Notice: This agreement and all of its attachments shall become public upon submission to Governor and Executive Council for approval. Any information that is private, confidential or proprietary must be clearly identified to the agency and agreed to in writing prior to signing the contract.

AGREEMENT

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

 IDENTIFICATION. 						
1.1 State Agency Name		1.2 State Agency Address				
New Hampshire Liquor Commis	ssion	50 Storts Street, PO Box 503				
		Concord, NH 03302-0503				
1.3 Contractor Name		1.4 Contractor Address				
Loomis Armored US, LLC		250 City West Blvd. Suite 2300				
		Houston, TX 77042				
1.5 Contractor Phone	1.6 Account Number	1.7 Completion Date	1.8 Price Limitation			
Number						
603.421.2929 ext. 2085	02-77-77-771512-103	1/2/2018	\$ 9,999.00			
1000						
1.9 Contracting Officer for Star		1.10 State Agency Telephone Nu	ımber			
Monic Simon, Store Operations	Loss Prevention Supervisor	603.230.7010				
1.11 Contractor Signature		1.12 Name and Title of Contrac	tor Signature			
iii oomaata signatar						
		Marcus Hagegave	Ο,			
19/10/10		CFO				
1.13 Acknowledgement State	of Texas, County of Ho	arris				
On 004,30,2017, before	e the undersigned officer, personal	ly appeared the person identified in	block 1.12, or satisfactorily			
proven to be the person whose n	ame is signed in block 1.11, and ac	knowledged that s/he executed this	s document in the capacity			
indicated in block 1.12.	301					
1.13.1 Signature of Notary Pub	lic or Justice of the Prace	CRAIG L. ALBISTON				
unical	worn	Notary Public, State of Texas				
fC and	1 = 5	Comm. Expires 02-19-2020				
[Seal] 1.13.2 Name and Title of Notar	Transfer of the Della Control	Notary ID 8487899				
1.13.2 Name and Thie of Notar	y or Justice of the Perez					
Craia Albiston	VP Legal					
1.14 State Agency Signature	,	1.15 Name and Title of State A	zencw Siphaldima			
TUMM.	· · · · · · · · · · · · · · · · · · · ·	Josep	AL AN MIGHIGA			
	Date:	C	hairman			
1.16 Approval by the N.H. Dep	partment of Administration, Division	on of Personnel (if applicable)				
B.,,		D'anna C				
By:		Director, On:				
1.17 Approval by the Attorney	General (Form, Substance and Exc	ecution) (if applicable)				
By:		On:				
	IP 2 0 1 00 1					
1.18 Approval by the Governor	and Executive Council (if application	able)				
By:		On:				



2. EMPLOYMENT OF CONTRACTOR/SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the agency identified in block 1.1 ("State"), engages contractor identified in block 1.3 ("Contractor") to perform, and the Contractor shall perform, the work or sale of goods, or both, identified and more particularly described in the attached EXHIBIT A which is incorporated herein by reference ("Services").

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, if applicable, this Agreement, and all obligations of the parties hereunder, shall become effective on the date the Governor and Executive Council approve this Agreement as indicated in block 1.18, unless no such approval is required, in which case the Agreement shall become effective on the date the Agreement is signed by the State Agency as shown in block 1.14 ("Effective Date").

3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred or Services performed. Contractor must complete all Services by the Completion Date specified in block 1.7.

4. CONDITIONAL NATURE OF AGREEMENT.

Notwithstanding any provision of this Agreement to the contrary, all obligations of the State hereunder, including, without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds, and in no event shall the State be liable for any payments hereunder in excess of such available appropriated—funds. In the event of a reduction or termination of appropriated funds, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to terminate this Agreement immediately upon giving the Contractor notice of such termination. The State shall not be required to transfer funds from any other account to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/PAYMENT.

5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT B which is incorporated herein by reference.
5.2 The payment by the State of the contract price shall be the only and the complete reimbursement to the Contractor for all expenses, of whatever nature incurred by the Contractor in the performance hereof, and shall be the only and the complete compensation to the Contractor for the Services. The State shall have no liability to the Contractor other than the contract price.

5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law, 5.4 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in block 1.8.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/ EQUAL EMPLOYMENT OPPORTUNITY.

6.1 In connection with the performance of the Services, the Contractor shall comply with all statutes, laws, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty upon the Contractor. including, but not limited to, civil rights and equal opportunity laws. This may include the requirement to utilize auxiliary aids and services to ensure that persons with communication disabilities, including vision, hearing and speech, can communicate with, receive information from, and convey information to the Contractor. In addition, the Contractor shall comply with all applicable copyright laws. 6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of race, color, religion, creed, age, sex, handicap, sexual orientation, or national origin and will take affirmative action to prevent such discrimination. 6.3 If this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all the provisions of Executive Order No. 11246 ("Equal Employment Opportunity"), as supplemented by the regulations of the United States Department of Labor (41 C.F.R. Part 60), and with any rules, regulations and guidelines as the State of New Hampshire or the United States issue to implement these regulations. The Contractor further agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with all rules, regulations and orders, and the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

7.1 The Contractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.

7.2 Unless otherwise authorized in writing, during the term of this Agreement, and for a period of six (6) months after the Completion Date in block 1.7, the Contractor shall not hire, and shall not permit any subcontractor or other person, firm or corporation with whom it is engaged in a combined effort to perform the Services to hire, any person who is a State employee or official, who is materially involved in the procurement, administration or performance of this

Agreement. This provision shall survive termination of this Agreement.

