Fill in this information to identify the case:						
Debtor	Tricida, Inc.					
United States Ba	inkruptcy Court for the:	_ District of Delaware (State)				
Case number	23-10024	_				

## Official Form 410

Proof of Claim 04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

**Filers must leave out or redact** information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. **Do not send original documents;** they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

P	art 1: Identify the Clai	m							
1.	Who is the current creditor?	CORODATA RECORDS MANAGEMENT, INC  Name of the current creditor (the person or entity to be paid for this clair  Other names the creditor used with the debtor	m)						
2.	Has this claim been acquired from someone else?	✓ No  Yes. From whom?	No Yes. From whom?						
3.	Where should notices and	Where should notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)						
	payments to the creditor be sent?	CORODATA RECORDS MANAGEMENT, INC TING FONG See summary page							
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	12375 KERRAN STREET POWAY, California 92064, United States							
		Contact phone <u>858-748-1100</u>	Contact phone 858-748-1100						
		Contact email tfong@corodata.com	Contact email tfong@corodata.com						
		Uniform claim identifier for electronic payments in chapter 13 (if you use	e one):						
4.	Does this claim amend one already	<b>☑</b> No							
	filed?	Yes. Claim number on court claims registry (if known)	Filed on						
5.	Do you know if anyone else has filed a proof of claim for this claim?	✓ No  Yes. Who made the earlier filing?							

Official Form 410 Proof of Claim

Do you have any number	☐ No							
you use to identify the debtor?	Yes.	Last 4 digits of the debtor's a	account or any n	umber you use to	identify the debtor: 4942			
How much is the claim?	\$ <u>1056.</u>	37	No No		interest or other charges?			
			Yes		t itemizing interest, fees, expenses, or other by Bankruptcy Rule 3001(c)(2)(A).			
What is the basis of the claim?	Examples	s: Goods sold, money loaned	, lease, services	performed, perso	nal injury or wrongful death, or credit card.			
Ciamii	Attach red	Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).						
	Limit disc	imit disclosing information that is entitled to privacy, such as health care information.						
	MONTHLY	Y ACCRUING STORAGE F	EES PER CA	COMCD §7902 A	ND 11 USC §546i1			
Is all or part of the claim	□ No							
secured?	✓ Yes.	The claim is secured by a l	ien on property.					
		Nature or property:						
		Real estate: If the clain Claim Attachment (Of			iple residence, file a <i>Mortgage Proof of</i> of of of of of of of of of the contract of the cont			
		Claim Attachment (Of	ficial Form 410-,	A) with this <i>Proof</i> o				
		Claim Attachment (Of  Motor vehicle	ficial Form 410-,	A) with this <i>Proof o</i>	of Claim.			
		Claim Attachment (Of  Motor vehicle  Other. Describe:  Basis for perfection:  Attach redacted copies of of	GOODS IN  WAREHOUS  documents, if an certificate of title	A) with this <i>Proof of</i> STORAGE SE  EMAN LIEN PER y, that show evide	of Claim.			
		Claim Attachment (Of  Motor vehicle  Other. Describe:  Basis for perfection:  Attach redacted copies of cexample, a mortgage, lien, has been filed or recorded.	GOODS IN  WAREHOUS  documents, if an certificate of title	A) with this <i>Proof of</i> STORAGE SE  EMAN LIEN PER y, that show evide	EE ATTACHED INVENTORY REPORT  R P14 OF AGREEMENT AND LAW ence of perfection of a security interest (for			
		Claim Attachment (Of  Motor vehicle  Other. Describe:  Basis for perfection:  Attach redacted copies of cexample, a mortgage, lien,	GOODS IN  WAREHOUS  documents, if an certificate of title )	A) with this <i>Proof of</i> STORAGE . SE  EMAN LIEN PER  y, that show evide e, financing statem	EE ATTACHED INVENTORY REPORT  R P14 OF AGREEMENT AND LAW ence of perfection of a security interest (for nent, or other document that shows the lien			
		Claim Attachment (Of Motor vehicle Other. Describe:  Basis for perfection: Attach redacted copies of cexample, a mortgage, lien, has been filed or recorded.  Value of property:	GOODS IN  WAREHOUS documents, if an certificate of title )  is secured:	STORAGE SE  STORAGE SE  EMAN LIEN PER  y, that show evide e, financing statem	EE ATTACHED INVENTORY REPORT  R P14 OF AGREEMENT AND LAW ence of perfection of a security interest (for nent, or other document that shows the lien			

Yes. Amount necessary to cure any default as of the date of the petition.

2310024230627000000000003

Official Form 410 Proof of Claim

**№** No

**✓** No

Yes. Identify the property: \_

10. Is this claim based on a

11. Is this claim subject to a right of setoff?

lease?

