


**OPTION LETTER**

<b>Date: 9/5/2018</b>	<b>Original Contract CMS #: 83790</b>	<b>Option Letter # 3</b>	<b>CMS Routing # 113438</b>
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- 1) **OPTIONS.** Option to renew only for an additional term.
- 2) **REQUIRED PROVISIONS.**  
 In accordance with **Section 5.C., Term of the Price Agreement** between the **State of Colorado, Department of Personnel & Administration, State Purchasing Office, Department of Personnel and Administration** ("State") and **Empire Fire & Safety, Inc.** ("Contractor"), the State hereby exercises its option for an additional term beginning **October 1, 2017** and ending on **September 30, 2018** at the same rates and same terms specified in the **Original Price Agreement** as amended. Unless specified in this **Option Letter**, there shall be no change to the current **Price Agreement** value as a result of this extension to the term.
- a. **Multiple Amendments/Options Exercised:** As the **Price Agreement** represents a **State Price Agreement (#2016-0000-0000-0000-0135)** where unit pricing is established, the amount of the current fiscal year value has not changed as consideration for **goods/services** ordered under the **Original Contract** effective 10/06/2015.
- 3) **Effective Date.** The effective date of this **Option Letter** is upon approval of the State Controller or others delegated.

**STATE OF COLORADO**  
**John W. Hickenlooper, GOVERNOR**  
 Department of Personnel and Administration  
 June Taylor, Executive Director

By:  Date: 9/6/18  
 By: John Chapman, State Purchasing Manager

**ALL CONTRACTS REQUIRE APPROVAL BY THE STATE CONTROLLER**

CRS §24-30-202 requires the State Controller to approve all State Contracts. This **Option Letter** is not valid until signed and dated below by the State Controller or delegate. Contractor is not authorized to begin performance until such time. If Contractor begins performing prior thereto, the State of Colorado is not obligated to pay Contractor for such performance or for any goods and/or services provided hereunder.

**STATE CONTROLLER**  
 Robert Jaros, CPA, MBA, JD

By:  Date: 9/6/18