

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

Prodigy Investments Holdings, Inc.¹

Reorganized Debtors.

Chapter 11

Case No: 23-11120 (BLS)

(Jointly Administered)

Objection Deadline: May 2, 2024 at 4:00 p.m.

Hearing Date: May 8, 2024 at 10:00 a.m.

**APPLICATION OF ALLIED UNIVERSAL SECURITY SERVICES FOR ALLOWANCE
AND PAYMENT OF ADMINISTRATIVE EXPENSE CLAIM**

Universal Protection Service, LP d/b/a Allied Universal Security Services (“Allied”), by and through undersigned counsel, respectfully submits this *Application of Allied Universal Security Services for Allowance and Payment of Administrative Expense Claim* (the “Application”) and requests entry of an Order for allowance of an administrative expense claim in the amount not less than \$12,293.05 for unpaid, post-petition fees incurred by SL Liquidation (the “Debtor”) between January 1, 2024 and February 1, 2024.² In support of this Application, Allied respectfully states as follows:

¹ The Reorganized Debtor in this chapter 11 case, along with the last four digits of the Reorganized Debtor’s federal tax identification number, is: Prodigy Investments Holdings, Inc. (9565). The location of the Reorganized Debtor’s service address is: 3350 Virginia St., 2nd Floor, Miami, FL 33133.

² Allied has provided services through the duration of this bankruptcy case and Allied’s services remain ongoing as its contracts were assumed as part of the sale of assets to Volvo Battery Solutions LLC (“Volvo”) that closed on February 1, 2024. Allied’s negotiated cure amount was limited to pre-petition amounts and Allied retained the right to payment for debts arising after the Petition Date. See *Fourth Amended Notice of (I) Potential Assumption and Assignment of Certain Executory Contracts and Unexpired Leases and (II) Proposed Cure Amounts* [D.I. 880]. Under terms of the sale to Volvo, the Debtors agreed to “pay all undisputed post-petition bills and invoices for post-petition goods or services promptly when due (including any post-petition lease payments and additional rent payments with respect to the Transferred Real Property Leases) through the Closing Date[.]” *Order (A) Authorizing and Approving the Debtors’ Entry into the Asset Purchase Agreement, (B) Authorizing the Sale of the Debtors’ Powered Assets Free and Clear of All Liens, Claims, Interests, and Encumbrances, and (C) Approving the Assumption and Assignment of the Assumed Executory Contracts and Unexpired Leases, and (D) Granting Related Relief* at Ex. A, 7.1(v) [D.I. 664-1]. Therefore, it is Allied’s understanding that the invoices related to services performed prior to the closing on February 1, 2024, remain the responsibility of the Debtors.



BACKGROUND

1. On or about August 7, 2023 (the “Petition Date”), the Debtor and its affiliate (collectively, the “Debtors”) filed voluntary petitions for relief under Chapter 11 of Title 11 of the United States Code (the “Bankruptcy Code”). The Debtors are authorized to continue to operate their business as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

2. Pursuant to the arrangements agreed to between the Debtors and Allied (the “Agreements” attached hereto as **Exhibit A**) prior to and following the Petition Date, Allied provided security services to the Debtors at two facilities located at 1 Whitlee Ct. Greenville, SC 19607 and 1605 Poplar Drive Ext. Greer, SC 29651 (the “Facilities”).

3. On November 13, 2023, Allied filed proof of claim number 1072 asserting a prepetition claim in an amount not less than \$129,303.35.

4. On March 6, 2024, the Court entered its *Findings of Fact and Conclusions of Law Confirming the Fifth Amended Joint Chapter 11 Plan of Reorganization of Proterra Inc and its Debtor affiliate* [D.I. 1180] confirming the Debtor’s *Fifth Amended Joint Chapter 11 Plan of Reorganization for Proterra Inc and Its Debtor Affiliate* [1180-1].

5. On March 13, 2024, the Debtors filed the *Notice of (I) Entry of Confirmation Order, (II) Occurrence of Effective Date, and (III) Final Deadlines for Filing Certain Claims* [D.I. 1209] setting the administrative claims bar date as April 12, 2024.

