MASTER SERVICES AGREEMENT

CONTRACT #: C0003047

This Master Services Agreement ("MSA") is made and entered into as of the date the last authorized signature is affixed hereto by Johnson Controls inc., ("Contractor") and Virginia Commonwealth University, a corporation and an institution of higher education of the Commonwealth of Virginia, ("VCU"). Contractor and VCU are sometimes referred to as a "Party" and collectively as the "Parties."

RECITALS

WHEREAS, Contractor provides various skilled trade services;

WHEREAS, VCU desires to use skilled trade services on an as-needed and optional-use basis;

WHEREAS, Contractor is willing to offer skilled trade services to VCU in a manner described herein.

NOW, THEREFORE, in consideration of the mutual promises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

- 1.e SERVICES. Contractor shall provide to VCU skilled trade services as set forth in Appendix II,e Conditions of Award, and any statements of work or similar document later agreed upone between the Parties.e
- 2.e ENTIRE AGREEMENT. This Master Services Agreement (MSA), Appendix II, Appendix III will servee as the complete contract between Contractor and VCU. The contract between Contractor ande VCU may include statements of work (SOW), or other similar documents as necessary. In thee event of a conflict among the contract documents, the order of precedence will be: this MSA,e Appendix II, if applicable, Appendix iii. and SOW.e
- 3. TERM and RENEWAL OF CONTRACT. The term of this MSA commences on the date of the laste affixed signature and ends on December 31, 2023. This MSA will renew under the terms ande conditions of the original MSA without intervention, for seven (7) additional one (1) yeare periods until December 31, 2030.e
- 4.e EFFECTIVE DATE. This MSA is binding on the date of the last affixed signature.e
- 5.e FEE. VCU shall pay Contractor a fee in accordance with Appendix II and Pricing as agreed upon ine Appendix III and as agreed between the Parties. Unless set forth otherwise in Appendix II, alle invoices shall be paid net 30 days following receipt of a proper invoice, services rendered, ore goods delivered, whichever is later pursuant to and in accordance with Code of Virginia §§ 2.2-4347 through 2.2-4354 known as the Virginia Prompt Payment Act.e
- 6.e MISCELLANEOUS. This MSA may be executed in any number of counterparts, each of which shalle be deemed an original, but all such counterparts together shall constitute but one and the samee instrument. The relationship between VCU and Contractor created by this MSA is that ofe independent contractors. Nothing contained herein shall be construed as constituting any othere relationship between VCU and Contractor. Contractor shall not assign this MSA to another partye

without the written consent of VCU. The conditions and covenants herein contained shall ensure to the benefit of and are binding upon the parties hereto, their personal representatives, successors and permitted assigns. As a registered vendor in eVA and/or RealSource, Contractor is responsible for the security of its portal account, including restricting access to it, maintaining the confidentiality of login information, and taking any other actions necessary to protect the security of the Contractor's account. VCU will not be responsible for a third party's fraudulent collection of VCU payments due to the Contractor's failure to update or protect its account information.

7.0 DEPOSIT. VCU shall not be required to pay a security deposit.o

8.0 GENERAL TERMS AND CONDITIONSO

- A.o APPLICABLE LAW AND COURTS: This Contract shall be construed, governed, and interpretedo pursuant to the laws of the Commonwealth of Virginia without regard to choice of lawo principles. The Parties agree that all disputes arising under this Contract shall be brought in theo state or federal courts located in Richmond, Virginia. To the extent any provision of the Contracto is prohibited by Virginia law, or is otherwise not authorized by Virginia law, due to VCU's statuso as an agency of the Commonwealth of Virginia, such provision is null and void. Each party shallo be responsible for its own legal fees and costs unless otherwise ordered by a court of law.o
- B.o ARBITRATION: Neither Party shall be compelled to arbitrate any matter or otherwise be subjecto to any form of alternative dispute resolution, but may request and/or opt to participate ino alternative dispute resolution in its sole discretion.o
- C.o WAIVER OF CLAIMS: Notwithstanding anything contained herein to the contrary, VCU is ano agency of the Commonwealth of Virginia and as such, pursuant to Va. Code § 2.2-514, cannoto waive or settle legal claims that VCU may have against another party nor may VCU bestow anyo right or obligation that is beyond the duly granted authority of the signatory to bestow or incuro on behalf of the Commonwealth of Virginia.o
- D.o ANTI-DISCRIMINATION: Contractor certifies to the Commonwealth that it will conform to theo provisions of the Federal Civil Rights Act of 1964, as amended, as well as the Virginia Fairo Employment Contracting Act of 1975, as amended, the Virginians With Disabilities Act, theo Americans With Disabilities Act and Section 2.2-4311 of the *Virginia Public Procurement Act*. Ifo the award is made to a faith-based organization, the organization shall not discriminate againsto any recipient of goods, services, or disbursements made pursuant to the Contract on the basis ofo the recipient's religion, religious belief, refusal to participate in a religious practice, or on theo basis of race, age, color, gender or national origin and shall be subject to the same rules as othero organizations that Contract with public bodies to account for the use of the funds provided; however, if the faith-based organization segregates public funds into separate accounts, onlyo the accounts and programs funded with public funds shall be subject to audit by the publico body. (*Code of Virginia*, § 2.2-4343.1). In every Contract over \$10,000 the provisions in 1. and 2.0 below apply:0
 - 1.0 During the performance of this Contract, the Contractor agrees as follows:o
 - a.o VCU is an equal opportunity/affirmative action institution providing access too education and employment without regard to age, race, color, nationalo

origin, gender, religion, sexual orientation, veteran's status, political affiliation or disability. As such, the Contractor will not discriminate against any employee or applicant for employment because of age, race, color, national origin, gender, religion, sexual orientation, veteran's status, political affiliation or disability or any other basis prohibited by state law related to discrimination in employment, except where there is a bona fide occupational qualification reasonably necessary to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.