12. Is all or part of the claim	<b>№</b> No		
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Chec	ek all that apply:	Amount entitled to priority
A claim may be partly priority and partly	Dome	estic support obligations (including alimony and child support) under S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
nonpriority. For example, in some categories, the law limits the amount		\$3,350* of deposits toward purchase, lease, or rental of property vices for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
entitled to priority.	days	es, salaries, or commissions (up to \$15,150*) earned within 180 before the bankruptcy petition is filed or the debtor's business ends, lever is earlier. 11 U.S.C. § 507(a)(4).	\$
	Taxes	s or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Contr	ibutions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	Other	Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts	are subject to adjustment on 4/01/25 and every 3 years after that for cases begun	n on or after the date of adjustment.
13. Is all or part of the claim pursuant to 11 U.S.C. § 503(b)(9)?	days before	ate the amount of your claim arising from the value of any goods rec re the date of commencement of the above case, in which the goods ry course of such Debtor's business. Attach documentation supporti	s have been sold to the Debtor in
	\$		
Part 3: Sign Below			
The person completing this proof of claim must sign and date it. FRBP 9011(b).  If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.  A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.  18 U.S.C. §§ 152, 157, and 3571.	I am the trust I am a guara I understand that a the amount of the I have examined to I declare under personal Executed on date	ditor's attorney or authorized agent.  tee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.  ntor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.  an authorized signature on this <i>Proof of Claim</i> serves as an acknowled claim, the creditor gave the debtor credit for any payments received to the information in this <i>Proof of Claim</i> and have reasonable belief that the enalty of perjury that the foregoing is true and correct.  66/27/2023  MM / DD / YYYYY  f the person who is completing and signing this claim:  TING FONG	name
	Contact phone	Email	



Official Form 410 Proof of Claim

# KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic 866-476-0898 | International 001-310-823-9000

Debtor:  23-10024 - Tricida, Inc.  District:  District of Delaware  Creditor:  CORODATA RECORDS MANAGEMENT, INC  TING FONG  12375 KERRAN STREET  Has Supporting Documentation:  Yes, supporting documentation successfully uple Related Document Statement:	
District:     District of Delaware  Creditor:      CORODATA RECORDS MANAGEMENT, INC     TING FONG     12375 KERRAN STREET  Has Supporting Documentation:     Yes, supporting documentation successfully uplo	
District of Delaware  Creditor:  CORODATA RECORDS MANAGEMENT, INC  TING FONG  12375 KERRAN STREET  Has Supporting Documentation:  Yes, supporting documentation successfully uplo	
Creditor:  CORODATA RECORDS MANAGEMENT, INC  TING FONG  12375 KERRAN STREET  Has Supporting Documentation:  Yes, supporting documentation successfully uplo	
CORODATA RECORDS MANAGEMENT, INC  TING FONG  12375 KERRAN STREET  Yes, supporting documentation successfully uplo  Related Document Statement:	
TING FONG  12375 KERRAN STREET  Related Document Statement:	
12375 KERRAN STREET	oaded
Has Related Claim:	
POWAY, California, 92064	
United States Related Claim Filed By:	
Phone:  958 748 1100  Filing Party:	
Authorized agent	
Phone 2:	
Fax:	
Email:	
tfong@corodata.com	
Disbursement/Notice Parties:	
CORODATA RECORDS MANAGEMENT, INC.	
PO BOX 842638	
LOS ANGELES, CA, 90084-2638	
United States	
Phone:	
858-748-1100	
Phone 2:	
Fax:	
E-mail:	
tfong@corodata.com	
DISBURSEMENT ADDRESS	
DIODOROLIMENT ADDRESS	
Other Names Used with Debtor: Amends Claim:	
Other Names Used with Debtor: Amends Claim:	
Other Names Used with Debtor:  Amends Claim: No	
Other Names Used with Debtor:  Amends Claim:  No  Acquired Claim:	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD  Amends Claim: No Last 4 Digits: Yes - 4942  Uniform Claim Identifier:	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim:  Last 4 Digits: Uniform Claim Identifier:	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No  Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37  Amends Claim: No Last 4 Digits: Yes - 4942 Includes Interest or Charges: No	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No  Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37 Includes Interest or Charges: No Has Priority Claim: Priority Under:	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No  Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37 Includes Interest or Charges: No Has Priority Claim: No	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37  Has Priority Claim: No Has Secured Claim: No Nature of Secured Amount:	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37 Includes Interest or Charges: No Has Priority Claim: No Has Secured Claim: Yes: 1056.37 Nature of Secured Amount: Yes: 1056.37 Other	
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37  Has Priority Claim: No Has Secured Claim: Yes: 1056.37  Amount of 503(b)(9):  Amends Claim: No Last 4 Digits: Yes - 4942 Iniform Claim Identifier: Yes - 4942  Includes Interest or Charges: No No Nature of Secured Amount: Other  Amount of 503(b)(9):  Describe: GOODS IN STORAGE. SEE ATTACH	∃ED
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37  Has Priority Claim: No Has Secured Claim: Yes: 1056.37  Has Secured Claim: Yes: 1056.37  Amount of 503(b)(9): No  Value of Proportive	НЕD
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37 Includes Interest or Charges: No Has Priority Claim: No Has Secured Claim: Yes: 1056.37 Amount of 503(b)(9): No Based on Lease:  Amends Claim: No  Last 4 Digits: Yes - 4942  Uniform Claim Identifier: Yes - 4942  Priority Under: No No  Nature of Secured Amount: Other Describe: GOODS IN STORAGE. SEE ATTACH INVENTORY REPORT Value of Property:	НЕD
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37  Has Priority Claim: No Has Secured Claim: Yes: 1056.37  Amount of 503(b)(9): No Based on Lease: No Annual Interest Rate: Subject to Pight of Setoff:	НЕD
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37 Includes Interest or Charges: No Has Priority Claim: No Has Secured Claim: Yes: 1056.37 Amount of 503(b)(9): No Based on Lease: No Based on Lease: No Amends Claim: No Last 4 Digits: Yes - 4942 Includes Interest or Charges: No No No Nature of Secured Amount: Other Describe: GOODS IN STORAGE. SEE ATTACH INVENTORY REPORT Value of Property: Annual Interest Rate: Subject to Right of Setoff: Arrearage Amount:	НЕD
Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No Basis of Claim: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37  Has Priority Claim: No Has Secured Claim: Yes: 1056.37  Amount of 503(b)(9): No Based on Lease: No Annual Interest Rate: Subject to Pight of Setoff:	∃ED
Other Names Used with Debtor:  Other Names Used with Debtor:  Amends Claim: No Acquired Claim: No  Last 4 Digits: MONTHLY ACCRUING STORAGE FEES PER CA COMCD §7902 AND 11 USC §546i1  Total Amount of Claim: 1056.37  Has Priority Claim: No  Has Secured Claim: Yes: 1056.37  Amount of 503(b)(9): No  Based on Lease: No  Annual Interest Rate: Subject to Right of Setoff: No  Arrearage Amount:  Arrearage Amount:  No  Acquired Claim: No  Last 4 Digits: Yes - 4942  Uniform Claim Identifier: Yes - 4942  Ves - 4942  Volue of Poperty: Annual Interest Rate: Arrearage Amount:	

