Exhibit A

STATE OF MINNESOTA GRANT CONTRACT

This grant contract is between the State of Minnesota, acting through its <u>Department of Labor and Industry</u>, <u>Occupational Safety and Health Consultation Unit</u> ("State") and CITY OF DULUTH FIRE DEPARTMENT, STATIONS 6 & 10 ("Grantee").

Recitals

- 1. Under Minn. Stat. § 79.253 the State is empowered to enter into this grant.
- 2. The State deems the performance of the safety grant project hereunder to be important to the safety of workers.
- The Grantee represents that it is duly qualified and agrees to implement the project described in this grant contract to the satisfaction of the State.

Grant Contract

1 Term of Grant Contract

- 1.1 Contract Effective date: This Grant Contract shall be effective upon the date that the final required signature is obtained by the State, pursuant to Minn. Stat. § 16C.05, Subd. 2. The Grantee understands that no work relying on this Grant Contract should begin until all required signatures have been obtained and Grantee is notified by the State's Authorized Representative.
- 1.2 Contract Expiration date: One Year after the effective date, or until all obligations have been satisfactorily fulfilled, whichever occurs first.
- 1.3 Survival of Terms. The following clauses survive the expiration or cancellation of this grant contract:
 8. Liability; 9. State Audits; 10. Government Data Practices; 12. Publicity and Endorsement; 13. Governing Law, Jurisdiction, and Venue; and 15. Data Disclosure.

2 Grantee's Duties

- 1.1 The Grantee, who is not a state employee, will: perform and complete the <u>swift water dry suits</u> purchase and implementation project activities according to the project description incorporated herein (16) and submitted in the grant application.
- 1.2 Project Completion Date: 120 days after the effective date of the contract, or until all obligations have been satisfactorily fulfilled, whichever occurs first. The project completion date can only be extended by request and must be received prior to the original project completion date. Said requests for extension will only be considered when circumstances exist that were not created by the grantee but are preventing the grantee from meeting the project completion date. Said extension(s), however, cannot extend the project completion date beyond the contract expiration date.

3 Time

The Grantee must comply with all the time requirements described in this grant contract. In the performance of this grant contract, time is of the essence.

4 Consideration and Payment

4.1 Consideration. The State will reimburse project costs under this grant contract as follows:

Reimbursement. The Grantee will be paid up to \$5000.00 per 4.2. Grantee certifies that the dollar for dollar matching requirement for the grant will be met by Grantee. Any cost overruns incurred in the development and implementation of the project shall be the sole responsibility of the recipient.

4.2. Payment

Invoices. Subject to item 5, "Conditions of Payment", the State will promptly pay the Grantee, after the Grantee presents proof of payment/receipts and the certification of completion form, and the requirements of the project have been met, for the project costs expended and the State's Authorized Representative accepts the expenditures. Proof must be submitted timely and be based on the detailed records maintained of all expenditures related to the project and according to the following schedule:

Proof of payment/receipt(s) upon project completion and certification.

5 Conditions of Payment

The project described by the Grantee under this grant contract must be implemented as submitted to the State's satisfaction, as determined at the sole discretion of the State's Authorized Representative and in accordance with all applicable federal, state, and local laws, ordinances, rules, and regulations. The Grantee will not receive payment for project grant until State has received a Certification of Completion Form and verified compliance with all requirements for the project. The Grantee will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local law.

6 Authorized Representative

The State's Authorized Representative is <u>Tyrone Taylor</u>. WSC <u>Director</u>, or his/her successor, and has the responsibility to monitor the Grantee's performance and the authority to accept the project implementation provided under this grant contract. If the project performance is satisfactory, the State's Authorized Representative will certify acceptance on the Certificate of Completion Form submitted by Grantee.

The Grantee's Authorized Representative is <u>AMBER HAGLUND-PAGEL</u>. If the Grantee's Authorized Representative changes at any time during this grant contract, the Grantee must immediately notify the State.

7 Assignment, Amendments, Waiver, and Grant Contract Complete

- 7.1 Assignment. The Grantee may neither assign nor transfer any rights or obligations under this grant contract without the prior consent of the State and a fully executed Assignment Agreement, executed and approved by the same parties who executed and approved this grant contract, or their successors in office.
- 7.2 Amendments. Any amendment to this grant contract must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original grant contract, or their successors in office.
- 7.3 Waiver. If the State fails to enforce any provision of this grant contract, that failure does not waive the provision or its right to enforce it.
- 7.4 Grant Contract Complete. This grant contract contains all negotiations and agreements between the State and the Grantee. No other understanding regarding this grant contract, whether written or oral, may be used to bind either party.

8 Liability

The Grantee must indemnify, save, and hold the State, its agents, and employees harmless from any claims or causes of action, including attorney's fees incurred by the State, arising from the performance of this grant contract by the Grantee or the Grantee's agents or employees. This clause will not be construed to bar any legal remedies the Grantee may have for the State's failure to fulfill its obligations under this grant contract.