- b.e The Contractor, in all solicitations or advertisements for employees placed bye or on behalf of the Contractor, will state that such Contractor is an equale opportunity employer.e
- c.e Notices, advertisements, and solicitations placed in accordance with federale law, rule or regulation shall be deemed sufficient for the purpose of meetinge these requirements.e
- B.e The Contractor will include the provisions of a. above in every subcontract ore purchase order over \$10,000 so that the provisions will be binding upon eache subcontractor or vendor who performs work relative to this RFP.e
- E.e IMMIGRATION REFORM AND CONTROL ACT OF 1986: Contractor certifies that it does not ande will not during the performance of this Contract employ illegal alien workers or otherwisee violate the provisions of the Federal Immigration Reform and Control Act of 1986.e
- F.e ANTITRUST: By entering into a Contract, Contractor conveys, sells, assigns, and transfers to thee Commonwealth of Virginia all rights, title and interest in and to all causes of the action it maye now have or hereafter acquire under the antitrust laws of the United States and thee Commonwealth of Virginia, relating to the particular goods or services purchased or acquired bye the Commonwealth of Virginia under this Contract.e
- G.e ASSIGNMENT OF CONTRACT: The Contract shall not be assignable by Contractor in whole or ine part without the written consent of the University.e
- H.e TESTING AND INSPECTION: To the extent applicable, VCU reserves the right to conduct anye testing/inspection it may deem advisable to assure goods and services conform to thee specifications/Contract.e
- I.e TERMINATION OF CONTRACT:e
 - 1.e Either Party may terminate this Contract if the other Party materially breachese this Contract and such breach is not cured within thirty (30) days after writtene notice to the breaching Party.e
 - 2.e University reserves the right to terminate this Contract, in part or in whole,e without penalty, upon sixty (60) days written notice to the Contractor.e
 - 3.e Either Party may terminate this Contract after the initial twelve (12) months ofe this Contract upon sixty (60) days written notice to the other Party.e

- J.t CHANGES TO THE CONTRACT: Changes may be made to the Contract:t
 - 1.t The parties may agree to modify the scope of the Contract. An increase or decrease in thet price of the Contract resulting from such modification shall be agreed by the parties as at part of their written Contract to modify the scope of the Contract. Contract pricing shall nott exceed the contract price(s) of the previous contract period increased/decreased by moret than the percentage increase/decrease of the Services category of the CPI-U section of thet Consumer Price Index of the United States Bureau of Labor Statistics for the latest twelvet months for which statistics are available.t
 - 2.t The Purchasing Agency may order changes within the general scope of the Contract at anyt time by written notice to the Contractor. Changes within the scope of the Contract include,t but are not limited to, things such as services to be performed, the method of packing ort shipment, and the place of delivery or installation. The Contractor shall comply with thet notice upon receipt. The Contractor shall be compensated for any additional costs incurredt as the result of such order and shall give the Purchasing Agency a credit for any savings.t
 - 3.t Material, substantive modifications, changes, and amendments to the Contract must be in at writing executed by authorized representatives of each party.t
- K.t TAXES: Contractor acknowledges all sales to the Commonwealth of Virginia are normally exempti from State sales tax. State sales and use tax certificates of exemption, Form ST-12, will bet issued upon request. Deliveries against this Contract shall usually be free of Federal excise andt transportation taxes. The Commonwealth's excise tax exemption registration number is 54-73-0076K.t
- L.t FAILURE TO DELIVER GOODS OR SERVICES: In case of failure to deliver goods or services int accordance with the Contract terms and conditions, VCU, after due oral or written notice, mayt procure them from other sources and hold the Contractor responsible for any resultingt additional purchase and administrative costs. This remedy shall be in addition to any othert remedies which VCU may have.t
- M.t SHIPPING: Contractor shall ship all goods FOB destination at the actual freight rate based upont the actual weight of the goods to be shipped.t
- N.t INSURANCE: Contractor certifies it will have the following insurance coverages, and anyt insurance otherwise required by applicable law, throughout the entire term of the Contract, ast well as renewal terms. For construction contracts, if any subcontractors are involved, thet subcontractor will have workers' compensation insurance in accordance with §§ 2.2-4332 andt 65.2-800 et seq. of the *Code of Virginia*. Contractor further certifies all insurance coverage willt be provided by insurance companies authorized by the Virginia State Corporation Commissiont to sell insurance in Virginia. Minimum Insurance Coverages and Limits Required for Mostt Contracts:
 - 1.t Worker's Compensation Statutory requirements and benefits. Coverage is compulsory fort employers of three or more employees, to include the employer.t