RELIEF REQUESTED

6. Allied hereby requests the allowance as an administrative expense of not less than \$12,293.05, representing the aggregate post-petition amounts incurred as a result of the continued provision by Allied of security services under the Agreement for the period beginning January 1,

2024 through February 1, 2024. A copy of the aging and invoices detailing post-petition work is attached as **Exhibit B**.

ARGUMENT

7. 11 U.S.C. § 503(b) provides, in relevant part, that “[a]fter notice and a hearing, there shall be allowed administrative expenses . . . including . . . the actual, necessary costs and expenses of preserving the estate.” Allied asserts that such amounts were an “actual, necessary cost and expenses of preserving the estate” under 11 U.S.C. § 503(b)(1)(A).

8. “Courts generally apply a two-prong test to determine whether a claim qualifies as an administrative expense: (1) the expense must have arisen from a post-petition transaction between the creditor and the debtor, and (2) the expense must have been “actual and necessary” to preserve the estate.” *In re New Century TRS Holdings, Inc.*, 446 B.R. 656, 661 (Bankr. D. Del. 2011) (citing *In re Unidigital, Inc.*, 262 B.R. 283, 288 (Bankr. D. Del. 2001) and *In re DBSI, Inc.*, 407 B.R. 159, 165 (Bankr. D. Del. 2009)).

9. Here, Allied meets the two-prong test to establish an administrative expense claim under 11 U.S.C. § 503(b)(1)(A). The first prong must be read in the context of the United States Supreme Court’s explanation of a bankruptcy estate’s obligations under an executory contract prior to making an election to assume or reject:

If the debtor-in-possession elects to continue to receive benefits from the other party to an executory contract pending a decision to reject or assume the contract, the debtor-in-possession is obligated to pay for the reasonable value of those services, which, depending on the circumstances of a particular contract, may be what is specified in the contract.

N.L.R.B. v. Bildisco & Bildisco, 465 U.S. 513, 531–32 (1984) (citations omitted). Debtors must pay as an administrative expense the reasonable value of services rendered under executory contracts pending rejection or sale. *See In re Smurfit-Stone Container Corp.*, 425 B.R. 735, 741

(Bankr. D. Del. 2010) (“[A]dministrative expense priority is available to contract parties when the debtor enjoys the benefits of the contract pending assumption or rejection.”); *In re MEI Diversified, Inc.*, 106 F.3d 829, 832 (8th Cir. 1997) (holding that insurer “is entitled to ‘administrative expense priority for the pro rata share of the premium, during the period in which the estate received benefits from the [insurance] contract’”); *In re Home Interiors & Gifts, Inc.*, No. 08-31961-11-BJH, 2008 WL 4772102, at *5–10 (Bankr. N.D. Tex. Oct. 9, 2008) (holding that the creditor was entitled to an allowed administrative expense claim to compensate it for the debtor’s post-petition use of the creditor’s marks under a prepetition license agreement).

10. Here, the Debtors continued to use the security services provided by Allied on a post-petition basis, and, to date, have failed to fully pay for them. Specifically, Allied provided security services that protected the Facilities, including the real property, the fixtures, and the equipment, machinery and other assets contained therein, during the period from January 1, 2024 through February 1, 2024.

11. Turning to the second prong, the Debtors’ estates benefited from the continued use of Allied’s security services during the post-petition period. The protection of the Facilities, and the preservation of assets comprising the Debtors’ estates, are the very definition of “necessary,” and were beneficial to and preserved the value of the Debtors’ estates.

12. Because Allied’s claim arises from a post-petition transaction with the Debtors, which benefited from Allied’s services, and because those post-petition services were beneficial to their estates, Allied is entitled to an administrative expense claim under § 503(b) equal to the amount of the outstanding costs of those security services.

RESERVATION OF RIGHTS

13. Allied reserves its rights to assert claims for all amounts that may be due and owing as a result of the Debtors' usage of its services regardless of whether such amounts have been requested in the instant Application.

CONCLUSION

WHEREFORE, Allied respectfully requests that this Court enter an order (1) granting Allied an administrative expense claim in the amount not less than \$12,293.05 for the outstanding post-petition amounts due to Allied for the post-petition period of January 1, 2024 through February 1, 2024; (2) ordering the payment of such amounts; and (3) granting such other and further relief as this Court deems necessary, just and proper.

