



Facility Dispenser, Disposables and/or cleaning supply Management Services

Client Name:	Work Order No.:
Date:	Contact Name:
Billing Address:	Phone Number:
	E-mail:
Delivery Address:	Payment Method:
Approved by:	

Item	Description	Quantity
Tork Roll Towel	700 sheets per roll, 4200 sheets per case	cs
Bath Tissue Classic	500 sheets per roll, 96 rolls per case	cs
Germ-X Green Hand Soap	1150 ML ea Alcohol foam	ea
Germ-X Hand Sanitizer	1150 ML ea Alcohol foam	ea
Rubbermaid Hand Sanitizer	16oz Alcohol pump hand sanitizer	ea
Rubbermaid Hand Sanitizer	64oz Alcohol pump hand sanitizer	ea
Trash Liner	24x33 200 per cs, 12-16 gallon	cs
Trash Liner	30x36 200 per cs, 20-30 gallon x heavy	cs
Trash Liner	40x48 250 per cs, 40-45 gallon	cs
Sanitary Napkin bag	500ct per cs	cs
Dispenser Hand Soap/Sanitizer	Auto 1150ml 1ea	ea
Dispenser Paper Towel	Matic White hands free ea	ea
Tru Shot Trigger	Durable trigger dispenser for spray cleaner	ea
Tru Shot Disinfectant	EPA reg Disinfectant Cleaner non spill 10z conc cartridge	ea

prices may change without notice, taxes additional where applicable, shipping fees may apply

Print name and title

Print name and title

Signature - Experience Cleaning

Authorized Signature



Agreement and Acknowledgment of Disclaimer

This Agreement (“Agreement”) relates to an order for a supply management work order between Experience Cleaning Corporation (“Experience Cleaning”) and _____ (“Client”) entered into on the date of _____. The description of the services provided by Experience Cleaning shall be described in the Facility Dispenser, Disposables and/or cleaning Supply Management **PROPOSAL**, which is attached as Exhibit A where applicable. Client shall choose Dispenser, Disposables and/or cleaning Supply Management services by checking a box above this section.

Facility Dispenser, Disposables and/or cleaning Supply Management **PROPOSAL** where applicable, Experience Cleaning and Client agree that the services are designed to create a visually clean environment and reduce but not eliminate the risks of spreading infectious disease and viruses. While the Facility Dispenser, Disposables and/or cleaning supply Management Services will with the most current recommendations and guideline on environmental cleaning published by the Center for Disease Control (“CDC”), World Health Organization (“WHO”) and Occupational Safety and Health Administration (“OSHA”), there is no guarantee that the services will completely eliminate the risk of spreading infectious disease and viruses.

THEREFORE, EXPERIENCE CLEANING AND CLIENT AGREE THAT CLIENT WILL DEFEND, INDEMNIFY, AND HOLD HARMLESS EXPERIENCE CLEANING FROM LIABILITY AND ANY CLAIM FOR DAMAGES BECAUSE OF BODILY INJURY, DEATH, PROPERTY DAMAGE, SICKNESS, DISEASE OR LESS ANY EXPENSE ARISING FROM EXPERIENCE CLEANING’S FACILITY DISPENSER, DISPOSABLES AND/OR CLEANING SUPPLIES SERVICE, EXCEPT FOR THOSE CLAIMS ARISING FROM GROSS NEGLIGENCE OR WILLFUL MISCONDUCT BY EXPERIENCE CLEANING AND ITS EMPLOYEES AND OFFICERS.

CLIENT WILL ADDITIONALLY INDEMNIFY, HOLD HARMLESS, AND DEFEND EXPERIENCE CLEANING FROM AND AGAINST ANY AND ALL LIABILITIES, DAMAGES, LOSSES, COSTS AND EXPENSES (INCLUDING BUT NOT LIMITED TO REASONABLE LEGAL AND OTHER PROFESSIONAL FEES) PAYABLE TO THIRD PARTIES ARISING FROM EXPERIENCE CLEANING AND ITS EMPLOYEES AND OFFICERS’ SERVICES FOR CLIENT.

IN NO EVENT WILL OUR AGGREGATE LIABILITY TO YOU OR ANY THIRD PARTY IN ANY MATTER ARISING FROM, RELATING TO OR CONNECTED WITH OUR SERVICE OR THESE TERMS EXCEED THE AMOUNT PAID TO EXPERIENCE CLEANING UNDER THIS AGREEMENT. EXPERIENCE CLEANING IS NOT RESPONSIBLE FOR DAMAGE OR NON WORKING DISPENSERS CAUSED DUE TO NEGLIGENCE BY THE PURCHASER.

NON-SOLICITATION OF SUPPLIERS While Services are being provided hereunder, including any extension or renewal of the Services, and for a period of two years following the termination of Experience Cleaning’s Services, Client shall not, contract with nor have any business dealings whatsoever with any individual or company that is or was an agent, or supplier of Experience Cleaning Corp (or a parent, subsidiary, franchisee, related or associated company) while Services were being provided hereunder.

Should the Client breach the covenants of this section of this Agreement, in addition to all other remedies provided by law, it is understood that Experience Cleaning Corporation shall be entitled to: (a) an immediate Temporary Restraining Order from any Court of competent jurisdiction, and thereafter to a Preliminary Injunction and a Permanent Injunction; and (b) immediate payment by Client of liquidated damages in the amount of one thousand dollars per week for each violation, the Client acknowledging that actual damages would be difficult or impossible to calculate; and (c) immediate payment by Client of all costs and expenses incurred by Experience Cleaning Corp in connection with the enforcement of this Agreement, including, but not limited to, reasonable attorney's fees, investigation costs and court costs. Any period of time in which Experience Cleaning Corp violates the provisions of this paragraph shall be added to the two year duration of the restriction.

Client hereby agrees to order the as specified above between Experience Cleaning and Client as stipulated upon order placed. Any changes to this agreement or contract must be made in writing and signed by both parties hereto. **PAYMENT DUE UPON PLACEMENT OF ORDER.**