7.3 The Contracting Officer specified in block 1.9, or his or her successor, shall be the State's representative. In the event of any dispute concerning the interpretation of this Agreement, the Contracting Officer's decision shall be final for the State.

8. EVENT OF DEFAULT/REMEDIES.

- 8.1 Any one or more of the following acts or omissions of the Contractor shall constitute an event of default hereunder ("Event of Default"):
- 8.1.1 failure to perform the Services satisfactorily or on schedule:
- 8.1.2 failure to submit any report required hereunder; and/or 8.1.3 failure to perform any other covenant, term or condition of this Agreement.
- 8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions: 8.2.1 give the Contractor a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) days from the date of the notice; and if the Event of Default is not timely remedied, terminate this Agreement, effective two (2) days after giving the Contractor notice of termination; 8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accrue to the Contractor during the period from the date of such notice until such time as the State
- shall never be paid to the Contractor; 8.2.3 set off against any other obligations the State may owe to the Contractor any damages the State suffers by reason of any Event of Default; and/or

determines that the Contractor has cured the Event of Default

8.2.4 treat the Agreement as breached and pursue any of its remedies at law or in equity, or both.

9. DATA/ACCESS/CONFIDENTIALITY/PRESERVATION.

- 9.1 As used in this Agreement, the word "data" shall mean all information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.
- 9.2 All data and any property which has been received from the State or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.
- 9.3 Confidentiality of data shall be governed by N.H. RSA chapter 91-A or other existing law. Disclosure of data requires prior written approval of the State.

10. TERMINATION. In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall deliver to the Contracting Officer, not later than fifteen (15) days after the date of termination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. The form, subject matter, content, and number of copies of the Termination Report shall be identical to those of any Final Report described in the attached EXHIBIT A.

11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS.

The Contractor shall not assign, or otherwise transfer any interest in this Agreement without the prior written notice and consent of the State. None of the Services shall be subcontracted by the Contractor without the prior written notice and consent of the State.

13. INDEMNIFICATION. The Contractor shall defend, indemnify and hold harmless the State, its officers and employees, from and against any and all losses suffered by the State, its officers and employees, and any and all claims, liabilities or penalties asserted against the State, its officers and employees, by or on behalf of any person, on account of, based or resulting from, arising out of (or which may be claimed to arise out of) the acts or omissions of the Contractor. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved to the State. This covenant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

- 14.1 The Contractor shall, at its sole expense, obtain and maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:
- 14.1.1 comprehensive general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$1,000,000per occurrence and \$2,000,000 aggregate; and
- 14.1.2 special cause of loss coverage form covering all property subject to subparagraph 9.2 herein, in an amount not less than 80% of the whole replacement value of the property. 14.2 The policies described in subparagraph 14.1 herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.

14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or his or her successor, a certificate(s) of insurance for all insurance required under this Agreement. Contractor shall also furnish to the Contracting Officer identified in block 1.9, or his or her successor, certificate(s) of insurance for all renewal(s) of insurance required under this Agreement no later than thirty (30) days prior to the expiration date of each of the insurance policies. The certificate(s) of insurance and any renewals thereof shall be attached and are incorporated herein by reference. Each certificate(s) of insurance shall contain a clause requiring the insurer to provide the Contracting Officer identified in block 1.9, or his or her successor, no less than thirty (30) days prior written notice of cancellation or modification of the policy.

15. WORKERS' COMPENSATION.

- 15.1 By signing this agreement, the Contractor agrees, certifies and warrants that the Contractor is in compliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("Workers' Compensation").
- 15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A, Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. Contractor shall furnish the Contracting Officer identified in block 1.9, or his or her successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.
- 16. WAIVER OF BREACH. No failure by the State to enforce any provisions hereof after any Event of Default shall be deemed a waiver of its rights with regard to that Event of Default, or any subsequent Event of Default. No express failure to enforce any Event of Default shall be deemed a waiver of the right of the State to enforce each and all of the provisions hereof upon any further or other Event of Default on the part of the Contractor.
- 17. NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.
- 18. AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Executive Council of the State of New Hampshire unless no

such approval is required under the circumstances pursuant to State law, rule or policy.

- 19. CONSTRUCTION OF AGREEMENT AND TERMS. This Agreement shall be construed in accordance with the laws of the State of New Hampshire, and is binding upon and inures to the benefit of the parties and their respective successors and assigns. The wording used in this Agreement is the wording chosen by the parties to express their mutual intent, and no rule of construction shall be applied against or in favor of any party.
- 20. THIRD PARTIES. The parties hereto do not intend to benefit any third parties and this Agreement shall not be construed to confer any such benefit.
- 21. HEADINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.
- **22. SPECIAL PROVISIONS.** Additional provisions set forth in the attached EXHIBIT C are incorporated herein by reference.
- 23. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.
- **24. ENTIRE AGREEMENT.** This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire Agreement and understanding between the parties, and supersedes all prior Agreements and understandings relating hereto.

EXHIBIT A SCOPE OF SERVICES

1. INTRODUCTION

Loomis Armored US, LLC ("Loomis") hereby agrees to provide the New Hampshire Liquor Commission ("Commission"), with armored car services as described herein.

The parties' assign the following individuals as the points of contact for this agreement:

Commission

Primary Contact: Monic Simon

Store Operations Loss Prevention Supervisor

(603) 856-4737

Backup Contact: Jim Richards

Director of Store Operations

(603) 230-7030

Loomis

Primary Contact: Ed Egan, Branch Manager Loomis Manchester, 603.421.2929 x2073

Backup Contact: David McNamara, Branch Account Manager, 603.421.2929 x2085

2. CONTRACT DOCUMENTS

This Contract consists of the following documents, in order of precedence:

- A. State of New Hampshire Terms and Conditions, General Provisions Form P-37
- B. Exhibit A, specifically incorporating the Loomis Service Agreement
- C. Exhibit B, Payment Terms
- D. Exhibit C, Special Provisions

3. TERM OF CONTRACT

See Loomis Service Agreement.



