



Annual Product and Services Contract - Pricing Agreement:

_____ (hereinafter referred to as "Customer") and Sensors Safety Products, Inc. (hereinafter referred to as "Sensors") the parties hereto, in consideration of mutual promises, covenants and stipulations set out, hereby agree as follows:

TERMS OF AGREEMENT

Sensors makes this favorable pricing agreement in exchange for exclusive product purchase rights from the above customer's facilities. This agreement includes price protection for the terms, conditions and services specified herein by Sensors as an exclusive provider of chemical vapor monitoring badges for all customer facilities and departments. Details of pricing, discounts, and services are provided on Addendum A, attached to this document and initialed by both parties. Customer may elect to terminate this contract price agreement at any time with a 30-day notice, Upon cancellation, the customer agrees to pay Sensors retail pricing for any orders not paid in full at time of cancellation. This agreement, when signed by both parties, is intended to be binding to both parties and is not modified by contrary terms, if any, appearing in the customer's purchase order. This document constitutes the entire agreement between the parties.

EXCLUSIVE GUARANTEE

Sensors Safety Products, Inc. warrants its products, lab analysis service, testing procedures and quality of service. Warranties of merchantability or fitness for a particular purpose with respect to any goods, products purchased or used by a customer (or third parties) pursuant to this agreement are excluded as to Sensors.

PAYMENT TERMS

The customer agrees to pay all invoices issued under this agreement within (30) days of the invoice date. Failure to honor the 30 day payment terms will result in termination of this contract pricing agreement.

For payments sent after the agreed terms, the customer agrees to pay a finance charge of one and one-half percent per month (18% APR). Should accounts become past due, Sensors Safety Products will hold analytical reports for payment. In the unlikely event a resolution with full payment is not received by Sensors Safety, all analytical reports previously sent to customer will be nullified.

This agreement shall be governed by, constructed and enforced in accordance with the laws of the state of North Carolina, and both parties hereby stipulate and agree that jurisdiction and venue of any legal action pertaining to this contract shall be in Wake County, North Carolina.

Print - Sensors Contract Manager

Print - Customer Facility Name

Signature - Sensors Contract Manager

Print - Customer Facility Address, City, State, Zip

Date of proposal. Honored for 30 days

Print Customer Authorized Name & Title

Signature - Customer Authorized Contract Name

_____ _____
Purchase Order Number Agreement Date