- 2.t Employers Liability \$100,000.t
- 3.t Commercial General Liability \$1,000,000 per occurrence. Commercial General Liability is tot include bodily injury and property damage, personal injury and advertising injury, products,t and completed operations coverage. The Commonwealth of Virginia must be named as ant additional insured and so endorsed on the policy.t
- 4.t Automobile Liability \$1,000,000 per occurrence. (applicable only if motor vehicle is to bet used in performance of this Contract)t
- 5.t Cyber Security Liability \$5,000,000 (applicable as determined by the University)t
- O.t DRUG-FREE WORKPLACE: During the performance of this Contract, the Contractor agrees to (i)t provide a drug-free workplace for the Contractor's employees; (ii) post in conspicuous places,t available to employees and applicants for employment, a statement notifying employees thatt the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlledt substance or marijuana is prohibited in the Contractor's workplace and specifying the actionst that will be taken against employees for violation of such prohibition: (iii) state in all solicitationst or advertisements for employees placed by or on behalf of the Contractor that the Contractort maintains a drug-free workplace: and (iv) includes the provisions of the foregoing clauses int every subcontract or purchase order of over \$10,000, so that the provisions will be binding upont each subcontractor or vendor providing services under this Contract. For the purposes of thist section, "drug-free workplace" means a site for the performance of work done in connectiont with a specific contract awarded to a contractor, the employees of whom are prohibited fromt engaging in the unlawful manufacture, sale, distribution, dispensation, possession or use of anyt controlled substance or marijuana during the performance of the Contract.
- P.t NONDISCRIMINATION: As applicable, federal law requires compliance with the following:t
 - 1.t 41 CFR § 60-1.4 Equal Opportunity Clause prohibiting discrimination on the basis of race,t color, religion, sex, or national origin.t
 - 2.t 41 CFR 60-741.5(a) and 41 CFR 60-300.5(a). These regulations prohibit discriminationt against qualified individuals on the basis of disability (60-741.5(a)) and protected veterant status (41 CFR 60-300.5(a)), and require affirmative action to employ and advance int employment qualified individuals with disabilities and qualified protected veterans.t
- Q.t FERPA: To the extent that University provides to Contractor any identifiable studentt information, including student address, phone number and email address, the University herebyt designates Contractor as a school official with a legitimate educational interest in using sucht student information, and Contractor agrees to use such information only for the purpose oft fulfilling its obligations under this Contract. Contractor further agrees not to disclose any sucht student information to any individual other than the student except as required by applicablet law, rule or regulation or court or governmental order or as authorized in writing by thet University or the individual student. Contractor acknowledges that this protection of studentt information is necessary for the University's compliance with the Code of Virginia section 23.1-405(C) and the federal Family Educational Rights and Privacy Act (FERPA).t

- R.e CONFIDENTIAL INFORMATION: "Confidential Information" means all information of a partye ("Disclosing party") disclosed or made available to the other party ("Receiving party") that (i) ise clearly marked or identified as such at the time of disclosure or within a reasonable timee thereafter; or (ii) should be reasonably known by the Receiving party to be confidential due toe the nature of the information disclosed and the circumstances surrounding the disclosure.e Confidential Information of VCU shall include, but not be limited to information about VCUe personnel and students of VCU to the extent such information is not available to the publice domain in accordance with the laws of the Commonwealth of Virginia and FERPA. Contractore shall use its reasonable efforts to prevent and protect Confidential Information frome unauthorized use or disclosure, with at least the same degree of care that Contractor uses toe protect its own confidential and proprietary information, but in no event less than a reasonablee degree of care under the circumstances. Each Party will only disclose the other Party'se Confidential Information to its employees, consultants, or subcontractors only on a need-toknow basis, provided that such employees or subcontractors are subject to confidentialitye obligations no less restrictive than those contained herein. Upon the completion of the servicese and upon request of VCU, Contractor shall return all Confidential Information received ine written format, including copies or reproductions or other media containing Confidentiale Information within seven (7) days of such request.e
- S.e VA FOIA: Nothing contained herein is intended to limit VCU's compliance with the Virginiae Freedom of Information Act ("VFOIA"). For clarity, contracts and pricing between VCU and itse vendors are not considered to be exempt from VFOIA requests.e
- T.e INDEMNIFICATION: Contractor agrees to indemnify, defend, and hold harmless VCU, thee Commonwealth of Virginia, and their officers, employees and agents from any claim, damage,e liability, injury, expense or loss, including defense costs and attorneys' fees, arising frome Contractor's negligence under this Agreement. Accordingly, VCU shall promptly notifye Contractor of any claim or action brought against VCU in connection with this Agreement. Upone such notification, and at the request and direction of VCU and/or the Office of the Attorneye General, Contractor will immediately defend any such claim or action pursuant to the provisionse and requirements of § 2.2-514 of the Code of Virginia.e
- U.e LIMITATION OF LIABILITY: Contractor shall be liable for the direct damages caused by thee negligence of itself, its officers, employees, and agents in connection with this Contract or anye goods, services, actions, or omissions relating to this Contract.e
- V.e SUBCONTRACTS: No portion of the work shall be subcontracted without prior written consent ofe the University. In the event that the Contractor desires to subcontract some part of the worke specified herein, the Contractor shall furnish the University with the names, qualifications ande experience of their proposed subcontractors. The Contractor shall, however, remain fully liablee and responsible for the work to be done by its subcontractor(s) and shall assure compliance withe all requirements of the Contract.e
- W.ePRIME CONTRACTOR RESPONSIBILITIES: The Contractor shall be responsible for completelye supervising and directing the work under this Contract and all subcontractors that Contractore may utilize, using best skill and attention. Subcontractors who perform work under thise Contract shall be responsible to the prime Contractor. The Contractor agrees that it is as fullye responsible for the acts and omissions of subcontractors and of persons employed by them ase

Contractor is for the acts and omissions of its own employees.