4. SCOPE OF WORK

Loomis agrees to provide armored car services for the ten (10) New Hampshire Liquor & Wine Outlet locations identified below:

STORE	STORE	STORE ADDRESS	HOURS OF	DEPOSIT
NO.	LOCATION	PHONE TO STORE	OPERATION SATURDAY HOURS	BANK
55	Bedford	9 Leavy Drive Bedford, NH 03110 603.471.0998	9:00 am - 9:00 pm 9:00 am - 9:00 pm	Citizens
76	Hampton – No.	I-95 North, PO Box 2081 Hampton, NH 03843-2081 603.926.3374	8:00 am - 9:00 pm Friday close 10:00 pm 8:00 am - 10:00 pm	Citizens
73	Hampton - So.	I-95 South, PO Box 1993 Hampton, NH 03843 603.926.3272	8:00 am - 9:00 pm Friday close 10:00 pm 8:00 am - 10:00 pm	Citizens
10	Manchester Downtown	68 Elm Street Manchester, NH 03103 603.626.0940	9:00 am - 9:00 pm 9:00 am - 9:00 pm	Citizens
50	Nashua DW Hwy	Willow Springs Plaza 294 DW Hwy Nashua, NH 03060 603.888.0271	9:00 am - 9:00 pm Friday close 10:00 pm 9:00 am - 10:00 pm	Citizens
69	Nashua Coliseum Ave	25 Coliseum Avenue Nashua, NH 03063 603.882.4670	9:00 am - 9:00 pm Friday close 10:00 pm 9:00 am - 10:00 pm	Citizens
27	Nashua Downtown	Market Place Plaza 300 Main Street Nashua, NH 03060 603.595.2374	10:00 am - 6:00 pm Friday close 8:00 pm 10:00 am - 8:00 pm	TD Bank
61	North Londonderry	137 Rockingham Road, Londonderry, NH 03053 603.425.6557	10:00 am - 9:00 pm 9:00 am - 9:00 pm	TD Bank
38	Portsmouth Circle	100 Rotary Way Portsmouth, NH 03801 603.436.4806	8:00 am - 9:00 pm Friday close 10:00 pm 8:00 am - 9:00 pm	Citizens
34	Salem	Rockingham Mall 92 Cluff Crossing #4 Salem, NH 03079 603.898.5243	9:00 am - 9:00 pm Friday close 10:00 pm 9:00 am - 10:00 pm	Citizens

For each location, Loomis shall pick up a bank deposit and deliver the funds to the corresponding financial institution. Loomis shall pick up deposits for each store location as follows:

- Mondays, Wednesdays, Fridays and Saturdays beginning November 1, 2017 and ending December 23, 2017;
- Tuesday, December 26, 2017; and



• Tuesday, January 2, 2018.

In addition, the Commission may request up to five (5) additional special pick-ups, provided such pickups do not occur on a holiday as defined in the Loomis Service Agreement.

Further details regarding the scope of services are as set forth in the Loomis Service Agreement, which is specifically incorporated herein by reference.



EXHIBIT B PAYMENT TERMS

1. CONTRACT PRICE

The total cost for the services provided shall not exceed \$9,999.00.

The total cost for scheduled pick-ups, including December 26, 2017 and January 2, 2018 shall be \$9,744.30.

Additional special pick-ups shall be at a cost of \$45.00 per pick-up.

2. TERMS OF PAYMENT

Loomis shall invoice the Commission monthly. Invoices shall be sent to:

New Hampshire Liquor Commission 50 Storrs Street, PO Box 503 Concord, NH 03302-0503

Loomis will bill 2 separate invoices – November and December, not to exceed the \$9,999.00

Upon receipt of an invoice, the Commission shall remit payment in accordance with the terms set out in the Loomis Services Agreement, Billing and Payment.



EXHIBIT C SPECIAL PROVISIONS

Section 14.1.1 of the P-37 is deleted and replaced with the following:

comprehensive general liability insurance in an amount of not less than \$1,000,000 per occurrence and cargo insurance in an amount of not less than \$1,000,000.





SERVICE AGREEMENT

The following paragraphs of this Service Agreement (the "Agreement") outline the agreements and understandings by and between

and

LOOMIS ARMORED US, LLC ("LOOMIS")

a Texas Limited Liability Company with offices at: 2500 CityWest Blvd. Ste. 2300, Houston, TX 77042.

NEW HAMPSHIRE STATE LIQUOR COMMISSION ("CUSTOMER")

a NH corporation, located at, 50 Storrs Street, Concord, NH 03302.

This Agreement, along with the terms on Form P-37 incorporated herein, expresses and outlines the services, roles, and responsibilities of the parties. If additional locations are added to the scope of this Agreement, consistent terms and services will be maintained. These promises for such services and their related payments form the basis of this Agreement, made this <u>27th</u> day of <u>October</u>, <u>2017</u>.

<u>Term:</u> Service will begin on the <u>1st</u> day of <u>November, 2017</u> and shall end on the <u>2nd</u> day of <u>January, 2018</u>. CUSTOMER agrees that LOOMIS is the exclusive provider for these services for the facilities contained herein. Except as expressly stated herein, CUSTOMER understands and agrees that this Agreement contains no provision for early termination in whole or part. Either party may terminate this Agreement with five (5) days written notice in the event of bankruptcy, or insolvency of the other party. LOOMIS may terminate this Agreement with thirty (30) days written notice in the event of a material reduction or cancellation of LOOMIS' insurance.