9 State Audits

Under Minn. Stat. § 16C.05, subd. 5, the Grantee's books, records, documents, and accounting procedures and practices relevant to this grant contract are subject to examination by the State and/or the State Auditor or Legislative Auditor, as appropriate, for a minimum of six years from the end of this grant contract. Grantee agrees to an on-site safety and health consultation by State after the project is complete.

10 Government Data Practices

Government Data Practices. The Grantee and State must comply with the Minnesota Government Data Practices Act, Minn. Stat. Ch. 13, as it applies to all data provided by the State under this grant contract, and with both it and with Minnesota Rules part 5203.0050, subp 1, as they apply to all data created, collected, received, stored, used, maintained, or disseminated by the Grantee under this grant contract. The civil remedies of Minn. Stat. § 13.08 apply to the release of the data referred to in this clause by either the Grantee or the State.

If the Grantee receives a request to release the data referred to in this Clause, the Grantee must immediately notify the State. The State will give the Grantee instructions concerning the release of the data to the requesting party before the data is released.

11 Workers' Compensation

The Grantee certifies that it is in compliance with Minn. Stat. § 176.181, subd. 2, pertaining to workers' compensation insurance coverage. The Grantee's employees and agents will not be considered State employees. Any claims that may arise under the Minnesota Workers' Compensation Act on behalf of these employees and any claims made by any third party as a consequence of any act or omission on the part of these employees are in no way the State's obligation or responsibility.

12 Publicity and Endorsement

- 12.1 Publicity. Any publicity regarding the subject matter of this grant contract must identify the State as the sponsoring agency and must not be released without prior written approval from the State's Authorized Representative. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, research, reports, signs, and similar public notices prepared by or for the Grantee individually or jointly with others, or any subcontractors, with respect to the program, publications, or services provided resulting from this grant contract.
- 12.2 Endorsement. The Grantee must not claim that the State endorses its products or services.

Governing Law, Jurisdiction, and Venue

Minnesota law, without regard to its choice-of-law provisions, governs this grant contract. Venue for all legal proceedings out of this grant contract, or its breach, must be in the appropriate state or federal court with competent jurisdiction in Ramsey County, Minnesota.

- 14.1 Termination by the State. The State may cancel this grant contract at any time, with or without cause, upon 30 days' written notice to the Grantee. Upon termination, the Grantee will be entitled to payment determined on a pro rata basis, for items which accomplish safety goals, albeit short of project completion.
- 14.2 The State may cancel this Grant Contract immediately if the State finds that there has been a failure to comply with the provisions of this Grant Contract, that reasonable progress has not been made or that the purposes for which the funds were granted have not been or will not be fulfilled. The State may take action to protect the interests of the State of Minnesota, including the refusal to disburse additional funds and requiring the return of all or part of the funds already disbursed.

Data Disclosure

Under Minn. Stat. § 270C.65. subd.3, and other applicable law, the Grantee consents to disclosure of its social security number, federal employer tax identification number, and/or Minnesota tax identification number, already provided to the State, to federal and state tax agencies and state personnel involved in the payment of state obligations. These identification numbers may be used in the enforcement of federal and state tax laws which could result in action requiring the Grantee to file state tax returns and pay delinquent state tax liabilities, if any.

16 Other Provisions

is attached and hereby incorporated by reference.	ion in the proposal submitted to state on April 13, 2016
1. State Encumbrance Verification	3. State Agency.
Individual certifies that funds have been encumbered as	N 6 8/1
required by Minn. Stat. §§ 16A.15 and 16C.05.	Ву:
(With delegated authority)	
Signeds MANGER SUCCESSION SIGNED	Title: Commissioner
Sysan Hartman	$\mathcal{L} = \mathcal{L} = \mathcal{L}$
Date:04-26-18	Date:
Grant contract No141107 P.O No30000122588	
2. Grantee	
The Grantee certifies that the appropriate person(s) have execute required by applicable articles, bylaws, resolutions, or ordinance	
Ву:	Distribution:
Amber Haglund-Pagel	Agency
Title:safety & training officer	Grantee
- 12/2/2	State's Authorized Representative - Photo Copy

Purchase Order





Labor and Industry Department Safety & Workers Compensation

Dispatched

Phone Dispatch

•			-
Purchase Order	Date	Revision	Page
B4201-3000012258	04/26/2018		1 of 1
Payment Terms	Freight Terms	Ship Via	Event ID
Net 30	FOB PAllow	Ground	
Buyer	Phone	Currency	Agency Reference
Susan Lynn Hartman	651/284-5817	USD	

Vendor: 0000197681 **DULUTH CITY TREASURER** 411 W 1ST ST **402 CITY HALL** DULUTH MN 55802 **United States**

Ship To: FINANCIAL SERVICES 443 LAFAYETTE RD ST PAUL MN 55155-4301 **United States**

Attention: Not Specified Bill To: OSHA COMPLIANCE 443 LAFAYETTE RD ST PAUL MN 55155-4301 **United States**

Tax Exer	npt?	Tax Exempt ID:			Replenishment			
Line - Sch	Item/Description Mfg Itm ID	Manufacturer Name	Quantity	UOM	PO Price	Extended Amt	Due Date	
1 - 1	Safety Grant		1.0000	EA	5000.00000	5000.00	04/26/2018	