Submitted By:

TING FONG on 27-Jun-2023 5:53:32 p.m. Eastern Time

Title:

ACCOUNTING MANAGER

Company:

CORODATA RECORDS MANAGEMENT, INC.



### **Records Management, Inc.**

Corodata accepts online credit card payments. The process is fast, easy and secure. Questions? Visit us online at www.corodata.com or call 1-800-303-1100.

SEND PAYMENT TO: PO BOX 842638 LOS ANGELES, CA 90084-2638

FED ID# 33-1039554

TERMS: PAYABLE IN FIFTEEN DAYS.

Page: 1

INVOICE

TRICIDA, INC.
MATTHEW FORD
7000 SHORELINE COURT
SOUTH SAN FRANCISCO, CA 94080

Invoice No. RS3461762

Date: 12/31/2022 Acct: 094942 Account PO#:

From: 12/1/2022 to 12/31/2022

				RATE	QTY	TOTAL
STORAGE: 12/1/2022 through 12/ Standard Record Storage Carto	n (0	.2900/30 day	/s) (	0.2997	157.00	47.05
Transfercase Carton (Legal or	Let (0	.7600/30 day	/s) (	0.7853 	36.00	28.27
						75.32
SERVICES Carton Added & Data Entry			1	1.4000	130	182.00
1					. –	
						182.00
PRIORITY SERVICES Trip Charge - Next Day	WO #2077906	4 12/20/2022	2 21	1.0000	130	21.00
						21.00
MATERIALS						
	WO #2077880					300.00
RS BOX BARCODE LABEL	WO #2077880	7 12/15/2022	2 (	0.000	100	0.00
				Sales Ta	ax @ 9.75%	300.00 29.25
						329.25
RECURRING SERVICES Digital Services Package				2.9500	1	2.95
Digital belvices lackage			2	2.5500		
						2.95
DELIVER / PICKUP  Description			Rate	Qtv	Amount	
WO #20779064 12/20/2022		_		~ 4		
Pickup/Delivery Non-Star Pickup/Deliver Standard			.2000 .6500		115.20 249.10	
					364.30	364.30
						364.30



**Records Management, Inc.** 

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SEND PAYMENT TO: PO BOX 842638 LOS ANGELES, CA 90084-2638

FED ID# 33-1039554

TERMS: PAYABLE IN FIFTEEN DAYS.