CUSTOMER and **LOOMIS** agree to the following:

Schedule for Services: Conjunctive, sequential, on route pickup and delivery of items at the following location(s) to/from CUSTOMER's designated, mutually agreed-upon location(s):

LOOMIS		MAXIMUM LIABILITY	SERVICE FREQUENCY HOLIDAY SCHEDULE:	
BRANCH	UNIT # / LOCATION	AMOUNT	11-1-2017 - 1-3-2018	FEE for SERVICE
5390 - MANCHESTER	SALEM 34 92 CLUFF CROSSING 4 SALEM, NH 03079	\$250,000 per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP
5390 - MANCHESTER	PORTSMOUTH 38 100 ROTARY WAY PORTSMOUTH, NH 03801	\$250,000 per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP
5390 - MANCHESTER	NASHUA 50 294 DW HIGHWAY STE11 NASHUA, NH 03060	<u>\$250,000</u> per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP
5390 – MANCHESTER	NASHUA 69 25 COLISEUM AVE NASHUA, NH 03063	\$250,000 per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP
5390 - MANCHESTER	HAMPTON 76 I-95 NORTH HAMPTON, NH 03843	<u>\$250,000</u> per shipment	4X per week (MON. WED. FRI. SAT)	<u>\$28.53</u> per TRIP
5390 – MANCHESTER	HAMPTON 73 I-95 SOUTH HAMPTON, NH 03843	<u>\$250,000</u> per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP
5390 - MANCHESTER	BEDFORD 55 9 LEAVY DR BEDFORD, NH 03110	\$250,000 per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP
5390 - MANCHESTER	NASHUA 27 300 MAIN ST NASHUA, NH 03060	\$250,000 per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP
5390 MANCHESTER	MANCHESTER 10 68 ELM ST MANCHESTER, NH 03103	\$250,000 per shipment	4X per week (MON. WED. FRI. SAT)	\$28.53 per TRIP

Revised: 2017 Version 1

CONFIDENTIAL



***************************************	NORTH LONDONDERRY 61 137 ROCKINGHAM RD LONDONDERRY NH 03053	\$250,000 shipment	per	4X per week (MON. WED. FRI, SAT)	\$28.53 per TRIP	
MANCHESTER	LONDONDERRY, NH 03053	shipment		(MON. WED. FRI. SAT)		

In no event shall payment from CUSTOMER to LOOMIS exceed \$9,999.99 for all services performed.

<u>Premise Time</u>: Each service location under this Agreement (regardless of the pickup/delivery points) is allotted seven (7) minutes of service time. Over seven (7) minutes, LOOMIS may elect to depart from the CUSTOMER'S location. Should LOOMIS be requested to return, the pick-up will be rescheduled as a Special Pick-up and will be charged at an agreed upon fee prior to rendering service.

Reconstructio	n Obligations:	(
As explained in	Section 7(c), of the Terms and Conditions, CUSTOMER has	certain obligations regarding reconstruction
of lost, damag	ed, destroyed checks or items that provide an audit trail. I obligations, CUSTOMER must decline by initialing the box below	f CUSTOMER prefers to opt-out of these
	Decline	
If CLICTOMED	does NOT serves to reconstruction ability time an account	

If CUSTOMER does NOT agree to reconstruction obligations or cannot meet its reconstruction obligations contained within Section 7(c), LOOMIS' liability for all checks contained within the shipment is limited to Ten Thousand Dollars (\$10,000.00) regardless of the face value of the checks in shipment.



TERMS AND CONDITIONS

- 1. <u>Service(s)</u>: LOOMIS agrees to pick up, receive from, and/or deliver to CUSTOMER, or any designated agent, securely sealed or locked shipments which may contain any or all of the following: currency, coin, checks, securities, or other valuables. If the shipment container(s) does not appear to be securely locked or sealed, LOOMIS has the right to refuse to accept such container(s) and will not receive said container(s) from the CUSTOMER or its designated agent. If LOOMIS accepts the sealed container(s), LOOMIS will give CUSTOMER a receipt for said sealed container(s), and transport and deliver such sealed container(s) to the consignee designated by the CUSTOMER. CUSTOMER agrees that it will not conceal or misrepresent any material fact or circumstances concerning the property delivered to LOOMIS pursuant to this Agreement. The fee payable by CUSTOMER to LOOMIS is based upon the Maximum Liability Amount(s) and level(s) of service provided by LOOMIS as stated in this Agreement. All additional or special services must be evidenced and agreed to in a signed amendment to this Agreement.
- 2. <u>Billing and Payment</u>: CUSTOMER agrees to pay LOOMIS within fifteen (15) days of receipt of invoices which shall include any applicable federal, state or local taxes. CUSTOMER further agrees that undisputed portions of any invoice shall be remitted to LOOMIS in accordance with normal payment terms. However, should CUSTOMER fail to pay any undisputed amounts within thirty (30) days of the invoice date, LOOMIS may, in its sole discretion, terminate this Agreement upon ten (10) days written notice to CUSTOMER. CUSTOMER agrees to notify LOOMIS of dispute(s) arising from any invoice within thirty (30) days after such invoice has been presented to CUSTOMER, or else such claim shall be deemed waived. All amounts due hereunder shall be paid by cash, check or ACH unless otherwise agreed on the signature page of this Agreement.
- 4. <u>Liability</u>: LOOMIS agrees to assume the liability for any Cargo Loss, according to the terms of this Agreement of the securely sealed container(s) from the time LOOMIS signs for and receives physical custody of the sealed container(s). The term "Cargo Loss" shall mean any loss or destruction of currency ("Cargo") that occurs while the Cargo is under Loomis' sole care, custody and control. LOOMIS' responsibility terminates when the CUSTOMER or its designated consignee takes physical possession of the sealed container(s) and signs LOOMIS' receipt. If it is impossible to complete the delivery, LOOMIS shall be responsible for any Cargo Loss until the sealed container(s) is returned to the CUSTOMER or its designated agent and a signed receipt obtained. While the sealed container(s) is stored in the CUSTOMER'S premises, LOOMIS does not assume the liability for any loss. If CUSTOMER conceals or misrepresents any material fact or circumstance concerning the property or container, or the contents thereof, LOOMIS will have no liability for any loss in any way related to such fact or circumstance. CUSTOMER agrees that LOOMIS does not undertake the obligation of an absolute insurer in the performance of this Agreement. LOOMIS reserves the right to take any and all action as may be reasonably necessary to prevent money laundering to the extent permitted under applicable law or regulation or as may be required by any regulatory body that may exert a right of control over LOOMIS.