- X.e STATUTORY DAMAGES: VCU is not authorized to waive damages granted or otherwise availablee by statute.e
- Y.e SOVEREIGN IMMUNITY: VCU is an agency of the Commonwealth of Virginia and is afforded thee protection of sovereign immunity under Virginia law. Any claims against VCU or thee Commonwealth are subject to the requirements established under Virginia law for bringing suche claims against VCU or the Commonwealth, including the Virginia Tort Claims Act (Va. Code §§ 8.01-195.1 et seq.) and other applicable statutes relating to claims against the Commonwealthe or its agencies. Notwithstanding any other provision, nothing in this Contract shall be deemed toe be or construed as a waiver of VCU's or the Commonwealth's sovereign immunity, or any othere applicable requirements under Virginia law for bringing claims against VCU or thee Commonwealth. The total cumulative liability of the University, its officers, employees, ande agents in connection with this Contract or in connection with any goods, services, actions ore omissions relating to this Contract, shall not under any circumstance exceed payment of thee maximum purchase price.e
- Z.e FORCE MAJEURE: Neither Party will be responsible for any losses resulting from delay or failuree in performance resulting from any cause beyond either Party's reasonable control, includinge without limitation, war, strikes or labor disputes, civil disturbances, fires, natural disasters,e pandemics, including if VCU, in its sole discretion, must close a campus location or take othere restrictive actions due to concerns related to the COVID-19 pandemic or acts of God. If the delaye or failure in the performance of the Party claiming Force Majeure continues for thirty (30) dayse or more, then the Party not claiming Force Majeure may terminate this Agreement by writtene notice to the other Party without penalty. Any funds paid will be reimbursed pro rata based one Services not providede
- AA. AUDIT: The Contractor shall retain all books, records, and other documents relative to this Contract for five (5) years after final payment, or until audited by the Commonwealth of Virginia, whichever is sooner. The University, its authorized agents, and/or State auditors shall have full access to and the right to examine any of said materials during said period.
- BB. AVAILABILITY OF FUNDS: It is understood and agreed between the parties herein that VCU shall be bound hereunder only to the extent the funds are appropriated, or otherwise made available, from the Virginia General Assembly or other funding source, or which funds may hereafter be provided for the purpose of this Contract.
- CC.eADDITIONAL GOODS AND SERVICES: The University may acquire other goods or services that thee supplier provides than those specifically solicited. The University reserves the right, subject toe mutual contract, for Contractor to provide additional goods and/or services under the samee pricing, terms and conditions and to make modifications or enhancements to the existing goodse and services. Such additional goods and services may include other products, components, e accessories, subsystems, or related services newly introduced during the term of the Contract.

DD. PAYMENT TO SUBCONTRACTORS:e

1.e Contractor awarded a contract under this solicitation is hereby obligated to pay thee Subcontractor(s) within seven (7) days of the Contractor's receipt of payment from thee Commonwealth for the proportionate share of the payment received for work performed by the Subcontractor(s) under the contract; or

- 2.e To notify the agency and the Subcontractor(s), in writing, of the Contractor's intention toe withhold payment and the reason.e
- 3.e The Contractor is obligated to pay the Subcontractor(s) interest at the rate of one percente per month (unless otherwise provided under the terms of the contract) on all amountse owed by the Contractor that remain unpaid seven (7) days following receipt of paymente from the Commonwealth, except for amounts withheld as stated in 2. above. The date ofe mailing of any payment by U.S. Mail is deemed to be payment to the addressee. Thesee provisions apply to each sub sub-tier Contractor performing under the primary contract. Ae Contractor's obligation to pay an interest charge to a Subcontractor may not be construede to be an obligation of the Commonwealth.e
- EE. REALSOURCE REGISTRATION: This Contract shall result in a purchase order or purchase orders issued via VCU's source-to-pay platform, RealSource. Contractor shall register in RealSource upon award of contract. For information on registering, visit realsource.vcu.edu. Registration is free, and registered vendors shall have access to purchase order, invoice, and payment information. Contractor is responsible for the security of its RealSource portal account, including restricting access to it, maintaining the confidentiality of login information, and taking any other actions necessary to protect the security of the Contractor's account. VCU will not be responsible for a third party's fraudulent collection of VCU payments due to the Contractor's failure to update or protect its account information. If this is a cooperative procurement, this clause shall apply to orders placed by VCU only.
- FF. eVA REGISTRATION AND FEES: Contractor agrees to self-register with the Commonwealth of Virginia's electronic procurement system, eVA (information on eVA can be found at http://www.eva.virginia.gov), and agrees to maintain self-registered status for the duration of this Contract. The Commonwealth shall assess eVA transaction fees as specified below for each order resulting from this Contract. The Vendor Transaction Fee is:
 - 1.e DSBSD-certified Small Businesses: 1%, capped at \$500 per order.e
 - 2.e Businesses that are not DSBSD-certified Small Businesses: 1%, capped at \$1,500 pere order.e

The specified Vendor Transaction Fee will be invoiced by the Commonwealth of Virginia Department of General Services, approximately 30 days after the corresponding purchase order is issued and the invoice is payable 30 days after the invoice date.