Page: 2

INVOICE

TRICIDA, INC.
MATTHEW FORD
7000 SHORELINE COURT
SOUTH SAN FRANCISCO, CA 94080

Invoice No. RS3461762

Date: 12/31/2022 Acct: 094942 Account PO#:

From: 12/1/2022 to 12/31/2022

RATE QTY TOTAL :======= 974.82 Energy Charge @ 5.80% 54.84

Total Amount Due 1,029.66



Corodata accepts online credit card payments. The process is fast, easy and secure. Questions? Visit us online at www.corodata.com or call 1-800-303-1100.

SEND PAYMENT TO: PO BOX 842638 LOS ANGELES, CA 90084-2638

FED ID# 33-1039554

TERMS: PAYABLE IN FIFTEEN DAYS.

Page: 1

INVOICE

TRICIDA, INC.
MATTHEW FORD
7000 SHORELINE COURT
SOUTH SAN FRANCISCO, CA 94080

Invoice No. RS3471003 Date: 1/31/2023

Acct: 094942 Account PO#:

From: 1/1/2023 to 1/31/2023

		RATE	QTY	TOTAL
STORAGE: 1/1/2023 through 1/31/2023	40.0000400	0 0007	155.00	45 05
Standard Record Storage Carton	(0.2900/30 days)	0.2997	157.00	47.05
Transfercase Carton (Legal or Let	(0.7600/30 days)	0.7853	36.00	28.27
			193.00	75.32
			133.00	73.32
RECURRING SERVICES				
Digital Services Package		2.9500	1	2.95
				2.95
			-=	
				78.27
	E	nergy Charg	e @ 5.80%	4.54
		34 3		
		Total Am	ount Due	82.81
	1	Paid 1/11-1,	/31/2023	(56.10)
	,	iaiu i/ii-i,	/ 51/2025	
		Total Am	ount Due	26.71

#### TERMS AND CONDITIONS

- 1. SERVICES Corodata shall store and/or service CLIENT's material provided by CLIENT and accepted by Corodata ("Material"). CLIENT may modify or add to the Material, which shall be held and/or serviced under the same terms and conditions as the Material, and will, from the date of tendering for storage and/or service to Corodata, be deemed Material as the term is used herein. CLIENT is responsible for using pre-approved packaging of all Material. Corodata shall be entitled to either reject for pickup Material not packaged in approved packaging, or to accept such Material for pickup, provided that Corodata shall be entitled to re-package the Material at the rates set forth in the Schedule of Rates. CLIENT acknowledges and agrees that Corodata may utilize subcontractors selected and approved by Corodata to service locations outside of Corodata's standard service area. Corodata is under no obligation to review itemized lists or descriptions of contents of Material submitted by CLIENT and such lists or descriptions shall not be considered proof that any contents contained on such lists or descriptions are or were in fact contained in the Material. CLIENT shall provide Corodata with sixty (60) days prior written notice of any material change in CLIENTs service requirements, including, without limitation, Material quantities or transportation arrangements. All services provided to other CLIENT locations hereunder shall be subject to this Agreement, unless otherwise agreed upon in writing by the parties, provided that pricing for such services may vary depending on the location and services provided.
- 2. ACCEPTANCE By signing this Agreement or tendering Material for storage and/or other services by Corodata, CLIENT accepts the terms, conditions and rates and other provisions of this Agreement. Corodata may amend these provisions of the Agreement by providing written notice of such amendments to CLIENT. CLIENT may reject the amended provisions, but must do so in writing within thirty (30) days after the date of Corodata's notice. CLIENT's payment of the invoice evidences its assent to any amended provisions in this Agreement.
- 3. ACCESS TO MATERIAL Material shall be delivered to CLIENT's authorized representatives. CLIENT represents that its authorized representatives have full authority to order any service for or removal of the Material, and to deliver and receive such Materials. Such order may be given via telephone, electronically, fax, in writing or in person. Corodata shall not be liable to CLIENT for following the instructions of any person representing him or herself as an authorized representative. When service is requested, Corodata shall be given a reasonable time to carry out said instructions. In the Event of a Default, Corodata reserves the right to deny access to or delivery of the Material until such time as CLIENT has cured such Event of Default under this Agreement. CLIENT's authorized representatives shall have the right, at reasonable times and upon reasonable notice, to examine the Material.
- 4. DELIVERY AND REMOVAL- Corodata shall not be liable for any loss, damage, destruction or unauthorized access to Material in transit, or to Material which may receive sudden and accidental damage. Corodata may charge a permanent removal fee in addition to any other accrued charges when Material is withdrawn from storage or upon termination of this Agreement. Corodata shall deliver all Material permanently removed but not yed as instructed by CLIENT at CLIENT's expense.