UNDER NO CIRCUMSTANCES WILL LOOMIS BE LIABLE TO THE OTHER PARTY FOR LOST PROFITS OR FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING FROM THE SUBJECT MATTER OR SERVICES OF THIS AGREEMENT, REGARDLESS OF THE TYPE OF CLAIM AND EVEN IF THAT PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES; SUCH AS, BUT NOT LIMITED TO LOSS OF REVENUE, LOSS OF INTEREST, LOST DATA, DATA TRANSPORTATION OR TRANSMISSION ERROR OR ANTICIPATED PROFITS OR LOST BUSINESS. EXCEPT FOR ANY CARGO LOSS (WHICH SHALL BE SUBJECT TO THE MAXIMUM LIABILITY AMOUNT), IN NO EVENT SHALL LOOMIS' LIABILITY TO CUSTOMER EXCEED THE SERVICE FEE PAID BY CUSTOMER TO LOOMIS FOR THE SERVICE OUT OF WHICH THE ALLEGED LIABILITY AROSE.

- 5. Excess Liability: The following terms will apply if CUSTOMER did not decline excess liability coverage. If LOOMIS accepts tender of a shipment in excess of the Maximum Liability Amount, CUSTOMER agrees to pay LOOMIS the excess liability fee set forth herein. CUSTOMER, by paying this additional fee, will obtain full dollar coverage of any or all losses, subject to the other provisions of this Agreement. If CUSTOMER declines Excess Liability Coverage, liabilities covered under this Agreement are limited to the Maximum Liability Amount.
- 6. <u>Claim Procedures</u>: The following provisions shall control in the event of any Cargo Loss, notwithstanding anything to the contrary contained in this Agreement:
- a) In the event of a Cargo Loss, CUSTOMER agrees to notify LOOMIS in writing within four (4) calendar days after the loss is discovered or should have been discovered in the exercise of due care, and in no event later than



forty-five (45) days after the pick-up by LOOMIS of the securely sealed container in connection with which the Cargo Loss is asserted. If notice of the Cargo Loss is not received by LOOMIS within this forty-five (45) day period, the claim for the Cargo Loss shall be deemed waived and released by the CUSTOMER. All claim notices must be signed and received on company letterhead and contain a brief description of the loss to include: date of service/date of loss, claim amount, Loomis branch performing service, ATM number if applicable, CUSTOMER contact information with payment instructions and supporting documentation if available at the time of notice. All claims must be sent to the Loomis Centralized Claim Unit via email at claims2@us.loomis.com. It is agreed that both parties will work together to determine the extent of the Cargo Loss, and if possible, the cause of Cargo Loss.

b) Notwithstanding anything set forth in this Agreement to the contrary, the sole liability of LOOMIS in the event of a Cargo Loss, from whatever cause, shall be subject to the Maximum Liability Amount or the Excess Liability

Coverage, if not declined by CUSTOMER.

c) CUSTOMER shall retain sufficient information to allow reconstruction of item(s) in the event of a Cargo Loss. CUSTOMER agrees it will cooperate and assist in reconstructing lost, damaged, or destroyed items constituting a part of any loss. In no event shall LOOMIS' liability for any Cargo Loss, irrespective of the Maximum Liability Coverage amount, include the face value of any lost or destroyed check. LOOMIS' liability, unless otherwise stated in this Agreement, shall be limited to the payment to the CUSTOMER for the reasonable costs necessary to reconstruct the checks, but never to exceed ten thousand dollars (\$10,000.00) per shipment "Reconstruction" shall mean the identification of the face amount, the identity of the maker or endorser of the check, identification of the payee and identification of the financial institution upon which the check is drawn. CUSTOMER agrees in the event of a loss, that any liability of LOOMIS shall be reduced by the face value of reconstructed or recovered item(s).

d) Upon the request of LOOMIS, CUSTOMER will furnish a proof of loss to LOOMIS or its insurance carrier. Once reimbursement has been made to CUSTOMER, LOOMIS and its insurer shall receive any and all of the

CUSTOMER'S rights and remedies of recovery.