Dated: April 12, 2024

Respectfully submitted,

ROBINSON & COLE LLP

/s/ Katherine S. Dute

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-and-

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Attorneys for Allied Universal Security Services.

Exhibit A



SECURITY PROFESSIONAL SERVICE AGREEMENT

FULL LEGAL NAME OF SECURITY PROVIDER ("Allied Universal"): Universal Protection Service, LP d/b/a Allied Universal Security Services, for itself and on behalf of its wholly-owned subsidiaries and affiliates which may provide service hereunder within certain states

FULL LEGAL NAME OF CLIENT ("Client"): Proterra Inc.

By signing below by their duly authorized representatives, Client and Allied Universal agree to be legally bound to the Agreement, General Terms and Conditions and Exhibits attached hereto, which form a binding and enforceable part of this Agreement as of the day and year first written below ("Commencement Date").

CLIENT: ~~Proterra Inc~~ Operating Company, Inc.

DocuSigned by:

By: Brian Miller

Name: ~~XXXXXXXXXX~~ Brian Miller

Title: ~~Facilities Manager~~ VP, Manufacturing

Address for Notices: 1605 Poplar Drive Ext. Greer, SC 29651
VP, Powered & Energy

Fax: _____

UNIVERSAL PROTECTION SERVICE, LP d/b/a
Allied Universal Security Services

By: HENRY (TAYLOR) HARRISON

Name: Richard Evans

Title: RVP

Address for Notices: 1 Independence Blvd, Suite 115
Greenville, SC 29615

Fax: _____

GENERAL TERMS AND CONDITIONS

The term of this Agreement shall be for a period of Three (3) years beginning on Sept 1, 2022 ("Commencement Date") ("Initial Term"). This Agreement will automatically continue thereafter on a month to month basis until terminated by either party on thirty (30) days' written notice to the other party. This Agreement may be terminated by either party for non-performance by the other party upon written notice to the non-performing party. Either party may terminate this Agreement at any time for any reason upon thirty (30) days' written notice to the other party.

Allied Universal shall provide security professional services (the "Services") in the amount, for the times and at the location(s) set forth in Exhibit A. Client shall pay Allied Universal for the performance of the Services and any other products and/or services provided by Allied Universal hereunder at the rates ("Billing Rates") and other charges set forth in Exhibit B or otherwise payable hereunder without deduction or set-off. Client shall pay in full the amount of and will be deemed to accept all invoices submitted to Client via Allied Universal's current submission method within thirty (30) days of the invoice date. The Billing Rates set forth in Exhibit B are valid for the first twelve (12) months of the initial term, thereafter they will be increased annually, effective as of the anniversary date of the Commencement Date, in an amount equal to the lesser of (i) the percentage increase determined pursuant to Section C.3. below and (ii) three percent (3%). Allied Universal will invoice Client on a weekly basis for all Services for the preceding weekly period (starting Friday and ending the following Thursday) and any other products and/or services provided by Allied Universal.

A. Scope of Services

1. Allied Universal agrees to provide the Services in a professional and diligent manner. Allied Universal does not warrant or guarantee that the Services constitute complete security at Client's location(s) so as to prevent any incident, loss, theft, damage or injury (including death). Client agrees that Allied Universal has not provided any consultation services regarding what may or may not be the proper levels of security staffing, or the methods of security provided.

2. Client may request a change in the Services. Such requested changes will be communicated in writing and will be effective only upon Allied Universal's written approval which Allied Universal will not unreasonably decline. However, in no event will a refusal by Allied Universal to approve requested changes constitute a breach of this Agreement or otherwise constitute non-performance by Allied Universal of this Agreement. The parties acknowledge and agree that Exhibit A solely governs Allied Universal's duties at Client's location(s).

3. The purpose of any inspection at Client's location(s) by Allied Universal is solely to assist Client with its loss control program. The safe maintenance of Client's premises and operations and equipment on those premises and the avoidance of unsafe conditions and practices is the sole responsibility of Client.

B. Independent Contractor / Personnel

1. Allied Universal is responsible for the hiring, training and supervision of all security professionals assigned by Allied Universal to Client's location(s).

