

Service Receipt

Location: CINTAS FIRE 636525
LOC: 00F94
Route: 06
Acct#: 20018
Acct zip: 84131

Receipt No: 0F94704604
Receipt Date: 01/20/2024
Payment Term: NET 10 DAYS
Customer No: 30786
Receipt Type: CHG-S
PO Number:
Service Visit No: 9745393

Remit To:
CINTAS FIRE 636525
P.O BOX 636525,
CINCINNATI, OH 45263
6309780600

Bill To:
EDWARD ELMHURST HEALTHCAR
PO BOX 32139,ATTN 8060KU
SALT LAKE CITY, UT 84131

Serviced:
EDWARD ELMHURST HEALTHCAR
8 SALT CREEK LN,
HINSDALE, IL 60521

Item	Qty	Description	Unit Price	Net Amount	Tax
EEVSTEM	1	VALVE STEM ASSEMBLY	9.15	9.15	N
DC10	1	RECHARGE, 10# DRY CHEMICAL	25.07	25.07	N
EEOR	1	O RING ASSEMBLY	6.90	6.90	N
IN	15	INSPECTION, EXTINGUISHER ANNUAL	3.50	52.50	N
SY	1	6 YEAR MAINTENANCE	17.90	17.90	N
EEVSC	1	VERIFICATION SVC COLLAR	4.37	4.37	N
EESEAL	15	FLAG SEAL/TAMPER INDICATOR	3.95	59.25	N
EELABEL	1	EXTINGUISHER LABEL	2.10	2.10	N
SC	1	Service Charge	150.00	150.00	N

Sub Total: 327.24
Tax: 0.00
Total: 327.24
Amount Received: 0.00
Balance Due: 327.24

Please pay =====>

Work Authorized By: brett snopek
Work Signed By: CNATS

Work Performed By: Walton, Jerrell
Date Completed: 01/20/2024

*Per
Brett
SNOPEK*



Signature: X _____

Service Receipt

Location: CINTAS FIRE 636525
LOC: 00F94
Route: 06
Acct#: 20018
Acct zip: 84131

Receipt No: 0F94704604
Receipt Date: 01/20/2024
Payment Term: NET 10 DAYS
Customer No: 30786
Receipt Type: CHG-S
PO Number:
Service Visit No: 9745393

Remit To:
CINTAS FIRE 636525
P.O BOX 636525,
CINCINNATI, OH 45263
6309780600

Bill To:
EDWARD ELMHURST HEALTHCAR
PO BOX 32139,ATTN 8060KU
SALT LAKE CITY, UT 84131

Serviced:
EDWARD ELMHURST HEALTHCAR
8 SALT CREEK LN,
HINSDALE, IL 60521

PLEASE PAY FROM THIS INVOICE. TO MAKE A PAYMENT,
IF YOUR CUSTOMER NAME BEGINS WITH A-H, CALL
570-891-0417. IF YOUR CUSTOMER NAME BEGINS WITH
I-Z, CALL 570-891-0416.
FOR ANY SERVICE QUESTIONS,
PLEASE CALL 630-978-0600.
PLEASE NOTE OUR NEW REMIT ADDRESS
PO BOX 636525
CINCINNATI, OH 45263

Fire Protection Service Report

CINTAS FIRE 636525 LOMBARD, IL 2014813304

Cintas is your single source for all your fire protection needs - www.cintas.com. Fire Extinguishers - Fire Alarms - Sprinkler Systems - Emergency & Exit Lighting - Kitchen Suppression Systems - Special Hazards Suppression Systems

CUSTOMER INFORMATION

EDWARD ELMHURST HEALTHCAR	30786	SERVICE DATE: 01/20/2024		
8 SALT CREEK LN	HINSDALE	IL	60521	
FIRE TECHNICIAN: Walton, Jerrell				

SERVICED BY: Walton, Jerrell	ACCEPTED BY: CNATS
------------------------------	--------------------

PORTABLE EQUIPMENT - SERVICED: (15)

EQUIPMENT-SERVICES	Monthly	Annual	Recharge	Internal	Hydro-Test	Other
10 LB ABC DRY CHEM	0	14	0	1	0	0

During our inspection of your fire safety equipment, our fire service technician noted the above deficiencies with the current condition of your fire safety equipment. These deficiencies result in your equipment not complying with current national fire codes (NFPA).

