENERAL FUND	A & B BUSINESS INC. SOLUTIONS	3/17/26	COMM- MC124 TOSHIBA	3.19
			3/17/26	COMM- MC124 TOSHIBA	1.55
		CITY OF FLANDREAU	3/17/26	COMM- UTILITIES (TAX PROP)	137.17
		MIDAMERICAN ENERGY	3/17/26	COMM- NATURAL GAS TAX PROP	93.54
		VALLEY FIBERCOM	3/17/26	COMM- FAX/PHONE	47.03
			3/17/26	COMM- INTERNET	159.98
			3/17/26	COMM- PHONE/FAX	45.44
			3/17/26	COMM- INTERNET	159.98
				TOTAL:	647.88
AUDITOR ELECTION	GENERAL FUND	TAWNY HEINEMANN	3/17/26	ELECTION- TRAVEL	34.00
				TOTAL:	34.00
COURT SYSTEM	GENERAL FUND	AVERA/FLANDREAU MEDICAL CENTER	3/17/26	CT SYSTEM- FORENSIC EXAM	607.24
		DAYANA CANO	3/17/26	CT SYSTEM- INTERPRETER	60.00
		PATRICIA J HARTSEL	3/17/26	CT SYSTEM- TRANSCRIPT	42.50
				TOTAL:	709.74
AUDITORS	GENERAL FUND	A & B BUSINESS INC. SOLUTIONS	3/17/26	AUD- MC124 TOSHIBA	25.52
			3/17/26	AUD- MC124 TOSHIBA	26.69
		MCLEOD'S PRINTING	3/17/26	AUD- TOWNSHIP PAD/LAWBOOK	15.22
		VALLEY FIBERCOM	3/17/26	AUD- PHONE/FAX	63.31
			3/17/26	AUD- PHONE/FAX	70.01
				TOTAL:	200.75
TREASURER	GENERAL FUND	VALLEY FIBERCOM	3/17/26	TREAS- PHONE/FAX	80.96
			3/17/26	TREAS- PHONE/FAX	82.69
				TOTAL:	163.65
STATES ATTORNEY	GENERAL FUND	BRUNING & LEWIS LAW FIRM, PLLC	3/17/26	ST ATRY- 2ND HALF MARCH 20	4,248.12
				TOTAL:	4,248.12
GENERAL GOVT BUILDING	GENERAL FUND	CITY OF FLANDREAU	3/17/26	CT HOUSE- UTILITIES	1,052.04
			3/17/26	CT HOUSE- UTILITIES (MEM LI	16.70
		CONVERGINT TECHNOLOGIES, LLC	3/17/26	CT HOUSE- ALARM MONITORING	360.00
		CULLIGAN WATER CONDITIONING	3/17/26	CT HOUSE- WATER COOLER	50.00
		ENG SERVICES	3/17/26	CT HOUSE- SOLID WASTE DISP	195.00
		HILLYARD/SIOUX FALLS	3/17/26	CT HOUSE- SUPPLIES	56.02
		MAYNARDS	3/17/26	CT HOUSE- SUPPLIES	29.97
		MIDAMERICAN ENERGY	3/17/26	CT HOUSE- NATURAL GAS	672.60
		TRANE U.S. INC.	3/17/26	CT HOUSE- ACTUATOR VALVE	540.02
			3/17/26	CT HOUSE- TRACER SYSTEM	6,392.00
				TOTAL:	9,364.35
DIRECTOR OF EQUALIZATI	GENERAL FUND	A & B BUSINESS INC. SOLUTIONS	3/17/26	DOE- MC124 TOSHIBA	16.88
			3/17/26	DOE- MC124 TOSHIBA	33.53
		QUALIFIED PRESORT SERVICE	3/17/26	DOE- 2026 ASSESSMENT NOTIC	2,733.95
		RIVER'S EDGE COOPERATIVE	3/17/26	DOE- GAS	11.38
		SDAAO	3/17/26	DOE- 2026 MEMBERSHIP DUES	225.00
		VALLEY FIBERCOM	3/17/26	DOE- PHONE/FAX	69.83