Contractor is responsible for the security of its eVA account, including restricting access to it, maintaining the confidentiality of login information, and taking any other actions necessary to protect the security of Contractor's account. VCU will not be responsible for a third party's fraudulent collection of VCU payments due to Contractor's failure to update or protect its account information.

GG. SWAM REPORTING: Contractor will submit a quarterly SWAM business report to the University by the 8th of the month following each calendar quarter, specifically the months of April, July, October, and January. Contractor will submit the quarterly SWAM business reports, based upon

the Contractor's proposed commitment to:

VCU SWaM Reporting E-mail: swamreporting@vcu.edue

The quarterly SWAM business reports will contain the following information:

- a.e SWAM firms' name, address and phone number with which Contractor has contractede over the specified guarterly period.e
- b.e Contact person at the SWAM firm who has knowledge of the specified information.e
- c.e Type of goods and/or services provided over the specified period of time.e
- d.e Total amount paid to the SWAM firm as it relates to the University's account.e

9.e SPECIAL TERMS AND CONDITIONSe

- A.e ADVERTISING: Contractor shall not state in any of its advertising or product literaturee that the University, the Commonwealth of Virginia, or any agency or institution of thee Commonwealth has purchased or uses its products or services.e
- B.e TRADEMARKS/LOGOS: The University retains all rights, title and Interest to itse trademarks, logos and other intellectual property. Contractor shall first submit ae request in writing to the VCU Division of University Relations prior to use of any VCUe marks, name, or logos.e
- C.e SPECIAL EDUCATIONAL OR PROMOTIONAL DISCOUNTS: The Contractor shall extend anye special educational or promotional sale prices or discounts immediately to Universitye during the term of this Contract. Such notice shall also advise the duration of the specifice sale or discount price.
- D.e NOTIFICATION OF WORK: While working in a University building, the Contractor shalle have no more than two (2) minutes to notify the Operations Center at (804) 828-9364, ife Contractor or its sub-contractor set off the alarm and/or hear an active alarm. Failure toe notify the Operations Center could result in a fine from City of Richmond Firee Department and OEHS issuing a stop work.e

All Contractors working in a University building are required to check in and check out daily with the FMD Operations Center at (804) 828-9444 and provide the following information:

- 1)e Responsible person name (the responsible person must remain on-site)e
- 2)e Responsible person cell numbere
- 3)e Company Namee
- 4)e Number of people workinge
- 5)e Location (Building, Floor, Room)e
- 6)e Nature of the Worke
- E.e ASBESTOS: Whenever and wherever during the course of performing any work under thise Contract, the Contractor discovers the presence of asbestos or suspects that asbestos is present,e Contractor shall stop the work immediately, secure the area, notify the Building Owner ande

await positive identification of the suspect material. During the downtime in such a case, the Contractor shall not disturb any surrounding surfaces but shall protect the area with suitable dust covers. In the event the Contractor is delayed due to the discovery of asbestos or suspected asbestos, then a mutually agreed extension of time to perform the work shall be allowed the Contractor but without additional compensation due to the time extension.

- F.e RADIATION/CHEMICAL/BIOLOGICAL HAZARD AREAS: The personnel employed by thee Contractor shall be capable employees, trained and gualified to perform specified services. Ife the Contractor is to perform work in areas posted with radiation warning signs and/ore chemical/biological hazard signs, prior to the commencement of the Contract, the Contractore shall contact; (1) the Office of Environmental Health and Safety's (OEHS) Radiation Safetye Section (804) 828-9131 for training information as required by the NRC and the Commonwealthe of Virginia, and (2) the Chemical/Biological Safety Section (804) 828-4866 for traininge information in the handling of hazardous materials as required by OSHA, and other regulatorye agencies. Radiation Safety and Chemical/Biological Safety will provide the Contractor with thee appropriate training information for radiation work areas and hazardous materials. Thee Contractor shall be responsible for training its employees with the information provided by VCU.e New employees are required to receive training prior to working in posted areas. A copy of thee training roster shall be submitted to OEHS at the end of each month in which training hase occurred. Refresher training shall be conducted by the Contractor and reported to VCUe annually. Any additional training requirements identified by VCU shall be coordinated withe VCU's Contract Administrator, OEHS, and the Contractor.e
- G.e CONVENIENCE TO GENERAL PUBLIC AND PROPERTY OWNERS: All work covered under thise Contract shall be done in such a manner as to cause as little inconvenience as possible to thee general public and property owners. All equipment and resulting material shall be placed alonge the route of the work so as not to inconvenience vehicular and pedestrian traffic. Thee Contractor shall provide adequate means to safely direct traffic past the points that are affectede by the work at all times. No closures shall be allowed unless specifically coordinated ande approved. Access to property shall be maintained, and any time where there is a loss of access,e the contractor shall coordinate with VCU Facilities Management.e
- H.e AS-BUILT DRAWINGS: The Contractor shall provide the Commonwealth a clean set ofe reproducible "as built" drawings and wiring diagrams, marked to record all changes made duringe installation or construction. The Contractor shall also provide the Commonwealth withe maintenance manuals, and parts lists and a copy of all warranties for all equipment. All "ase built" drawings and wiring diagrams, maintenance manuals, parts lists, and warranties shall bee delivered to the Commonwealth upon completion of the work and prior to final payment.e
- I.e CONTRACTOR'S TITLE TO MATERIALS: No materials or supplies for the work shall be purchasede by the Contractor or by any Subcontractor subject to any chattel mortgage or under ae conditional sales or other contract by which an interest is retained by the seller. The Contractore warrants that he has clear title to all materials and supplies for which he invoices for payment.e
- J.e FINAL INSPECTION: At the conclusion of the work, the Contractor shall demonstrate to VCU thate the work is fully operational and in compliance with Contract specifications and codes. Anye deficiencies shall be promptly and permanently corrected by the Contractor at the Contractor'se sole expense prior to final acceptance of the work.