#### 5. DEFINITION OF LIABILITY

- 5.1 Corodata shall not be liable to CLIENT or any other third party for any loss, damage or destruction to Material or unauthorized access, acquisition, use, or disclosure, including any Data Disclosure Incident (as defined below), however caused, unless such loss, damage, destruction or unauthorized access resulted from the failure by Corodata to exercise such care in regard thereto as a reasonably careful person would exercise in like circumstances. Corodata is not an escrow or fiduciary of the Material or to the CLIENT or any third party.

  5.2 Corodata's aggregate liability, if any, (a) for any and all claims related to Material shall not exceed \$2.00 per unit of billed storage as set forth in the Schedule of Rates ("Unit of Storage"), which amount
- CLIENT declares to be the value of the total loss to CLIENT in the event of any such loss, damage, unauthorized access, acquisition, use, disclosure or destruction of Material, unless CLIENT declares an excess valuation and pays an additional monthly charge at an amount provided by Corodata for said excess valuation, in which case, Corodata's liability shall be limited to the amount of the excess valuation per Unit of Storage; and (b) for all other claims shall not exceed the fees paid by CLIENT related to the services that are the subject of the claim during the six (6) months prior to the claim. Such limitations of liability shall apply regardless of the nature of the claim. Corodata shall not be charged with any knowledge of the content of the Material even if Corodata learned or obtained knowledge of the contents.
- 5.3 Corodata shall not be liable for any special, indirect, incidental, punitive, consequential or similar types of damages, including, without limitation, lost profits, loss of use, notification to third parties under federal, state and/or municipal law, regulation or ordinance, and/or reconstruction, repair, replacement or restoration, regardless of the form of the claim and regardless of whether any such damages were disclosed in advance or foreseeable.
- disclosed in advance or foreseeable.

  5.4 Material is not insured by Corodata against loss or injury, however caused. CLIENT is advised to insure the Material with its own insurance carrier, to evaluate such policies including, without limitation, data privacy and liability policies, and confirm they contain terms satisfactory to CLIENT to cover the risks associated with this Agreement and to schedule Material and Corodata location(s) in its own insurance policies at declared values. CLIENT shall cause its insurers to waive any right of subrogation against Corodata.

  5.5 CLIENT understands and acknowledges that normal deterioration and aging of all Material occurs with time.

  5.6 All claims for loss, damage or liability by CLIENT against Corodata, its officers, employees, subcontractors, agents and assigns must be presented in writing to Corodata within a reasonable time and in no event longer than sixty (60) days after CLIENT has knowledge of the circumstances giving rise to these claims.

  5.7 Corodata shall not be liable to CLIENT pursuant to this Agreement, unless (a) timely written notice of the claim either within the shorter of (i) nine months after date of delivery or return by Corodata of the Material by Corodata to CLIENT, or (ii) nine (9) months after CLIENT has knowledge of the circumstances giving rise to the claim.

- the claim.
  5.8 All limitations of liability in Section 5 apply to the entire Agreement and relationship between Corodata and Corodata Affiliates and CLIENT, regardless of whether any action is brought in tort, contract or otherwise.
  5.9 Unless caused solely by the intentional misconduct of Corodata, CLIENT agrees to fully indemnify, defend and hold harmless Corodata, its officers, employees, subcontractors, agents and assigns for any liability, cost or expense, including reasonable attorneys fees and costs, that Corodata its officers, employees, subcontractors, agents and assigns may incur as a result of any claims, demands, suits, cost or judgments against it arising out of Corodata services or its relations with CLIENT or third parties pursuant to this Agreement.
  5.10 CLIENT shall bear all costs associated with the investigation and response to a Data Disclosure Incident relating to Material. Data Disclosure Incident is defined as the actual or attempted, unauthorized access to, or use, disclosure, acquisition, modification, exhititration, theft, loss, or destruction of Material.
  6. TERM AND TERMINATION The term of this Agreement shall commence when signed by both parties and shall continue until either party gives the other party thirty (30) days advance written notice of a termination date
- and, in the case of a CLIENT termination, an address for delivery of the Material. CLIENT acknowledges that Corodata must reserve space for storage of its deposits in its buildings. If CLIENT terminates this Agreement before the completion of the term for any reason, CLIENT agrees to pay Corodata early termination fees. These fees shall become due as of the effective date of the termination. CLIENT searly termination fees shall be equal to: (1) all unpaid and waived non-recurring charges reasonably expended by Corodata as well as costs incurred by Corodata to establish service to CLIENT; and (2) all recurring charges for the balance of the then current term. If Corodata continues to hold CLIENT's property after any expiration or termination of this Agreement, the terms of this Agreement shall continue to apply until all property has been removed from Corodata's facilities. CLIENT acknowledges that, following any termination or expiration of this Agreement, Corodata will not be obligated to deliver more than two hundred fifty Units of Storage per week unless the parties agree otherwise in writing. acknowledges that the only way to receive its Material following a termination is by having Corodata deliver such Material, at the fees set forth in the then-current fee schedule, to the local address specified by CLIENT. The of Sections 5, 7 and 8 shall survive any termination or expiration of this Agreement