This condition poses or may pose an immediate risk to life safety. We recommend you take immediate action to upgrade, repair, or replace your equipment to assure adequate fire protection and life safety

We urge you to contact our office to obtain a quotation for upgrading, repairing, or replacing your fire safety equipment to help assure it will function as needed in the event of a fire.

ACCEPTED BY: CNATS

Site Survey Report

Location: CINTAS FIRE 636525
LOC: 00F94
Route: 06

Receipt No: 0F94704604
Receipt Date: 01/20/2024
Customer: EDWARD ELMHURST
HEALTHCAR
Customer No: 30786

Seq	Description	Location	Mfg	Mfg Year	Next Exch
10	10 LB ABC DRY CHEM	LOBBY 1-5	AMEREX-C	2003	2028
20	10 LB ABC DRY CHEM	1ST FLOOR ELECTRICAL ROOM 1-1	AMEREX-I	2009	2028
30	10 LB ABC DRY CHEM	1-2	BADGER-C	2009	2028
40	10 LB ABC DRY CHEM	1-3	AMEREX-C	2014	2028
50	10 LB ABC DRY CHEM	1-4	AMEREX-C	2009	2028
55	10 LB ABC DRY CHEM	2-6	BADGER-C	1998	2029
60	10 LB ABC DRY CHEM	2-5	AMEREX-C	2003	2028
70	10 LB ABC DRY CHEM	2-1	AMEREX-C	2023	2029
80	10 LB ABC DRY CHEM	2-4	AMEREX-C	2013	2028
90	10 LB ABC DRY CHEM	2-3	AMEREX-C	2009	2028
100	10 LB ABC DRY CHEM	2-2	AMEREX-C	2009	2028
110	10 LB ABC DRY CHEM	3-1	AMEREX-C	2010	2028
120	10 LB ABC DRY CHEM	3-3	AMEREX-C	2009	2028
130	10 LB ABC DRY CHEM	3-4	AMEREX-C	2011	2028
140	10 LB ABC DRY CHEM	3-2	BUCKEYE-C	2005	2027

Date Completed: 01/20/2024

Maintain With Your Fire and Safety Records - Thank You for Your Business

Compliance Awareness

Location: CINTAS FIRE 636525
LOC: 00F94
Route: 06

Receipt No: 0F94704604
Receipt Date: 01/20/2024
Customer: EDWARD ELMHURST
HEALTHCAR
Customer No: 30786

WHILE SERVICING YOUR FIRE PROTECTION EQUIPMENT, WE CONDUCTED YOUR COMPLIMENTARY REVIEW OF YOUR FACILITY TO CHECK FOR POTENTIAL DEFICIENCIES WITH CODE COMPLIANCE. ONLY THE DEFICIENCIES THAT WERE READILY OBSERVED ARE NOTED BELOW. CINTAS RECOMMENDS TO TAKE IMMEDIATE ACTION TO CORRECT ANY DEFICIENCY NOTED.

THE REVIEW IS NOT INTENDED TO REMOVE FORMAL AND COMPREHENSIVE CODE COMPLIANCE SURVEY OF YOUR ENTIRE PREMISES. IT IS DESIGNED TO BRING YOUR ATTENTION TO POSSIBLE DEFICIENCIES WITH YOUR CURRENT FIRE PROTECTION PROGRAM AND HIGHLIGHT PRODUCT AND SERVICES THAT COULD ENHANCE YOUR ORGANISATION'S FIRE PREVENTION AND SAFETY PLAN.

Item	Compliance Issue Noted
CAR05	MONTHLY INSPECTION REQUIRED ON EXTINGUISHERS/FIRE HOSE (NFPA 10/NFPA 1962)
CAR10	EMERGENCY AND EXIT LIGHTS REQUIRE ANNUAL TESTING AND INSPECTION (NFPA 101)
CAR101	EMERGENCY AND EXIT LIGHTS REQUIRE MONTHLY TESTING AND INSPECTION (NFPA 101)

PLEASE CALL US AT NUMBER SHOWN ABOVE IF YOU HAVE ANY QUESTION REGARDING THIS REPORT, OR IF YOU WOULD LIKE US TO HELP YOU CORRECT ANY OF THE ISSUES NOTED

Date Completed: 01/20/2024

Maintain With Your Fire and Safety Records - Thank You for Your Business

FIRE PROTECTION SERVICES GENERAL TERMS AND CONDITIONS

The terms and conditions below are excerpts taken from Cintas Fire Protection Services General Terms and Conditions, a complete copy of which is available upon request from your Cintas representative or online at [Cintas.com/firecontract].