Should Client direct or supervise security officers or change the instructions or supervision given to the security professionals by Allied Universal, including but not limited to requiring Allied Universal personnel to use force and/or restraints and/or instructions related to Legally Mandated Break Periods (as defined herein), Client will be responsible for any damages, liabilities, claims or other consequences that may result.

2. In addition to the Services set forth in Exhibit A attached hereto, and in addition to any general or routine training provided by Allied Universal to its security professionals, Allied Universal shall provide each of its employees assigned to Client's location(s) with Client requested additional training at the costs set forth in Exhibit B.

3. Allied Universal shall provide uniforms for all assigned personnel. Allied Universal will maintain these uniforms in good condition at Allied Universal's sole cost and expense unless otherwise provided in Exhibit B. Equipment and non-standard uniforms required by Client will be provided as mutually agreed upon and at a cost mutually agreed upon in writing. Allied Universal's personnel will not be required to carry weapons of any kind, unless otherwise expressly set forth herein.

4. Security professionals assigned to Client's location(s) are employees of Allied Universal, which is acting as an independent contractor. Allied Universal will pay all compensation due and owing to its employees and all required payroll taxes and withholdings.

5. Allied Universal is entitled to assign personnel to Client's location(s) in full compliance with applicable equal opportunity, civil rights and other

employment laws/regulations. Upon reasonable written notice, Client shall have the right to request in writing that any of Allied Universal's employees whose performance it finds to be unacceptable be removed from its location(s); provided reasons for such request do not violate applicable law.

6. Client acknowledges that Allied Universal has spent considerable time and expense in recruiting and training its employees. As such, Client agrees that it will not directly solicit for employment, as a security professional or in any related capacity, including employment through a successor security contractor, any person who has been employed by Allied Universal in a supervisory capacity and assigned to Client's location for a period of one hundred and eighty (180) days following the last date of that person's employment with Allied Universal. In the event of a breach of this provision, Client shall pay Allied Universal the average weekly billing for such employee for four (4) months as liquidated damages together with all legal fees and other costs arising from the breach of this provision. The nonsolicit obligation and associated liquidated damages shall not be applicable to the extent a Allied Universal candidate applies to a generally advertised position at Client.

C. Billing

1. The Billing Rates do not include the direct bill items ("Direct Bill Item(s)") identified in Exhibit B, which shall be invoiced and paid by Client to Allied Universal in accordance with the payment terms herein. Notwithstanding anything contained herein to the contrary, Allied Universal may pass through any increase in any and all of the costs of any and all Direct Bill Items when incurred or accrued, and Client shall reimburse Allied Universal for such costs.

2. The parties agree any wage rates, annual/monthly/weekly billing estimates, or wage estimates included in Exhibit B, any other addenda, any pricing sheet, RFP submission, and/or other document are for demonstration purposes only and will not have any impact on the Billing Rates, the amount Client agrees to pay, or on the wages Allied Universal pays its employees.

3. In the event that Allied Universal experiences an increase in its costs resulting from any change, whether or not anticipated, in: (1) Federal, state, provincial, territorial, or local taxes, levies, or required withholdings imposed or assessed on amounts payable to and/or by Allied Universal hereunder or by or in respect of Allied Universal to its personnel; (2) Federal, state, provincial, territorial, or local minimum wage rates, mandated paid time off and/or sick leave, changes in overtime wage regulations, uniform maintenance expenses or other required employee allowances, licensing fees and/or requirements, or wage, medical, welfare and other benefit costs under collective bargaining agreements; (3) costs related to insurance and/or workers' compensation; and/or (4) costs related to medical and/or welfare benefits and other requirements, including without limitation costs incurred by Allied Universal pursuant to applicable federal, state and/or local law, including, without limitation "Healthcare Reform Legislation Costs" (as defined below), the Billing Rates shall be increased by a percentage equal to the percentage increase in Allied Universal's costs resulting from the items set forth in this paragraph. Allied Universal will provide Client notice of such change in the Billing Rates.

4. Notwithstanding anything contained in this Agreement to the contrary, Allied Universal may pass through the costs set forth in Section C(3) to Client as incurred or accrued and Client shall pay Allied Universal for such costs.