- K.e INSTALLATION: All items must be assembled and set in place, ready for use. All crating ande other debris must be removed from the premises.e
- Le LABELING OF HAZARDOUS SUBSTANCES: If the items or products included in the Contract ore used to perform the requirements of the Contract are "Hazardous Substances" as defined by §e 1261 of the United States Code (U.S.C.) or "Pesticides" as defined in § 136 of Title 7 of thee United States Code, then the Contractor, by submitting his proposal, certifies and warrants thate the items or products to be delivered under this Contract shall be properly labeled as requirede by the foregoing sections and that by delivering the items or products the Contractor does note violate any of the prohibitions of Title 15 U.S.C. § 1263 or Title 7 U.S.C. § 136.e
- M.e MATERIAL SAFETY DATA SHEETS: Material Safety Data Sheets and descriptive literature shall bee provided with the proposal for each chemical and/or compound offered. Failure on the part ofe the Contractor to submit such data sheets may be cause for declaring the proposal ase nonresponsive.e
- N.e MAINTENANCE MANUALS: The Contractor shall provide with each piece of equipment ane operations and maintenance manual with wiring diagrams, parts list, and a copy of alle warranties.e
- O.e PREVENTIVE MAINTENANCE: The Contractor shall provide necessary preventive maintenance,e required testing and inspection, calibration and/or other work necessary to maintain thee equipment in complete operational condition during the warranty period.e
- P.e WARRANTY (COMMERCIAL): The Contractor agrees that the supplies or services furnishede under any award resulting from this solicitation shall be covered by the most favorablee commercial warranties the Contractor gives any customer for such supplies or services and thate the rights and remedies provided therein are in addition to and do not limit those available toe the Commonwealth by any other clause of this solicitation.e
- Q.e WORK SITE DAMAGES: Any damage to existing utilities, equipment or finished surfaces resultinge from the performance of this Contract shall be repaired to the Commonwealth's satisfaction ate the Contractor's expense.e
- R.e WORK ESTIMATES (TIME AND MATERIAL CONTRACTS): Under this time and material Contract,e the Contractor shall furnish VCU with a non-binding written estimate of the total costs toe complete the work required. The estimate must include the labor category(ies), thee Contractor's hourly rates specified in the Contract, and the total material cost. Material costse shall be billed at the Contractor's actual invoice costs (Contractor shall furnish copies of alle invoices for materials) or discount off the list price, whichever is specified in the Contract. Ife VCU determines that the estimated price is not fair and reasonable, VCU has the right to ask thee Contractor to reevaluate the estimate. If the revised estimate is determined to be not fair ande reasonable, VCU reserves the right to obtain additional quotes from other vendors. A worke order will be issued to the Contractor, as the authority to proceed with the work, which wille incorporate the Contractor's estimate and the terms and conditions of the contract. Thee Contractor and his/her personnel shall log in with the designated contract administrator eache day before and after work to confirm labor hours.e

- S.e EXTRA CHARGES NOT ALLOWED: The Contract price shall reflect all fees to be incurrede for the performance of the Contract, including all applicable freight and installatione charges. Any additional fees that arise during the performance of the Contract shall onlye be paid if approved by the University prior to incurring such fees.e
- T.e ADDITIONAL USERS OF CONTRACT: It is the University's intent to allow for cooperativee procurement. Accordingly, any public body, public or private health or educationale institution, or any University-related foundation (Additional Users) may access thise Agreement if authorized by Selected Firm.e

To that end and if agreeable with the Contractor, upon written request from Additional Users the Contractor may allow access to the contract. Although the University desires to provide access on such contract to Additional Users, the Contractor is not required to provide such access. A Contractor's willingness to provide this access to Additional Users, will not be a consideration in awarding this contract. Although the Additional Users have access to any resulting contract, Additional Users are not bound to use the contract and any use of the contract is strictly optional.