13. Equipment Exchange. Customer hereby understands and agrees that if Customer engages Cintas to service its fire extinguishers, Cintas intends to exchange Customer's fire extinguishers for other fire extinguishers of similar kind and quality. Customer further acknowledges and agrees that upon completion of such exchange that all rights, title, and interest in the Customer's extinguishers so exchanged will belong to Cintas and all rights, title, and interest in Cintas's fire extinguishers so exchanged will belong to the Customer.

16. CINTAS NOT AN INSURER; CUSTOMER'S OBLIGATION TO OBTAIN INSURANCE AS SOLE RECOVERY FOR ANY LOSS AND WARRANTY OF SAME. Customer acknowledges and agrees that neither Cintas nor its Subcontractors or assignees are insurers and that no insurance coverage is provided by this Agreement. CUSTOMER ACKNOWLEDGES AND AGREES THAT CINTAS ASSUMES NO RESPONSIBILITY FOR, NOR SHALL IT HAVE ANY LIABILITY FOR, CLAIMS MADE AGAINST IT CLAIMING THAT IT IS AN INSURER OF CUSTOMER'S SYSTEMS OR ANY OTHER PROPERTY FOR ANY PURPOSE, INCLUDING, BUT NOT LIMITED TO, THE FAILURE OF SUCH SYSTEMS TO OPERATE EFFECTIVELY OR AS DESIGNED. Customer acknowledges that during the term of the Agreement, it is the specific intent of the parties that the Customer will obtain and maintain insurance coverage with minimum coverage of two million dollars (U.S.) per incident, at the Customer's expense, that will cover any and all losses, damages, and expense arising out of or from, in connection with, related to, as a consequence of, or resulting from this Agreement in any way, including, but not limited to, public liability, bodily injury, sickness or death, losses for property damage, fire, water damage, and loss of property, and Customer agrees to and warrants that it will obtain and maintain such insurance coverage at all times at no cost to Cintas. Customer shall name Cintas as an additional insured by endorsement on any such policy(ies). This endorsement shall be without limitation or restriction of any type, and Cintas shall be exempt from, and in no way liable for, any sums of money related to this policy(ies) and associated coverage of any type, including, but not limited to, premium payments, deductible, co-payments, or self-insured retention, all of which are the sole responsibility of Customer. Customer agrees that recovery for all such injuries, losses, and damages shall be limited to this insurance coverage only and that it will look exclusively to its insurer(s) to recover for any such injuries, losses, and damages. CUSTOMER AGREES TO SHIFT THE RISK OF LOSS TO ITS INSURERS, WHICH HAVE EXPRESSLY CONTRACTED TO ACCEPT THE RISK OF LOSS TO CUSTOMER'S PROPERTY. CUSTOMER RELEASES AND AGREES TO INDEMNIFY AND HOLD HARMLESS CINTAS FROM AND AGAINST ALL COSTS, EXPENSES (INCLUDING REASONABLE ATTORNEY'S FEES), AND LIABILITY ARISING FROM CLAIMS REQUIRED TO BE COVERED BY INSURANCE PURSUANT TO THIS SECTION, INCLUDING ANY CLAIMS FOR DAMAGES ATTRIBUTABLE TO PUBLIC LIABILITY, BODILY INJURY, SICKNESS, OR DEATH, OR THE DESTRUCTION OF ANY REAL OR PERSONAL PROPERTY, INCLUDING, BUT NOT LIMITED TO, THOSE THAT ARE ATTRIBUTABLE TO CINTAS'S PARTIAL OR SOLE NEGLIGENCE. CUSTOMER FURTHER RELEASES AND WAIVES ANY RIGHT OF SUBROGATION THAT IT, ANY INSURER, OR ANY OTHER THIRD PARTY MAY HAVE DUE TO OR FOR ANY SUCH CLAIM, LOSS, OR DAMAGE, INCLUDING, BUT NOT LIMITED TO, EQUITABLE, CONTRACTUAL, LEGAL, AND CONVENTIONAL SUBROGATION, AND WARRANTS THAT THIS RELEASE AND WAIVER SHALL BE BINDING ON ANY AND ALL SUBROGEEES OR ASSIGNEES OF CUSTOMER'S RIGHTS. CINTAS SHALL NOT BE RESPONSIBLE FOR ANY CLAIMS OF CUSTOMER, ANY LOSSES, OR ANY DAMAGES THAT IS REQUIRED TO BE INSURED UNDER THIS AGREEMENT, IS INSURED, OR IS INSURABLE. CUSTOMER AGREES TO INDEMNIFY CINTAS AGAINST ANY AND ALL SUCH CLAIMS, INCLUDING CLAIMS OF THIRD PARTIES, THAT MAY ARISE THAT ARE RELATED TO THE AGREEMENT OR THE PROVISION OF THE SERVICES IN ANY WAY THAT MAY ARISE DUE TO CUSTOMER'S BREACH OF THESE OBLIGATIONS. CUSTOMER AGREES TO AND WARRANTS THAT IT WILL NOTIFY ITS INSURER(S) OF THIS RELEASE AND WAIVER.