#### 7. DEFAULT

- 7.1. The occurrence of any one or more of the following events by CLIENT shall constitute default ("Events of Default"): (a) Failure to pay any sum due hereunder within thirty (30) days of when due; or (b) Breach of any other provision of this Agreement.
- provision or this Agreement.

  7.2. Upon the occurrence of any of the Events of Default, Corodata, at its sole option, may exercise any or all of the following remedies without terminating this Agreement. CLIENTs failure to comply with any of the following demands/deliveries shall constitute an additional default and failure to mitigate damages: (a) Demand payment in advance by certified check, cashiers check, money order, or wire transfer prior to the performance of any services on behalf of CLIENT; (b) Demand in writing that CLIENT pick up the Material; (c) Deliver the Material to the CLIENTs last-known delivery address. Delivery of Material to CLIENT shall be at CLIENT sole cost and expense and payment of all outstanding storage, handling and delivery charges must be prepaid to Corodata; (d) Shred the Material, unless prohibited by state or federal statute, upon thirty (30) days advance written notice to CLIENT, in which case CLIENT acknowledges that since the Material has little or no market value, and that the sale of the material would be impossible, the shredding of the Material is the only way for Corodata to mitigate its
- damage.

  7.3. If this Agreement is not terminated, CLIENT shall continue to pay all sums due under this Agreement up to and including the date of delivery of the Material. Alternatively, in the event the Agreement is terminated and Corodata continues to provide services to CLIENT, CLIENT shall continue to pay sums due under this Agreement and Corodata may, at its sole discretion, require CLIENT to pay an advance deposit in an amount equivalent of up to six (6) months storage fees and costs.

  7.4. Corodata also has the option to terminate this Agreement, whereupon CLIENT shall pay all damages suffered by Corodata. In the event Corodata takes any action pursuant to Section 7, it shall have no liability to CLIENT or anyone claiming through CLIENT. The exercise by Corodata of any one or more of the other remedies provided. All remedies provided for in this Agreement are cumulative and may, at the election of Corodata, be exercised alternatively, successively or in any other manner and are in addition to any of the rights provided by law. In the event any action is brought to enforce or establish the amount of payments owed Corodata when CLIENT is in default, the prevailing party shall be awarded attorneys fees and costs.