8. Limitations & Force Majeure:

a) The CUSTOMER agrees that LOOMIS will not be liable for any loss caused by or resulting from Shortages claimed in the contents of the sealed or locked shipment(s), for non-performance or delays, or for the breakage of statuary, marble, glassware, bric-a-brac, porcelains and similar fragile articles. A "Shortage" shall mean any difference between the stated value on the Deposit Ticket and the actual value of the contents of any sealed shipment container. Likewise, LOOMIS shall not be liable to CUSTOMER for failure to render service if LOOMIS in its sole discretion, determines the same may endanger the safety of CUSTOMER'S property or personnel or LOOMIS' vehicles or employees.

b) It is further agreed that LOOMIS shall not be held accountable or liable for any damages or losses, caused by or resulting from illegal or fraudulent acts of CUSTOMER's employees, agents, representatives, or third-party contractors.

c) CUSTOMER agrees that LOOMIS shall not have any liability for losses of any documentation carried by LOOMIS at CUSTOMER's request without compensation.

d) CUSTOMER expressly understands and accepts that ownership (title) to cash transported or stored by LOOMIS shall never transfer to LOOMIS.

e) It is further agreed LOOMIS shall not be held accountable or liable for any damages or losses, whether controlled or uncontrolled, and whether such loss be direct or indirect, proximate or remote, or be in whole or in part caused by, contributed to, or aggravated by the peril(s) for which liability is assumed by LOOMIS, resulting from:

- Hostile or warlike action in time of peace or war, including action hindering, combating or defending against an actual, impending or expected attack; (1) by any government or sovereign power (de jure or de facto) or by any authority maintaining or using military, naval or air forces; or (2) by military, naval or air forces; or (3) by any agent of any such government, power authority or forces.
- (ii) Nuclear reaction, nuclear radiation, radioactive contamination or any weapon of war employing atomic fission or radioactive force whether in time of peace or war.
- (iii) Insurrection, rebellion, revolution, terrorist act, civil war, usurped power, or action taken by governmental authority in hindering, combating or defending against such an occurrence; seizure or destruction under quarantine or customs regulations; confiscation by order of any governmental or public authority; or risks of contraband or illegal transportation or trade.
- (iv) Acts of God, strikes, labor disturbances, impostor pick-up or deliveries, or other conditions or circumstances beyond LOOMIS' reasonable control.
- 9. <u>Disputes</u>: CUSTOMER and LOOMIS agree that except for disputes regarding over-payment or non-payment of fees for services under this Agreement, any controversy or claim, including any claim of misrepresentation, arising out of or related to this Agreement, or the furnishing of any service by LOOMIS to CUSTOMER, shall be settled by arbitration under the then current rules of the American Arbitration Association. The arbitrator shall be mutually chosen from a panel of persons knowledgeable in the fields of financial institution security operations and armored car services. CUSTOMER



and LOOMIS agree to equally share in the cost and fees of this resolution process. The decision and award of the arbitrator shall be final and binding. Judgment upon the award so rendered may be entered in any court having jurisdiction thereof. Any arbitration hereunder shall be held in New Hampshire. Notwithstanding the foregoing, nothing herein shall be deemed a waiver of sovereign immunity of the State of New Hampshire.

- 10. <u>Container Value Limitation</u>: CUSTOMER acknowledges and agrees that the maximum value which LOOMIS will transport in any individual container will not exceed two hundred & fifty thousand dollars (\$250,000). If the total value of a shipment which CUSTOMER seeks to tender to LOOMIS exceeds two hundred & fifty thousand dollars (\$250,000), such shipment must be broken down into separate shipment containers of two hundred & fifty thousand dollars (\$250,000) or less.
- 11. <u>Holiday Service</u>: LOOMIS agrees to provide service as stated in the Agreement with the following holiday exceptions: New Year's Day, Martin Luther King Day, President's Day, Memorial Day, Independence Day, Labor Day, Veterans Day, Columbus Day, Thanksgiving Day, Christmas Day, federal banking and any local applicable observed holiday. Charges for service on such days will be as stated upon page 2 of this Agreement, excluding Christmas Day. LOOMIS will not provide Christmas Day service.
- 12. <u>Specials:</u> Unscheduled pickups or deliveries are available under the same conditions and provisions of this Agreement. Prices are quoted upon request.
- 13. Excess Liability Coverage: LOOMIS reserves the right to refuse tender of any shipment in excess of the Maximum Liability Amount.
- 15. Entire Agreement: This Agreement: (a) shall be governed by and construed in accordance with the laws of the State of New Hampshire without reference to conflict of laws principles; (b) constitutes the entire agreement and understanding of the parties with respect to its subject matter; (c) is not for the benefit of any third party; (e) may not be amended except by a written instrument signed by both CUSTOMER and LOOMIS; (f) may not be assigned by CUSTOMER without LOOMIS prior written consent; (g) may be assigned by LOOMIS, provided that LOOMIS shall furnish written notice of such assignment and consent by CUSTOMER; (h) shall be binding upon any assignees, and defined terms used in this Agreement to apply to either party shall be construed to refer to such party's assignee; (i) is the product of negotiation; (j) is subject to a contractually agreed one (1) year statute of limitations on all claims or the minimum allowable by applicable law; (k) shall not be deemed to have been drafted by either party; (I) contains article and section headings which are for convenience of reference only and which shall not be deemed to alter or affect the meaning or interpretation of any provision of this Agreement; (m) does not make either party the agent, fiduciary or partner of the other; (n) does not grant either party any authority to bind the other to any legal obligation; (o) does not intend to nor grant any rights to any third party and (p) shall remain valid and enforceable despite the holding of any specific provision to be invalid or unenforceable, except for such specific provision. The waiver by either party of any rights arising out of this Agreement shall not cause a waiver of any other rights under this Agreement, at law or in equity. Any and all correspondence regarding this Agreement shall be delivered via certified mail (return receipt requested) or verifiable third-party courier (return receipt requested).