			3/17/26	DOE- PHONE/FAX	65.86
				TOTAL:	3,156.43

DEPARTMENT	FUND	VENDOR NAME	DATE	DESCRIPTION	AMOUNT
REGISTER OF DEEDS	GENERAL FUND	A & B BUSINESS INC. SOLUTIONS	3/17/26	ROD- MC32 TOSHIBA	56.05
			3/17/26	ROD- PHONE	37.44
		VALLEY FIBERCOM	3/17/26	ROD- PHONE	37.74
		TOTAL:			
VETERANS SERVICE OFFIC	GENERAL FUND	A & B BUSINESS INC. SOLUTIONS	3/17/26	VSO- MC126 RICOH	50.73
			3/17/26	VSO- PHONE	9.18
		VALLEY FIBERCOM	3/17/26	VSO- PHONE	8.40
TOTAL:				68.31	
SHERIFF	GENERAL FUND	A & B BUSINESS INC. SOLUTIONS	3/17/26	SHERIFF- MC21 RICOH	66.99
			3/17/26	SHERIFF- UTILITIES	579.00
		CITY OF FLANDREAU	3/17/26	SHERIFF- WATER COOLER	40.00
		CULLIGAN WATER CONDITIONING	3/17/26	SHERIFF- SOLID WASTE DISP	60.00
		ENG SERVICES	3/17/26	SHERIFF- NATURAL GAS	495.47
		MIDAMERICAN ENERGY	3/17/26	SHERIFF- ENVELOPES	126.65
		MCLEOD'S PRINTING	3/17/26	SHERIFF- GAS	1,294.19
		RIVER'S EDGE COOPERATIVE	3/17/26	SHERIFF- 2023 TAHOE	113.49
		STEVE'S TIRE & SERVICE INC	3/17/26	SHERIFF- 2023 TAHOE	109.54
			3/17/26	SHERIFF- 2021 RAM	577.61
			3/17/26	SHERIFF- 2025 DURANGO	105.88
		VALLEY FIBERCOM	3/17/26	SHERIFF- INTERNET	166.98
			3/17/26	SHERIFF- INTERNET	166.98
		TOTAL:			
JAIL	GENERAL FUND	AXIS FORENSIC TOXICOLOGY, INC	3/17/26	JAIL- BLOOD ALCOHOL	390.00
			3/17/26	JAIL- BLOOD ALCOHOL	760.00
		BROOKINGS COUNTY SHERIFF'S OFFICE	3/17/26	JAIL- MEDICAL DR	37.38
			3/17/26	JAIL- HOUSING	5,565.00
		LAKE COUNTY SHERIFF	3/17/26	JAIL- HOUSING/TRANSPORT/ME	2,710.93
		MINNEHAHA COUNTY JAIL	3/17/26	JAIL- HOUSING JAN 2026	1,582.80
		MINNEHAHA COUNTY REGIONAL JUVENILE	3/17/26	JAIL- JDC HOUSING FEB 2026	616.00
TOTAL:				11,662.11	
AMBULANCE	GENERAL FUND	VALLEY FIBERCOM	3/17/26	AMB- REFUND	19.61-
TOTAL:				19.61-	
MENTALLY ILL	GENERAL FUND	LEWIS & CLARK BEHAVIORAL HEALTH SERVIC	3/17/26	MENTAL ILLNESS- SERVICE	225.00
			3/17/26	MENTAL ILLNESS- SERVICE	256.66
		LINCOLN COUNTY TREASURER	3/17/26	MENTAL ILLNESS- SVCS FEB 2	180.00
		SD ACHIEVE	3/17/26	MENTAL ILLNESS- SD HSC	1,152.44
TOTAL:				1,814.10	
MENTAL ILLNESS BOARD	GENERAL FUND	LUCY LEWNO	3/17/26	MENTAL ILLNESS- BOARD	222.74
			3/17/26	MENTAL ILLNESS- BOARD	501.80
		LINCOLN COUNTY TREASURER	3/17/26	MENTAL ILLNESS- BOARD	170.00