  8. DESTRUCTION OF MATERIAL Corodata may shree Material upon written instruction from CLIENT, which may be performed as permitted hereunder, as part of a regular schedule or as agreed upon by the parties. CLIENT is connection, with the shreet services are the property of Corodata. If CLIENT fails to return all such items in working condition at the
- also agrees that all bins, consoles and other items supplied by Corodata for use by CLIENT in connection with the shred services are the property of Corodata. If CLIENT fails to return all such items in working condition at the completion of the services, CLIENT agrees to reimburse Corodata for their replacement cost. Shredding of the Material shall be at CLIENTs cost and expense. CLIENT releases Corodata from any and all liability by reason of the shredding of such Material pursuant to this paragraph and Section 7.2.d above. CLIENT acknowledges that Corodata may dispose of the Materials by shredding, puncturing, incinerating or any other means that is generally accepted in the industry for disposing of items similar to the Material. References herein to "shredding" shall be understood to include all such methods of disposal. In accordance with generally accepted industry standards and practices, CLIENT acknowledges that CLIENT's Materials provided for shredding may be commingled with shred materials of others prior to shredding and that such materials may be recycled after they are shredded. Corodata will provide services for the secure shredding destruction of the Materials in a professional manner and will furnish a Certificate of Destruction upon CLIENT's request. The services may, at CLIENT's option and as may be further described on an addendum or a separate agreement with Corodata's affiliate, be performed as part of a regular schedule or pursuant to specific directions from CLIENT.
- 9. OWNERSHIP OF MATERIAL CLIENT warrants and represents that it is the owner or legal custodian of the Material and has lawful possession of and legal authority to store and authorize servicing of its materials in accordance with the terms and conditions set forth herein. CLIENT agrees that, in event of any litigation or claims involving the Material or Corodata's services, CLIENT shall be liable for all reasonable attorneys fees, costs and expense that Corodata may reasonably incur or become liable to pay in connection therewith. By providing services to CLIENT, Corodata does not own, license, use, or process the Material, and undertakes no responsibilities or duties associated with ownership, licensing, use, or processing of the Material under any law or regulation.
- 10. ASSIGNMENT Neither this Agreement nor any rights, liabilities or obligations of CLIENT under this Agreement shall be assigned or transferred by CLIENT without the express consent of Corodata, which Corodata may withhold at its discretion. Until such express written consent is granted by Corodata, CLIENT remains fully liable under this Agreement.
- 11. COVENANTS CLIENT agrees to comply with Corodata's Customer Procedure Manual. CLIENT shall encrypt any electronic media stored with Corodata and, should CLIENT fail to do so, CLIENT acknowledges that Corodata shall have no liability to CLIENT or any third parties for any claims, costs or expenses that would have been avoided or diminished had CLIENT encrypted. Limitations of liability apply even if encrypted. CLIENT shall not, at any time, store with Corodata, any narcotics; medical waste, materials considered to be highly flammable, explosive, toxic, or radioactive; organic material, which may attract vermin or insects; or any other materials which are otherwise illegal, dangerous or unsafe to store or handle in an enclosed area, or that is regulated under state, federal or municipal laws, regulations or ordinances relating to the environment or hazardous materials. Corodata reserves the right, but shall not have the obligation, to open and inspect any materials provided to Corodata and to refuse acceptance of materials that fail to comply with Corodata s storage restrictions and guidelines. CLIENT shall not store legal tender, negotiable instruments, precious metals or stones, jewelry, check stock, ticket stock or other items that have intrinsic market value. Corodata shall not be charged with knowledge of the contents of the Material; Corodata shall not be liable for loss of any missing Material unless (i) an addendum is added as part of this Agreement, which expressly includes the obligation for Corodata to inventory the pagelevel contents of the Material, and (ii) CLIENT establishes such loss occurred due to Corodata's failure to exercise the reasonable care required under Section 5, above
- 12. CONFIDENTIALITY Corodata shall implement and maintain reasonable safeguards designed to protect the confidentiality of CLIENT's information contained in the Material, and shall not intentionally disclose such information to third parties without CLIENT's written consent. Neither party shall be entitled to use the name or trademarks of the other party without the other party's prior written consent. Corodata is authorized to comply with any subpoena, warrant or similar order, provided that Corodata shall notify CLIENT promptly thereof (unless such notice is prohibited by law). CLIENT agrees to reimburse Corodata for its fees, costs and services, including, without limitation, reasonable attorneys fees and costs, related to such compliance.
- 13. IMAGING If Corodata performs imaging services for CLIENT, Corodata is not responsible for any errors discovered in the scanned images after the thirty (30) day CLIENT review is complete, or whenever the original material is returned to CLIENT or shredded, whichever comes first. Corodata shall be entitled to follow the instructions of any CLIENT authorized representative regarding the transmission method of any scanned documents, provided that Corodata makes no representation or warranty regarding the security, quality, availability or timeliness of any such transmission method.
- The term "Agreement" as used herein shall be deemed to include this Corodata Services Agreement, these Terms and Conditions, any and all written and signed schedules and addenda. Corodata and CLIENT agree that this Agreement is intended to govern their entire relationship related to the Material and further acknowledge that the obligations, limitations and protections set forth in this Agreement shall apply notwithstanding any previous or subsequent agreements that may be signed by the parties, unless such agreements expressly supersede this Agreement. The terms of this Agreement shall be binding and enforceable upon any successors or assigns of the parties hereto. This Agreement shall constitute a warehouse receipt. There are no implied services, supplies, and equipment or support responsibilities due to CLIENT from Corodata other than those specifically provided for in this Agreement. This Agreement constitutes the entire agreement between the parties, and supersedes any and all agreements, arrangements and understandings, whether oral or written, between the parties. Without limiting the foregoing, any CLIENT purchase orders are for CLIENTs internal purposes only, are superseded by this Agreement, and shall not be legally binding upon or enforceable against Corodata. No waiver of any right or remedy shall be effective unless in a mutually signed writing and nevertheless, shall not operate as a waiver of any other right or remedy on a future occasion. Every provision of this Agreement is intended to be severable. If any term or provision is illegal, invalid or unenforceable, there shall be added automatically as part of this Agreement, a provision as similar in terms and effect as necessary to render such provision legal, valid and enforceable. This Agreement shall be construed in accordance with the laws of the State of California without giving effect to its conflict of laws principles. Corodata shall have, and may exercise, all rights granted to warehousemen by California's Commercial Code. All notices under this Agreement shall be in writing. Unless delivered personally, all notices shall be addressed to the appropriate addresses noted herein, or as otherwise noted in writing in accordance with this provision. Notices shall be deemed to have been given on the second day after mailing if mailed by U.S. First Class Mail. Notice of any change of address must be given by CLIENT to Corodata, in writing and acknowledged in writing by Corodata on the following monthly statement. Nothing in this Agreement shall be deemed or construed to constitute or create a partnership, association, joint venture, or agency between the parties hereto. Other than CLIENT's obligation to make payments hereunder, neither party will be liable for delay nor inability to perform caused by acts of God, natural disasters, governmental actions, labor unrest, strikes, lockouts, acts of terrorism, riots, or other causes beyond its reasonable control. All references herein to "days" mean calendar days unless otherwise noted.
- 15. CORODATA AFFILIATES Client acknowledges and agrees that Corodata may utilize the services of companies that are owned by, that own or that are under common control with, Corodata including, without limitation, those that provide shredding, imaging, logistics and media vaulting services ("Corodata Affiliates"). Client further acknowledges and agrees that all Corodata benefits and protections set forth in this Agreement, including, without limitation, Section 5, apply to both Corodata and Corodata Affiliates.
- 16. ARBITRATION Any dispute, controversy or claim arising out of this Agreement or in connection with the Material or Corodata's services shall be submitted to binding arbitration under the Commercial Arbitration Rules of the American Arbitration Association (AAA) and heard by a single arbitrator selected by parties at the AAA office in San Diego, California. The award may be entered as a judgment of a court of record in the County of San Diego. Corodata and CLIENT shall share equally the cost of arbitration. The arbitrator may not vary, modify or disregard the provisions contained herein, including those respecting the declared valuation of the Material and the