17. RELEASE AND INDEMNIFICATION OF CINTAS BY CUSTOMER. CUSTOMER RELEASES AND AGREES TO DEFEND, INDEMNIFY, AND HOLD HARMLESS CINTAS AND ANY/ALL OF ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES OF ANY TYPE FROM LIABILITY FOR ANY AND ALL LOSS, DAMAGE, OR EXPENSE OF ANY KIND OR TYPE, UNDER ANY LEGAL, EQUITABLE OR OTHER THEORY, THAT MAY OCCUR PRIOR TO, CONTEMPORANEOUSLY WITH, OR AFTER THE EXECUTION OF THIS AGREEMENT RELATED IN ANY WAY TO THE SUBJECT MATTER OF THIS AGREEMENT OR PERFORMANCE UNDER THE AGREEMENT, INCLUDING (BUT NOT LIMITED TO) THE IMPROPER OPERATION OR NON-OPERATION OF THE FIRE SUPPRESSION, ALARM, OR OTHER SYSTEM(S). THIS OBLIGATION INCLUDES (BUT IS NOT LIMITED TO) ANY CLAIM, DEMAND, SUIT, LIABILITY, DAMAGE, JUDGMENT, LOSS, EXPENSES, ATTORNEY'S FEES, AND COSTS, THAT MAY BE ASSERTED AGAINST OR INCURRED BY CINTAS OR ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES,

OR OTHER REPRESENTATIVES BY CUSTOMER OR ANY PERSON OR ENTITY NOT A PARTY TO THIS AGREEMENT (INCLUDING, BUT NOT LIMITED TO, CUSTOMER'S INSURANCE COMPANY, ADMINISTRATIVE BODY OR AUTHORITY, OR CUSTOMER'S EMPLOYEES) FOR ANY EXPENSE, LOSS, OR DAMAGE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, OR ALLEGED TO BE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, BY ANY ACT, OMISSION, OR FAULT OF CINTAS OR ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES. THIS OBLIGATION EXTENDS TO, WITHOUT LIMITATION, STATUTORY CIVIL DAMAGES, ECONOMIC DAMAGES, PERSONAL INJURY, DEATH, OR PROPERTY DAMAGE (REAL AND PERSONAL) ARISING OUT OF OR RELATED TO THIS AGREEMENT, INCLUDING (BUT NOT LIMITED TO) ANY CLAIMS BASED UPON BREACH OF THE AGREEMENT, STRICT LIABILITY, REQUESTS FOR OR RIGHTS OF SUBROGATION OR CONTRIBUTION, INDEMNIFICATION, WRONGFUL DEATH, AND NEGLIGENCE (WHETHER ACTIVE OR PASSIVE, AND INCLUDING CLAIMS BASED UPON CINTAS'S SOLE, PARTIAL, OR JOINT AND SEVERAL NEGLIGENCE OF ANY TYPE OR DEGREE), AND ANY OTHER CLAIM, WHETHER BASED UPON OR ARISING UNDER CONTRACT, TORT, LAW, OR EQUITY. CUSTOMER FURTHER RELEASES AND WAIVES ANY RIGHT OF SUBROGATION THAT IT, ANY INSURER, OR ANY OTHER THIRD PARTY MAY HAVE DUE TO OR FOR ANY SUCH CLAIM, LOSS, OR DAMAGE. Cintas reserves the right to select counsel to represent it in any such action.