This Agreement may be executed in two or more identical counterparts, each of which shall be deemed to be an original and all of which taken together will be deemed to constitute one and the same agreement when a duly authorized representative of each party has signed a counterpart. The parties may sign and deliver this Agreement by facsimile or electronic (i.e., .pdf) transmission. Each party acknowledges that the delivery hereof by facsimile or electronic transmission will have the same force and effect as delivery of original signatures.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized representatives.

CUSTOMER	LOOMIS
By Printed Name Joseph W. Mollica Title Chairman Date ////7	Printed Name Marcus Hagegard Title CFO Date 10-30-2017
Payingdy 2017 Varsian 1	CONFIDENTIAL

CONFIDENTIAL



Corporate Resolution

I, Sarah Kattapong, hereby certify that I am duly elected Clerk Secretary of

Loomis Armored US, LLC I hereby certify the following is a true copy of a vote taken at (Name of Corporation or LLC)

a meeting of the Board of Directors/shareholders, duly called and held on June 15 . 2015 at which a quorum of the Directors/shareholders were present and voting.

> VOTED: That Marcus Hagegard - CFO, Lars Blecko - CEO, Sarah Kattapong- VP, Charles O'Brien, - COO, Patrick Otero - SVP (may list more than one person) is (Name and Title) duly authorized to enter into contracts or agreements on behalf of

Loomis Armored US, LLC with the State of New Hampshire and any of (Name of Corporation or LLC)

its agencies or departments and further is authorized to execute any documents which may in his/her judgment be desirable or necessary to effect the purpose of this vote.

I hereby certify that said vote has not been amended or repealed and remains in full force and effect as of the date of the contract to which this certificate is attached. I further certify that it is understood that the State of New Hampshire will rely on this certificate as evidence that the person(s) listed above currently occupy the position(s) indicated and that they have full authority to bind the corporation. To the extent that there are any limits on the authority of any listed individual to bind the corporation in contracts with the State of New Hampshire, all such limitations are expressly stated herein.

DATED: 10-31-17

ATTEST:

VP Finance + Account no





CERTIFICATE OF LIABILITY INSURANCE

DATE(MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this

certificate does not confer rights to the certificate holder in lieu of such endorsement(s).								
PRODUCER AON Risk Services Southwest, Inc. Houston TX Office 5555 San Felipe Suite 1500	CONTACT NAME: PHONE (A/C, No. Ext): (866) 283-7122 E-MAIL ADDRESS:							
Houston TX 77056 USA	INSURER(S) AFFORDING COVERAGE	NAIC#						
INSURED	INSURERA: Zurich American Ins Co	16535						
Loomis Armored US, LLC 2500 CityWest Boulevard, Suite 2300	INSURER B:							
Houston TX 77042 USA	INSURER C:							
	INSURER D:							
	INSURER E:							
	INSURER F:							
COVERAGES CERTIFICATE NUMBER: 5700650142	64 REVISION NUMBER:							
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAY INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION (

CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

Limits shown are as requester.

INSR LTR	TYPE OF INSURANCE	ADDL	SUBR	POLICY NUM		POLICY EFF	POLICY EXP (MM/DD/YYYY)		WII GIC 20 ICQUESTEG
		INSD	WVD	GL0379281610	BER	(MM/DD/YYYY) 11/01/2016	(MM/DD/YYYY)	LIMITS	44 000 000
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	CLAIMS-MADE X OCCUR			Sik appires per	porrey cen	uis & condi	210113	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$100,000
								MED EXP (Any one person)	\$10,000
								PERSONAL & ADV INJURY	\$1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:	3						GENERALAGGREGATE	\$1,000,000
	X POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$1,000,000
	AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	
1	ANYAUTO							BODILY INJURY (Per person)	
-	OWNED SCHEDULED							BODILY INJURY (Per accident)	
1	AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE	
	ONLY AUTOS ONLY							(Per accident)	
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	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	
	DED RETENTION								
	WORKERS COMPENSATION AND							PER STATUTE OTH-	
	ANY PROPRIETOR / PARTNER / EXECUTIVE	tl .						E.L. EACH ACCIDENT	
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A						E.L. DISEASE-EA EMPLOYEE	
	if yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE-POLICY LIMIT	
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	RIPTION OF OPERATIONS / LOCATIONS / VEHIC ence of Insurance.	ES (A	CORD	101, Additional Remarks So	chedule, may be	attached if more	space is require	d)	With the second
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CER	TIFICATE HOLDER				CANCELL	ATION			
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.								
	Loomis Armored US, LLC	2200			AUTHORIZED F	REPRESENTATIVE			
	2500 Citywest Blvd., Suite Houston TX 77042 USA	2300				. ~	-	-	
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CERT	IFICAT	E HOL	_DER
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CANCELLATION