If the Additional Users choose to access the contract and the Contractor agrees to such access, the terms and conditions of the contract will be in full force and effect as between the Additional Users and the Contractor. VCU will have no responsibility for the resolution of any contractual disputes, or for payment for services rendered which may arise from an Additional User accessing the contract. The Contractor understands and agrees that it shall not have any recourse against VCU with respect to any claim it may have against another Additional User that accessed this contract.

U.e CRIMINAL BACKGROUND INVESTIGATION: If Contractor employees and agents will be on the VCUe campus, or have access to protected data as defined herein, Contractor must comply with thee following: Contractor shall ensure that its employees, full-time or part-time, including newlye hired, re-hired, seasonal, and/or temporary, who may have access to VCU confidential ore proprietary information, or data about VCU personnel or students, have passed a criminale background check pursuant to the Code of Virginia, § 2.2-1201.1. Criminal background checkse shall comply with the standards set forth in VCU's employment policies found at:e

http://www.policy.vcu.edu/sites/default/files/Criminal%20Conviction%20Investigations.pdf

Specifically, Contractor shall ensure an investigation is conducted by a third-party vendor utilizing courthouse records and national databases to obtain records within the past seven (7) years. Convictions related to drugs, violence and/or sexual behavior are generally considered job related due to the nature of the VCU environment and the need to provide reasonable levels of protection for students, patients, employees, visitors, and institutional resources.

V.e IDENTIFICATION CARDS: All Contractor employees authorized to work at VCU must obtain a VCUe identification card. Information on obtaining a card is available at <u>http://vcucard.vcu.edu/.e</u> Contractor's employees must wear their VCU identification when they are on VCU property.e Contact <u>FMContracts@vcu.edu</u> for information on VCU Affiliate ID Cards upon receipt of ae

purchase order.

- W.eREPRESENTATIONS AND WARRANTIES: All representations and warranties made by University are made to the best of its knowledge at the time the representation or warranty is made. University will use its best efforts to comply with all conditions ande restrictions on its accounts and the services provided hereunder.e
- X.e DELIVERY AND STORAGE: It shall be the responsibility of the Contractor to make alle arrangements for delivery, unloading, receiving and storing materials in the building duringe installation. VCU will not assume any responsibility for receiving these shipments. Contractore shall check with VCU and make necessary arrangements for security and storage space in thee building during installation.e

10.e NOTICES.e

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All notices, requests, demands and other communications which are required or permitted to bee given under this MSA shall be in writing and shall be deemed to have been duly given upon thee delivery or receipt thereof, as the case may be, if delivered personally or sent by registered ore certified mail, return receipt requested, postage prepaid, to the respective Party hereto.e

Contractor:

Name of Contractor: Johnson Controls Inc Attention: Eric Gauker Street Address: 2315 commerce Center Dr, Ste D. City, State, Zip: Rockville, NA 23146 Phone: 806-272-6406 Email: Cric. gauker@jcl.come

VCU:

Virginia Commonwealth University Procurement Services 912 W. Grace Street, 5th Fl Richmond, VA 23284 procurement_services@vcu.edu

IN WITNESS WHEREOF, the Parties to this MSA by their duly authorized representatives have executed this MSA the day and year below.

Virginia Commonwealth University	8
Name: Karoł Kain Graye	Name: ERIC GRANNER
Signature: Larol Lain Gray	Signature:

Title:	Senior VP and CFO	Title: BRANCH Stalwice MANAGE
Date:	4/24/2023	Date: 11/30/22
Built		

APPENDIX II

1. Firm Information

- A. Brief history of the firm. Provide information on your firm or provide current VASCUPP Contract Information. Please select only one of the options in Section A.
 - 1 have a VASCUPP Contract and would like to use the existing VASCUPP Contract. Lagree to all "Conditions of Award Below".

VASCUPP Contract Number:	
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issuing institution:	Issuing Institution:	*	
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I have a VASCUPP Contract, but would like to submit my information for the new solicitation. I have provided the same rates or more competitive rates than other contracts.

VASCUPP Contract Number: UCPUMM 20-1068 Issuing Institution: <u>Commonwealth FNA, University</u> of Mary Washington

- I do not have an existing VASCUPP Contract and have provided a brief history of my firm.
 Click or tap here to enter text.
- B. Choose the discipline(s) you are applying for below. You may choose more than one discipline if your firm is properly licensed in providing multiple services. Copies of licensing must accompany proposal.
 - Pump and Motor Rebuild/Repair
 - Door Installation, Maintenance and Repair to include a wide variety such as overhead doors, automatic doors, etc.
 - □ Window Installation Maintenance and Repair
 - Custom Millwork and Cabinetry
 - **D** Roofing Maintenance and Repair
 - Parking & Drain Installation, Maintenance and Repair
 - Generator Maintenance and Repair
 - Fume Hood Installation, Maintenance and Repair
 - Utility Location Services
 - □ Fire System Installation, Maintenance and Repair to include sprinklers, fire pumps and associated components

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- III Building Automation and Fire-Alarm System Installation, Maintenance and Repair
- Electrical Installation, Maintenance and Repair
- Thermal Insulation Services to include but not limited to piping insulation
- Masonry Maintenance and Repair
- Landscaping and Arborist Services
- □ Waterproofing
- Graffiti Removal and Pressure Washing Services
- Auditorium Seating Maintenance
- Fence Installation and Repair to include a wide variety of fencing
- Fall Protection Installation, Repair and Certifications
- Flooring Installation and Repair
- Plumbing Installation, Maintenance and Repair
- Duct Cleaning
- □ Carpentry
- C. Experience

Provide a capabilities statement for all disciplines you are applying for. You may attach additional pages.