18. LIMITATION OF CINTAS'S LIABILITY: LIQUIDATED DAMAGES. Customer acknowledges that Cintas's service fees/purchase prices are based on the value of services or goods provided and the limited liability provided under this Agreement and not on the value of the Customer's premises or its contents, or the likelihood or potential extent or severity of injury (including death) to Customer or others. Customer further acknowledges and agrees that Cintas cannot predict the potential amount, extent, or severity of any damages or injuries that Customer or others may incur due to the failure of the system or services to work as intended. IF CINTAS OR ITS REPRESENTATIVES ARE HELD LIABLE FOR ANY REASON FOR ANY LOSS, INJURY, OR DAMAGES OF ANY KIND THAT ARISES OUT OF, RESULTS FROM, OR IS RELATED TO THIS AGREEMENT (INCLUDING, WITHOUT LIMITATION, LOSSES, INJURIES OR DAMAGES RESULTING FROM CINTAS'S SOLE OR PARTIAL NEGLIGENCE, WHETHER ACTIVE OR PASSIVE), CUSTOMER AGREES AND WARRANTS THAT CINTAS'S AND ITS REPRESENTATIVE'S COLLECTIVE LIABILITY TO CUSTOMER, ITS AGENTS, OFFICERS, DIRECTORS, EMPLOYEES, INVITEES, AND ANY THIRD PARTY SHALL BE LIMITED EXCLUSIVELY TO \$1,000 AS LIQUIDATED DAMAGES. If Customer wishes to increase the limitation of liability, Customer may, as of right, enter into a supplemental agreement with Cintas to obtain a higher limit by paying an additional amount consistent with the increase in liability; such a payment, however, shall in no way be interpreted to find Cintas or its subcontractors or representatives to be insurers. CUSTOMER AGREES THAT THE LIMITS ON THE LIABILITY OF CINTAS AND THE WAIVERS AND INDEMNITIES SET FORTH IN THIS AGREEMENT ARE A FAIR ALLOCATION OF RISKS AND LIABILITIES BETWEEN CINTAS, CUSTOMER, AND ANY OTHER AFFECTED PARTIES. CUSTOMER ACKNOWLEDGES AND AGREES THAT WERE CINTAS TO HAVE LIABILITY GREATER THAN THAT STATED ABOVE, IT WOULD NOT PROVIDE THE SERVICES. Neither party shall be liable to the other or any other person for any incidental, punitive, speculative, or consequential damages of any type, including, but not limited to, loss of profits or business opportunity.

22. Governing Law. To the greatest extent permitted by law, this Agreement shall be governed by the laws of the State of Ohio, and it explicitly excludes any reference or resort to choice of law rules that suggest or require that the laws of another jurisdiction be applied.

23. Disputes. Any dispute or matter arising in connection with or relating to this Agreement other than an action for collection of fees due Cintas hereunder shall be resolved by binding and final arbitration. The arbitration shall be conducted pursuant to applicable Ohio arbitration law. CUSTOMER, ON BEHALF OF ITSELF AND ALL OF ITS INSURER(S), WAIVES TRIAL BY JURY IN ANY ACTION BETWEEN CUSTOMER AND/OR INSURER AND CINTAS, AND CUSTOMER IRREVOCABLY WAIVES ANY RIGHT TO CLASS REPRESENTATIVE CLAIMS (WHETHER AS A CLASS MEMBER OR CLASS REPRESENTATIVE) AND ANY RIGHT TO HAVE SUCH DISPUTE CONSOLIDATED OR CONSIDERED IN CONJUNCTION WITH ANY OTHER CLAIM OR CONTROVERSY OR AS A PART OF ANY OTHER PROCEEDING. The exclusive jurisdiction and forum for resolution of any such dispute shall lie in Warren County, Ohio. Notice or service of process of any such dispute may be made by correspondence delivered via the United States Postal Service (certified mail or registered mail, return receipt requested) or by a national overnight courier service (such as Federal Express) directed to the opposing party's address identified in this Agreement. With respect to an action for fees due Cintas under this Agreement, the exclusive jurisdiction and forum for the resolution of any such dispute shall be a court of competent jurisdiction in the state where the Customer is located, and if Cintas prevails on any or all of its claim for fees, Cintas shall also be entitled to recover all attorneys' fees and costs it incurs in the prosecution of the claim or action.