		MINNEHAHA CO. AUDITOR	3/17/26	MENTAL ILLNESS- BOARD RA	153.75
TOTAL:				1,048.29	
PUBLIC LIBRARY	GENERAL FUND	VALLEY FIBERCOM	3/17/26	LIB- FAX/PHONE	63.73
			3/17/26	LIB- PHONE/FAX	64.60
TOTAL:				128.33	
EXHIBITION BUILDING	GENERAL FUND	ENG SERVICES	3/17/26	FAIRGROUND- SOLID WASTE DI	192.00
TOTAL:				192.00	

DEPARTMENT	FUND	VENDOR NAME	DATE	DESCRIPTION	AMOUNT
SENIOR CITIZENS	GENERAL FUND	CITY OF FLANDREAU	3/17/26	SR CITIZEN- UTILITIES	421.00
		ENG SERVICES	3/17/26	SR CITIZEN- SOLID WASTE DI	135.00
		INTER-LAKES COMMUNITY ACTION INC	3/17/26	SR CITIZEN- MARCH 2026	1,187.17
					TOTAL:
EXTENSION	GENERAL FUND	CITY OF FLANDREAU	3/17/26	EXT- UTILITIES	588.05
		ENG SERVICES	3/17/26	EXT- SOLID WASTE DISP	165.00
		MIDAMERICAN ENERGY	3/17/26	EXT- NATURAL GAS	497.12
		VALLEY FIBERCOM	3/17/26	EXT- INTERNET/PHONE	196.17
			3/17/26	EXT- INTERNET/PHONE	196.81
			TOTAL:	1,643.15	
WEED CONTROL	GENERAL FUND	RIVER'S EDGE COOPERATIVE	3/17/26	WEED- GAS	40.63
			TOTAL:	40.63	
HIGHWAY & BRIDGE	HIGHWAY & BRIDGE F	A-1 PORTABLE TOILETS	3/17/26	HWY- PORTABLE TOILET RENTA	225.00
		AUTO VALUE	3/17/26	HWY- REPAIRS	11.82
			3/17/26	HWY- REPAIRS	12.99
			3/17/26	HWY- REPAIRS	39.99
			3/17/26	HWY- REPAIRS	24.97
		CITY OF COLMAN	3/17/26	HWY- UTILITIES	158.16
		CITY OF FLANDREAU	3/17/26	HWY- UTILITIES	1,003.67
		CHAMPION MEDIA SD LLC	3/17/26	HWY- BID AD	48.16
		ENG SERVICES	3/17/26	HWY- SOLID WASTE DISP	165.00
		GRAHAM TIRE S.F NORTH	3/17/26	HEY- REPAIRS	616.28
		I-STATE TRUCK CENTER	3/17/26	HWY- HOSE ASSEMBLY	136.67
		KRULLS GARAGE	3/17/26	HWY- TIRE INSTALLATION	40.00
		MATHESON TRI-GAS INC DBA LINWELD	3/17/26	HWY- SUPPLIES	294.11
		MIDAMERICAN ENERGY	3/17/26	HWY- NATURAL GAS	956.43
		NAPA AUTO PARTS	3/17/26	HWY- REPAIRS	11.96
			3/17/26	HWY- REPAIRS	2.64
			3/17/26	HWY- REPAIRS	162.57
			3/17/26	HWY- REPAIRS	58.04
		PATRIOT ELECTRIC INC	3/17/26	HWY- SHOP REPAIR	149.02
		RIVER'S EDGE COOPERATIVE	3/17/26	HWY- GAS/FUEL	1,066.21
		VALLEY FIBERCOM	3/17/26	HWY- INTERNET/FAX/PHONE	247.15
			3/17/26	HWY- INTERNET/FAX/PHONE	247.45
WHITE CAP, LP	3/17/26	HWY- SUPPLIES	220.07		
			TOTAL:	5,898.36	
EMERGENCY MANAGEMENT	EMERGENCY MANAGEME	A & B BUSINESS INC. SOLUTIONS	3/17/26	EM MGMT- MC126 RICOH	50.73