Account Description	Account Code	Code	Add Date	Item Status	Status Date	Description	Sequence Begin	Sequence End	Category Code
TRICIDA, INC.	94942	R102561305		In	10/4/2019	HR	Sequence Degin	Sequence Ena	CDA
TRICIDA, INC.	94942	R102561303		In	10/4/2019	HR			0271
TRICIDA, INC.	94942	R102561301		In	10/4/2019	HR			
TRICIDA, INC.	94942	R102561306		In	10/4/2019	HR	Α	L	
TRICIDA, INC.	94942	R102561302	10/4/2019	In	10/4/2019	HR	M	Υ	
TRICIDA, INC.	94942	R102561304	10/4/2019	Out	9/25/2020	HR	Α	Z	
TRICIDA, INC.	94942	R102561290	11/7/2019	In	11/7/2019	FINANCE			
TRICIDA, INC.	94942	R102561289	11/7/2019	In	11/7/2019	FINANCE	Α	D	
TRICIDA, INC.	94942	R102561288	11/7/2019	In	11/7/2019	FINANCE	E	M	
TRICIDA, INC.	94942	R102561286	11/7/2019	In	11/7/2019	FINANCE			
TRICIDA, INC.	94942	R102561285	11/7/2019	In	11/7/2019	FINANCE			
TRICIDA, INC.	94942	R102561291		In	1/14/2021	FINANCE			
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TRICIDA, INC.	94942	R102973529	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973530	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561199	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561200	12/20/2022	In	6/2/2023
·	94942	R102561198			
TRICIDA, INC.			12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561238	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973542	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561197	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561196	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561189	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973548	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973543	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973532	12/20/2022	In	6/2/2023
TRICIDA, INC.					
•	94942	R102973546	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561187	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561194	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561191	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561186	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973550	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973531	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973547	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973549	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102561193	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973540	12/20/2022	In	6/2/2023
TRICIDA, INC.	94942	R102973463	2/24/2023	In	6/2/2023
TRICIDA, INC.	94942	R102973457	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973451	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973453	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973454	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973535	2/24/2023	In	2/24/2023
TRICIDA, INC.			2/24/2023		2/24/2023
	94942	R102973461		In In	
TRICIDA, INC.	94942	R102973456	2/24/2023	In In	2/24/2023
TRICIDA, INC.	94942	R102973462	2/24/2023	ln	2/24/2023
TRICIDA, INC.	94942	R102973458	2/24/2023	In	2/24/2023

TRICIDA, INC.	94942	R102973452	2/24/2023	In	6/2/2023
TRICIDA, INC.	94942	R102973534	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973455	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973460	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973459	2/24/2023	In	2/24/2023
TRICIDA, INC.	94942	R102973467	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973475	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973471	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973472	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973469	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973473	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973466	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973479	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973465	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973468	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973474	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973477	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973478	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973476	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973470	4/3/2023	In	4/3/2023
TRICIDA, INC.	94942	R102973464	4/3/2023	In	4/3/2023