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/19/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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PRO	DUCER Marsh USA Inc. 500 Dallas Street, Suite 1500				PHONE (A/C, No			FAX (A/C, No):		
	Houston, TX 77002				E-MAIL ADDRESS:					
					HODIC		URER(S) AFFOR	DING COVERAGE	NAIC #	
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	2500 CityWest Blvd, Ste 2300				INSURE	RC:				
	Houston, TX 77042			e .	INSURE	RD:				
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CO	VERAGES CER	TIFIC	ATE	NUMBER:	HOU	-002601833-24		REVISION NUMBER:5		
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								MED EXP (Any one person) \$		
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	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$		
	POLICY PRO-							PRODUCTS - COMP/OP AGG \$		
	2							\$		
	OTHER: AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT &		-
	ANY AUTO							(Ea accident) BODILY INJURY (Per person) \$		-
	ALL OWNED SCHEDULED						-	BODILY INJURY (Per accident) \$		
	AUTOS AUTOS NON-OWNED							PROPERTY DAMAGE \$		
	HIRED AUTOS AUTOS							(Per accident) \$		-
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE \$		
	EXCESS LIAB CLAIMS MADE							AGGREGATE \$		
	DED RETENTION\$							\$		
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY							PER OTH- STATUTE ER		
	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDENT \$		
	(Mandatory In NH)	N/A						E.L. DISEASE - EA EMPLOYEE \$		
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT \$		
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CE	RTIFICATE HOLDER				CANO	CELLATION	1			
CE	KTIFICATE HOLDER				CANC	PELLATION				
	Loomis Amored US, LLC 2500 Citywest Blvd. Suite 900 Houston, TX 77042				THE	EXPIRATIO	N DATE THE	ESCRIBED POLICIES BE CANC EREOF, NOTICE WILL BE BY PROVISIONS.		
	•					RIZED REPRESE	NTATIVE			

Manashi Mukherjee

AGENCY CUSTOMER ID: S51675

LOC #: Houston



ADDITIONAL REMARKS SCHEDULE

Page 3 of 3

AGENCY Marsh USA Inc.	NAMED INSURED Loomis Armored US, LLC 2500 CityWest Blvd, Ste 2300			
POLICY NUMBER	Houston, TX 77042			
CARRIER	NAIC CODE			
		EFFECTIVE DATE:		

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,

FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

2.4 the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter. The exclusion in this sub"clause does not extend to radioactive isotopes, other than nuclear fuel, when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific or other similar peaceful purposes.

2.5 any chemical, biological, bio-chemical, or electromagnetic weapon,

It is agreed for the avoidance of doubt that the foregoing clause shall not apply where the proximate cause of Loss is theft. This exclusion shall not apply where the use or operation, of any weapon as described in 12.5 above facilitates the theft, robbery, burglary, hold-up, or other criminal taking of Property.

It is agreed for the avoidance of doubt that the foregoing clause shall not apply where the proximate cause of loss is theft.

DISHONEST OR FRAUDULENT ACTS OF DIRECTORS

3 This policy does not cover Loss resulting directly from any dishonest or fraudulent act(s) or dishonest or fraudulent omission(s) of Board Directors of Loomis AB except in the event of any such dishonest or fraudulent act (s) or dishonest or fraudulent omission(s) such Board Director is performing acts coming within the scope of the usual duties of an Employee of the Assured .

SANCTION LIMITATION AND EXCLUSION CLAUSE

4 Insurers shall not be deemed to provide cover and Insurers shall not be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose Insurers to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/28/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

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C	ertificate holder in lieu of such endor	sement(s	s).					
PRO	DUCER Marsh USA Inc.			CONTACT NAME:		HILLIAN		
	500 Dallas Street, Suite 1500			PHONE FAX (A/C, No, Ext): (A/C, No):				
	Houston, TX 77002	0.400		(A/C, No, Ext): E-MAIL ADDRESS:				
	Attn: Steven.Nguyen@marsh.com or 713-276	0430			NSURER(S) AFFOR	RDING COVERAGE	NAIC #	
S516	375-STND-AW-17-18 HOT	ALWC	No No	INSURER A : ACE Am	nerican Insurance C	ompany	22667	
เพรบ				INSURER B : ACE Fire	e Underwriters Com	pany	20702	
	Loomis Armored US, LLC 2500 CityWest Blvd, Ste 2300			INSURER C :				
	Houston, TX 77042			INSURER D :				
				INSURER E :				
				INSURER F :				
CO	VERAGES CEF	RTIFICAT	E NUMBER:	HOU-002606963-87	7	REVISION NUMBER:33		
IN C E	THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.							
INSR LTR	TYPE OF INSURANCE	ADDL SUB INSD WV	POLICY NUMBER	POLICY EFF (MM/DD/YYY	POLICY EXP (MM/DD/YYYY)	LIMITS		
	COMMERCIAL GENERAL LIABILITY CLAIMS-MADE OCCUR					EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$		
						MED EXP (Any one person) \$		
						PERSONAL & ADV INJURY \$		
	GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE \$		
	POLICY PRO- JECT LOC					PRODUCTS - COMP/OP AGG \$		
	OTHER:					\$		
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	ALL OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident) \$		
	HIRED AUTOS NON-OWNED AUTOS					PROPERTY DAMAGE (Per accident) \$		
						\$		
	UMBRELLA LIAB OCCUR					EACH OCCURRENCE \$		
	EXCESS LIAB CLAIMS-MADE					AGGREGATE \$		
	DED RETENTION \$					\$		
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY YIN	8	WLRC49106282 (AOS)	01/01/2017	01/01/2018	X PER STATUTE ER		
В	ANY PROPRIETOR/PARTNER/EXECUTIVE N	N/A	SCFC49106294 (WI)	01/01/2017	01/01/2018	E.L. EACH ACCIDENT \$		
	(Mandatory In NH)	1				E.L. DISEASE - EA EMPLOYEE \$		
	if yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT \$	1,000,000	
DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC	CLES (ACO	RD 101, Additional Remarks Sched	lule, may be attached if r	nore space is requi	red)		
Evid	ence of Insurance Only .							
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CE	RTIFICATE HOLDER			CANCELLATIO	N			
Loomis Armored US, LLC 2500 Citywest Blvd, Ste 2300 Houston, TX 77042				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
				AUTHORIZED REPRE of Marsh USA Inc.	SENTATIVE			

Mariaohi Mukrenfer

Manashi Mukherjee