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Order #[site order#]

This Agreement is made and entered into this [today's date of the month] day of [month], [year], by and between NSC Group, LLC d/b/a National Safety Compliance ("Licensor") and [customer name] ("Licensee").

WHEREAS, Licensor is the owner of all right, title and interest of Safety Training Program(s) set forth herein; WHEREAS, Licensee seeks to order and purchase for internal training purposes only the Safety Training Program as set forth herein;

WHEREAS, Licensee intends to stream the digitalized video over its intended for training purposes only.

NOW THEREFORE IT IS HEREBY AGREED AS FOLLOWS:

- 1. <u>Grant of Licensee</u>. Upon the terms, payment and conditions set in the free in, Licensor hereby grants to Licensee a non-exclusive license to use the Sala Training Program(s) for its employees.
- 2. <u>Use of License</u>. It is the intention of License of strend the digitized video(s) over its internal network to train its employees. Licensee assumes all repossibility of converting/digitizing the program(s) to run on its system, as well as all costs associated with the spaces.
- 3. <u>Limitation</u>. It is understood and agree by the Licensee that the Safety Training Program(s) is to be shown to **[# of employees license purchased**, of the Licensee per program. If in the future Licensee wishes to train more Employees that per tited unter this Agreement, Licensee will notify Licensor and purchase the appropriate license of administration and employees.
- 4. Ownership. Licertor, as producer of the program(s) purchased, retains all copyrights and exclusive ownership of the program out based by Licensee.
- 5. Payment. Licens and pay icensor a fee calculated as follows: [order amount]
- 6. <u>Bookkeeping</u>. Licensee are tes that it will at all times keep complete, true and correct records setting forth names of each employee and the date said employee viewed program(s) used by Licensee. Licensee further agrees that upon request by Licensor, Licensee will provide names and dates to Licensor of each employee of Licensee that received training via the program(s). Licensee agrees to permit Licensor, or its duly authorized representative, to inspect such training records.
- 7. <u>Modifications</u>. Unless the prior written approval of Licensor is obtained, Licensee may not modify or change the Safety Training Program(s).









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- 8. <u>Defaults</u>. If Licensee fails to abide by the obligations of this Agreement, Licensor shall have the option to cancel this Agreement by providing thirty (30) days written notice to Licensee. Licensee shall have the option of preventing termination of this Agreement by taking corrective actions to cure said default within thirty (30) days of notification of default.
- 9. <u>Confidential Information</u>. (A) The term "Confidential Information" refers to any information or materials which are proprietary to the Licensor, whether or not owned or developed by Licensor and which the Licensee may obtain through any direct or indirect contact with the Licensor or its programs. (B) Regardless of whether specifically identified as confidential or proprietary, Confidential Information call include any information provided by Licensor concerning the business, technology and information of Licensor and any third party with which the Licensor deals, including without limitation, business records or plans, to de secrets, technical data, product ideas, contracts, financial information, pricing structure adiscounts, intellectual property, inventions, strategic alliances, and client lists. The natural of the information and manner of disclosure are such that a reasonable person would under that it is annifidential.
- 10. <u>Protection of Confidential Information</u>. Licensee understand and acknowledges that the Confidential Information has been produced, developed or obtained by the ensor with significant investment of expense, research, time and effort. Further, Licensee under takes and grees that the Confidential Information is a valuable and unique asset of Licensor which provides a imperitive edge to Licensor and requires protection from disclosure as follows:
 - a. Licensee will hold the Continuity of the confidence and agrees not to disclose the Confidential Information to a vipers of enuity without the prior consent of Licensor;
 - b. Licensee will not copy or making any confidential information without the prior consent of Licensor;
 - c. Licensee sharpromptly advis Licensor if Licensee becomes aware of any possible unauthorized disclosure or up of Confidence ial Information.
- 11. <u>Transfer of Rights</u>. Licessed fall not have the right to assign its interest in this Agreement to any other party, unless prior written consent by Licensor is obtained.
- 12. <u>Termination/Renewal</u>. This Agreement will automatically renew annually for **[license cost from order]** unless 30 days written notice is given to the other party prior to the expiration of the agreement.
- 13. <u>Cessation of Use</u>. Licensee agrees that upon the termination of this Agreement, it shall immediately cease use of Licensor's program(s).







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14. <u>Ordering of Licensed Programs</u>. Licensee shall set forth below each program ordered and the number of employees who will be participating in each safety training program.

LICENSED SAFETY TRAINING PROGRAMS		
Date of License	Name of Program	Number of Employees
[date of order]	[product ordered]	[# of employees]

Prior to annual renewal, Licent sections to unlate, if necessary, the number of employees who will be painting and safety Training Program.

- 15. Entire Agreement on is Agreement contains the entire agreement of the parties and there are no other promises or condition in arcoine, agreement whether oral or written. This Agreement supersedes any prior written or oral agreement between the parties.
- 16. <u>Amendment</u>. This Agreement may be modified or amended if the amendment is made in writing and signed by both parties.
- 17. <u>Severability</u>. If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions of the Agreement shall remain valid and enforceable.
- 18. <u>Waiver of Contractual Rights</u>. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict









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compliance with every provision of this Agreement.

19. <u>Litigation</u>. In the event of litigation arising out of this Agreement, the prevailing party shall be entitled to recover reasonable costs, expenses and attorney fees.

20. Applicable Law. This Agreement shall be governed by the laws of the State of Missouri.

LICENSOR:

NSC Group, LLC

By Tim Mullins

Title: CEO

LICENSEE:

[Company Name]

By [persons name]

T' e: [pt son's 'le]

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