DIST: 1

Chartfields

Status	Percentage	PO Qty	Amount
Open	100.0000	1.0000	5000.000

GLUnit	Account	Fund	Dept	Budget Yr
MN001	441351	2830	B4233804	2018

Detai	i	ls/	Tax

Contract ID: 0000000000000000000141107

Schedule Total

5000.00

Contract Line: 1

Item Total 5000.00

Total PO Amount

Unauthorized

5000.00

- 1. Show the purchase order number on invoice and all tags, packages and correspondence.
- 2. This purchase order incorporates by reference all terms, conditions and specifications of the Contract, the RFP/RFB and vendor's response. In case of a conflict in terms, the order of precedence shall be: First, this P.O., second the contract, third the RFP/RFB, and fourth the vendor's response.
- 3. All deliveries hereunder shall comply with all applicable State of Minnesota and Federal laws.
- 4. Invoicing must match line items on the purchased order.
- 5. DO NOT COLLECT SALES TAX on this order unless instructed to do so on this Purchase Order or the solicitation document. Effective July 1, 1995, Minnesota State agencies use a Direct Pay Authorization to pay the applicable sales and use tax directly to the Department of Revenue under Minnesota Tax ID 4405717. The Department of Revenue does not require State agencies to complete the ST3 Form with this order.
- 6. Payment terms are Net 30 unless a discount is offered for early payment.

lssuer	certifies	that	funds	have	been	encumb	ered
and ap	propriat	e app	orovals	have	e beer	n obtaine	∍d.

141107

M_VENDOR_INQUIRY - General Vendor Lookup Ref

Vendor ID: 0000197681 Q

View Results

Download results in: Excel SpreadSheet CSV Text File XML File (14 kb)

View All

	Vendor ID	Vendor Status	Vendor Location	Address Sequence Number	DBA Name1	DBA Name2	WTHHLDG Name1	Location Status	Descr	Purchase Order Address	Remit Address	Address 1	Address 2	Address 3	City	MN County
1	0000197681	Approved	001	1	DULUTH CITY TREASURER		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	No	411 W 1ST ST	402 CITY HALL		DULUTH	ST LOUIS
2	0000197681	Approved	001	12	DULUTH CITY TREASURER		DULUTH CITY OF	Active	REMIT - MILWAUKEE	No	Yes	PO BOX 88900			MILWAUKEE	NON MINNESOTA
3	0000197681	Approved	002	2	DULUTH AIRPORT AUTHORITY	DULUTH INTL AIRPORT	DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	4701 GRINDEN DR	,		DULUTH	ST LOUIS
4	0000197681	Approved	003	3	LAKE SUPERIOR ZOO		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	7210 FREMONT ST			DULUTH	ST LOUIS
5	0000197681	Approved	004	4	DULUTH FALSE ALARM REDUCTION PROGRAM		DULUTH CITY OF	Active	GENERAL - CHICAGO	Yes	Yes	15954 COLLECTIONS CENTER	DR		CHICAGO	NON MINNESOTA
6	0000197681	Approved	005	5	DULUTH CITY OF		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	411 W 1ST ST	107 CITY HALL GROUND FL		DULUTH	ST LOUIS
7	0000197681	Approved	006	6	DULUTH CITY OF		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	411 W 1ST ST #211			DULUTH	ST LOUIS
8	0000197681	Approved	007	7	DULUTH CITY POLICE DEPT		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	2030 N ARLINGTON AVE			DULUTH	ST LOUIS
9	0000197681	Approved	008	8	DULUTH STEAM		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	1 LAKE PLACE DR			DULUTH	ST LOUIS
10	0000197681	Approved	009	9	FIRST AMERICAN TITLE INSURANCE CO	NATL COMMERCIAL SERVICES	DULUTH CITY OF	Active	GENERAL - MPLS	Yes	Yes	801 NICOLLET MALL #1900			MPLS	HENNEPIN
11	0000197681	Approved	010	10	DULUTH CITY PUBLIC WORKS & UTILITIES	COMFORT SYSTEMS	DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	No	520 GARFIELD AVE			DULUTH	ST LOUIS
12	0000197681	Approved	010	13		COMFORT SYSTEMS	DULUTH CITY OF	Active	REMIT - MILWAUKEE	No	Yes	PO BOX 88900			MILWAUKEE	NON MINNESOTA
13	0000197681	Approved	011	11	DULUTH ECONOMIC DEVELOPMENT AUTHORITY		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	411 W 1ST ST	402 CITY HALL		DULUTH	ST LOUIS
14	0000197681	Approved	012	14	FACILITIES MANAGEMENT TRAFFIC		DULUTH CITY OF	Active	GENERAL - DULUTH	Yes	Yes	1532 WEST MICHIGAN ST			DULUTH	ST LOUIS

0000197681 loc 1

2830 Fund
B4233804 Dept ID
B423800 Approp ID
441351 Grants to City
B42WSCU Billing LOC workplace safety con

\$5,000.00