Click here to enter text.

- D. Business License, Trades License, or other applicable licensing. Please attach additional pages if necessary.
 - Vendor Agrees to maintain required licensing for the discipline applied for.

License Type: Class A Contractors ELE ESC GFC HVA REF	License Number: 27-01005249
License Type:	License Number:

E. Warranty

Provide warranty information.

Click here to enter text.

2. Conditions of Award

Please check each box below confirming agreement with the conditions of award. Terms that contain a check box must be checked to confirm acceptance.

A.e RealSource/eVA Registratione

The Contractor agrees to maintain or become registered as a vendor within the VCU RealSource Vendor Registration network upon being invited to register **and** Contractor agrees to maintain or become self-registered as a vendor with eVA.

B.e Small, Minority & Woman Owned Business (SWaM) Certificatione/ SWaM Plane

The Contractor is either currently certified with the <u>Department of Small Business and</u> <u>Supplier Diversity (DSBSD)</u> as a Small, Women, and Minority Owned (SWaM) and/or Service Disabled Veteran-Owned Business and/or agrees to commit to the percentage listed below for SWaM Participation.

3___% SWaM Participation will be maintained during contracte

If you are a SWaM Certified vendor fill out the information below:

_____ Certification Number

___ Certification Type (Small, Women, Minority, Veteran)

C.e Detailed Scope of Work, Response Time and Reportinge

- The Contractor will provide a detailed quote at the request of VCU, summarizing specific services, deliverables, delivery dates and cost in accordance with the contract without additional terms or conditions requiring VCU signature. The contract terms and conditions will govern all quotes.
- The Contractor will respond to emergency requests no later than 4 hours and nonemergency requests no later than 24 hours.
- The Contractor will check in with the VCU Operations Center 804-828-9444 upon arrival at Campus and check out when leaving VCU.

D.e Purchase Orderse

- The Contractor will accept a VCU issued Purchase Order as the commitment to start a project and will not start work on a project until a Purchase Order is received. If a blanket Purchase Order is established, Contractor will not start work without a notice to proceed notification or a work order number.
- E.e Invoicinge
 - The Contractor agrees to invoice in accordance with the procedures outlined in the VCU Purchase Order and instruction provided by VCU.
- F.e Payment Methode
 - **X** Virtual Card (Net 20)

- ACH Paymode-X Premium (Net 20)
- ACH Paymode-X Basic (Net 30) and Early Payment Discount (EPD)
- Paper Check (Net 30). We encourage you to offer an EPD
- Other

https://procurement.vcu.edu/for-suppliers/vendor-invoicing--payment/

G.e Early Payment Discounts (EPD)e

VCU encourages the Contractor to consider expedited payment terms for a discount. Multiplee EPD terms are available. If applicable, please select an EPD term below.e

- 2.0% Net 15 / Net 30e
- 1.5% Net 20 / Net 30e
- 0.5% Net 25 / Net 30e
- Other (e.g., 3.0% Net 15 / Net 30)e
- H. Fees

Pricing must be submitted by completing Appendix III. The fee structure includes rates charged for all personnel classifications or service that may be provided to VCU. Pricing will mainly be time and material or unit pricing, however, lump sum pricing may be requested at VCU's discretion.

Labor rates must be fully burdened and inclusive of travel, overhead, profit and incidentals.

VCU reserves the right to engage in further negotiations.

- I.e Insurance Requirementse
 - Source requirements as stated in the MSA.e

3. Acceptance

Contractor Name: Johnson Controls Inc

This document will be incorporated into the Master Services Agreement (MSA) between your Firm and the VCU. The contract between your Firm and VCU may include statements of work, a data protection addendum, or other similar documents as necessary. The MSA will have precedence over all other contract documents.

Representative Name:	Eric Gauker
Title:	Branch Service Manager
Date:	11/29/2022

Electronic Signature: By typing the name of the firm's authorized representative/signatory into the field above, the firm certifies that it is providing a binding "Electronic Signature" and further specifically validates that the individual affixing the Electronic Signature below is fully authorized to bind the firm with respect to the goods, services, pricing, terms and conditions listed herein. No award will be made without a fully executed MSA.

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		SKILLED TRADES APPENDIX III	- PRICE SCREDULE		
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			Overtime Hourly Rate		
		Regular Hourly Rate	(After 4:00pm / Weekends /		B-1
· · · · ·	Job Classification	(7:30am to 4:00pm)	Holidays)]	
1	BAS Technician (ST, SD)	\$176.00	\$264.00	1	
2	BAS Apprentice / Helper	\$100.00			
3	BAS Supervisor / Foreman (LSS)	\$176.00	\$264.00		1
4	BAS Project Manager	\$176.00	\$264.00		
5	Electrican (El)	\$124.00	\$186.00		
6	Parts and Materials Discounts	List less 50%	List less 50%	1	
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