5. "Healthcare Reform Legislation Costs" means the costs and/or assessments incurred by Allied Universal in respect of employee medical and/or welfare benefits and other requirements under the applicable provincial, federal or local statutes and/or regulations.

6. Unless otherwise expressly stated herein, Allied Universal's fees and charges do not include any sales, use, excise or similar taxes, levies or duties ("Taxes"). Client is responsible for paying for all such Taxes in respect of Allied Universal's Services or in respect of amounts payable by Client hereunder. If Allied Universal has the legal obligation to pay or collect Taxes for which Client is responsible under this section, the appropriate amount shall be promptly paid by Client to Allied Universal unless Client provides Allied Universal with either a valid and current tax exemption certificate or direct pay certificate, authorized by the appropriate taxing authority.

7. Client agrees to pay Allied Universal one and one-half percent (1.5 %)

per month interest or such maximum amount as permitted by law, whichever is less, on any invoice not paid by its due date. In the event that legal action is required to collect on any past-due invoiced amount owed to Allied Universal by Client under this Agreement, Client agrees to pay to Allied Universal the costs and attorneys' fees incurred by Allied Universal in such action.

D. Physical and Intellectual Property

1. Client recognizes and acknowledges that in performing its duties under this Agreement, Allied Universal may install and/or utilize proprietary software (hereinafter "Proprietary Software"), a valuable, special and unique asset of Allied Universal and/or third parties. This Proprietary Software is and will remain the sole and exclusive property of Allied Universal and/or those applicable third parties.

2. Client further agrees that materials developed, generated, or produced pursuant to this Agreement, including but not limited to Post Orders, security plans, emergency plans, diagrams, reports, and writings, both internal and external (hereinafter collectively, "Work Product"), may include the proprietary information of Allied Universal and will remain the sole and exclusive property of Allied Universal. Client and Client's personnel will have no proprietary interest in the Work Product. Client acknowledges that it will not share such Work Product with any third party and any Work Product in Client's possession shall be returned to Allied Universal upon termination or expiration of this Agreement.

3. Any property, equipment or supplies furnished by Allied Universal to its personnel in performance of the Services described in this Agreement shall remain the property of Allied Universal and shall be returned to Allied Universal promptly at the expiration or termination of this Agreement.

E. Insurance and Indemnification

1. Allied Universal shall maintain Workers' Compensation coverage for its security professionals and personnel assigned to Client's location(s) at limits imposed by statute, including Employer Liability coverage.

2. Allied Universal shall maintain for its own protection and benefit various other policies of insurance, including Commercial General Liability coverage, for its performance of the Services at Client's location(s), and shall add Client as an additional insured under such policies covering actions or omissions of Allied Universal personnel providing services to Client.

3. Allied Universal shall maintain Automobile Liability insurance for its employees' operation of Allied Universal's owned, leased and non-owned vehicles. However, to the extent that Client requires Allied Universal employees to drive Client's vehicles in performance of the Services, Client agrees to carry Automobile Liability insurance for those vehicles with bodily injury and property damage limits of One Million Dollars (\$1,000,000.00). Such insurance will be primary for any loss or damage occurring to Client vehicles operated by Allied Universal employees in performance of the Services, and under no circumstances shall Allied Universal indemnify or defend Client or Client's insurer for losses that occur or arise out of Allied Universal's operation of Client-owned vehicles.

4. Client agrees that Allied Universal is not an insurer of Client's operations, personnel or facilities. Except as provided elsewhere in this Agreement and except to the extent caused by Allied Universal employees' actions or omissions, Client assumes all risk of loss, physical damage and personal injury at its operations, to its personnel and/or facilities or any other property resulting from fire, theft or other casualty, and Client waives any right of recovery and its insurers' right of subrogation against Allied Universal for any loss or damage resulting from any such occurrence.