		CITY OF FLANDREAU	3/17/26	EM MGMT- UTILITIES	31.70
		VALLEY FIBERCOM	3/17/26	EM MGMT- PHONE	13.75
			3/17/26	EM MGMT- PHONE	12.58
			TOTAL:	108.76	
JAIL	24/7 SOBRIETY FUND	PHARMCHEM, INC.	3/17/26	24/7- ANALYSIS/SCREEN	63.90
			3/17/26	24/7- ANALYSIS/SCREEN	31.95
			TOTAL:	95.85	
FLEXIBLE SPENDING	FLEXIBLE SPEND ACC	PAUL LEWIS	3/17/26	FLEX- 2026 REIMBURSEMENT	133.03
			TOTAL:	133.03	
OTHER FINANCES	STATE REMITTANCE C	STATE TREASURER	3/17/26	ST REMIT- MOTOR VEHICHL	187,660.93
			TOTAL:	187,660.93	

DEPARTMENT	FUND	VENDOR NAME	DATE	DESCRIPTION	AMOUNT
NON-DEPARTMENTAL	STATE 24/7 FUND	SD ATTORNEY GENERAL'S OFFICE	3/17/26	24/7- PBT	160.00
			3/17/26	24/7- CAM DAILY FEES	445.00
			3/17/26	24/7- REMOTE BREATH	112.00
			3/17/26	24/7- REMOTE BREATH	267.00
				TOTAL:	984.00
NON-DEPARTMENTAL	MODERN & PRES FLOW SD ASSOCIATION OF COUNTY OFFICIALS		3/17/26	M&P- FEB 2026 REMIT	206.00
				TOTAL:	206.00
NON-DEPARTMENTAL	BLINSMON TOWNSHIP	MCLEOD'S PRINTING	3/17/26	BLINSMON- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	ENTERPRISE TOWNSHI	MCLEOD'S PRINTING	3/17/26	ENTERPRISE- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	LYNN TOWNSHIP FUND	MCLEOD'S PRINTING	3/17/26	LYNN- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	LONE ROCK TOWNSHIP	MCLEOD'S PRINTING	3/17/26	LONE ROCK- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	GROVENA TOWNSHIP F	MCLEOD'S PRINTING	3/17/26	GROVENA- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	EGAN TOWNSHIP FUND	MCLEOD'S PRINTING	3/17/26	EGAN- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	COLMAN TOWNSHIP FU	MCLEOD'S PRINTING	3/17/26	COLMAN- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	UNION TOWNSHIP FUN	MCLEOD'S PRINTING	3/17/26	UNION- TWNSHP PACKET	16.22
				TOTAL:	16.22
NON-DEPARTMENTAL	FLANDREAU TOWNSHIP	MCLEOD'S PRINTING	3/17/26	FLANDREAU- TWNSHP PACKET	42.44
				TOTAL:	42.44
NON-DEPARTMENTAL	CLARE TOWNSHIP FUN	MCLEOD'S PRINTING	3/17/26	CLARE- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	SPRING CRK TOWNSHI	MCLEOD'S PRINTING	3/17/26	SPRNG CREEK- TWNSHP PACKET	26.22
				TOTAL:	26.22
NON-DEPARTMENTAL	RIVERVIEW TOWNSHIP	MCLEOD'S PRINTING	3/17/26	RIVERVIEW- TWNSHP PACKET	26.22
				TOTAL:	26.22