5. Allied Universal will protect, defend, hold harmless and indemnify Client, its directors, professionals and employees from and against all claims, actions, liabilities, damages, losses, costs and expenses (including reasonable attorney's fees) (the "Losses") asserted against Client and directly resulting from the performance of the Services expressly required under this Agreement, provided such Losses (1) are caused solely by the negligent failure of Allied Universal to perform the Services, or by other negligent actions or omissions in the performance of the Services by Allied Universal, or through the willful misconduct or unlawful activity of Allied Universal; (2) are not caused in any way through the negligence, willful misconduct or unlawful activity of Client or otherwise resulting from Allied Universal's

compliance with specific direction from Client; and/or (3) do not actually or allegedly arise out of a Legally Mandated Coverage Break(s) (as defined herein).

6. Notwithstanding anything contained in this Agreement to the contrary, should Allied Universal be found liable for any Losses hereunder for any reason, the sole and exclusive remedy of Client in any situation, whether in contract or tort, or otherwise, shall be limited to Client's actual and direct damages such amounts to be inclusive of any defense costs.

7. Client shall protect, defend, hold harmless and indemnify Allied Universal, its respective successors and assigns, and its directors, professionals and employees from and against all Losses asserted against Allied Universal arising out of incidents or occurrences taking place or arising at Client's location provided that any such Losses: a) occur due to Allied Universal's compliance with Client's directions and requests (including but not limited to directions and requests in Section B.1 and Section B.5); b) occur during Legally Mandated Coverage Break(s); and/or c) are: (1) attributable to bodily injury, sickness, disease or death or to damage to tangible property; and, (2) are not caused in any way through the negligence, willful misconduct or unlawful activity of Allied Universal, or the failure of Allied Universal to perform the Services.

8. Under no circumstances will either party be liable to the other party, or any other person or entity, for consequential, incidental, indirect or punitive damages, or for lost profits.

9. Client shall give written notice to Allied Universal of any of its Losses or potential Losses arising out of the Services within thirty (30) days following notification of the occurrence giving rise to such Losses or potential Losses. No action to recover any Loss shall be instituted or maintained against Allied Universal unless notice of such Loss shall have been given by Client to Allied Universal in the manner and form set forth herein. No action to recover for any Loss shall be instituted or maintained against Allied Universal unless instituted not later than twelve (12) months following notification of the occurrence giving rise to such Loss.

F. Compliance with Laws

1. Some or all of the physical security guard services identified in this Agreement could be designated as a Qualified Anti-terrorism Technology ("QATT") under the Support Anti-terrorism by Effective Technologies ("SAFETY") Act of 2002, 6 U.S.C. §§ 441-444, as amended. Where this QATT has been deployed in defense against, response or recovery from an act of terrorism, as that latter term is defined under the SAFETY Act (as herein defined), Allied Universal and Client agree to waive all claims against each other, including their professionals, directors, agents or other representatives, arising out of the manufacture, sale, use or operation of the QATT, and further agree that each is responsible for losses, including business interruption losses, that it sustains, or for losses sustained by its own employees resulting from an activity arising out of such act of terrorism. This provision shall apply throughout the term of this Agreement, regardless of whether Allied Universal should cease to have SAFETY Act coverage for these Services for any reason.

2. Client shall, at its own cost and expense, comply in full with all applicable federal, state, provincial, and local statutes, laws, ordinances, rules, regulations, orders, licenses, permits or fees ("Governmental Regulations") applicable to its operations and its performance under this Agreement, including without limitation, (i) environmental laws, (ii) laws relating to accessibility by and accommodation of handicapped persons, and (iii) laws relating to discrimination of any type of manner. Client shall notify Allied Universal in writing within forty-eight (48) hours of any inquiry, notice, subpoena, lawsuit, or other evidence of an investigation by any public agency or the commencement of any judicial or administrative litigation, or arbitration proceedings with respect to Allied Universal's operations at the property and/or performance under this Agreement. Should Allied Universal be issued a citation or other sanction because of conditions on the premises created by others, Client shall pay and will be responsible for the fine. The foregoing shall include, but not be limited to, all applicable health, safety, and labor standards.

3. Under no circumstances will Allied Universal indemnify Client for Workers' Compensation claims or for fulfilling independent statutory duties

Client owes to third parties or its employees.

G. Miscellaneous

1. This Agreement represents the entire agreement and understanding of the parties concerning the subject matter herein and replaces any and all previous agreements, understandings, representations, discussions or offers. No modification to this Agreement shall be effective unless in writing and executed by both parties and delivered to each respective party hereto.

2. A written waiver by either party of any of the terms or conditions of this Agreement shall not be deemed or construed to be a waiver of such term or condition for the future or of any subsequent breach of the Agreement. The failure to enforce a particular provision of this Agreement shall not constitute a waiver of such provision or otherwise prejudice Allied Universal's right to enforce such provision at a later time.

3. This Agreement is entered into solely for the mutual benefit of the parties hereto and no benefits, rights, duties or obligations are intended or created by this Agreement as to any third parties.

4. Each party further warrants and represents that this Agreement has been executed by a duly authorized individual.

5. This Agreement and all matters collateral hereto shall be governed by the laws of the state or province wherein the Services are to be provided without reference to its choice of law provisions.

6. If any of the terms or provisions of this Agreement are ruled to be invalid or inoperative, all the remaining terms and provisions shall remain in full force and effect.

7. This Agreement may be executed in one or more counterparts, each of which shall constitute one and the same Agreement. The parties agree that this Agreement will be considered signed when the signature of a party is delivered by facsimile transmission or delivered by scanned image (e.g. .pdf or .tiff file) as an attachment to email.

8. Allied Universal shall not be responsible for additional expenses and costs incurred by it or Client to provide Services pursuant to this Agreement as a result of unusual circumstances including, but not limited to, strikes, riots, revolutions, wars, military actions, fires, floods, droughts, natural disasters, pandemics, active shooter events, snow storms, blizzards or other inclement weather, accidents, insurrections, lockouts or other acts of God, perils of the sea, stoppage of labor, or other events considered as "Force Majeure", or by any other unavoidable cause beyond Allied Universal's reasonable control. All such additional expenses shall be the responsibility of Client as an additional charge invoiced and paid by Client as it is incurred, pursuant to the terms of the Billing section set forth above. Additionally, to the extent that Allied Universal is unable to perform, or is delayed in performing, the Services due to a Force Majeure event, such nonperformance or delayed performance is not a breach of this Agreement nor cause for Client's termination of this Agreement.

9. Either party may assign this Agreement to an affiliate, meaning an entity controlling, controlled by or under common control with the party. Except as permitted in this section, Client may not assign, delegate or subcontract this Agreement without the prior written consent of Allied Universal. Notwithstanding the foregoing, in the event Client assigns this Agreement, it shall remain liable hereunder after such assignment.

10. Any notice required or permitted hereunder shall be in writing and shall be delivered either in person, by nationally recognized overnight delivery service or by certified or registered mail, postage prepaid, addressed to the parties at the address shown in the opening paragraph (or as may be directed by a party in the future by written notice).

11. In connection with the negotiation, execution and performance of this Agreement, each party acknowledges that it has been and will be provided with confidential business information of the other party ("Confidential Information"). Each party will exercise reasonable commercial efforts to protect and preserve the confidentiality of Confidential Information, including at a minimum those methods and procedures it uses to protect its own confidential information. A party shall not be required to preserve the confidentiality of Confidential Information to the extent it becomes public other than through the action or inaction of the party, or disclosure is required by law. If Allied Universal is required to disclose information belonging to Client, Client shall indemnify Allied Universal, its respective successors and

assigns, and its directors, professionals, and employees from and against all Losses asserted against Allied Universal arising out of said disclosure.

12. The parties further acknowledge and agree that to the extent Allied Universal has assumed insurance, defense and indemnification obligations hereunder, such obligations shall not apply to any work performed by Allied Universal at the direction of Client, or work performed by Allied Universal that is not specifically set forth on Exhibit A. Notwithstanding anything to the contrary provided herein or in any other direction (oral or written), Allied Universal and Client agree that in no event shall Allied Universal employees be required to undertake any duty which could potentially expose themselves to unreasonable risk or harm. At all times, Client represents and warrants that the policies and requirements Allied Universal and its employees are requested and/or required to adhere to by Client are lawful.

13. For the avoidance of doubt, any duties contrary to and/or in excess of the Services shall be agreed upon by the parties in writing. In the event that there are any post orders, directives, or other specification documents of any type ("Post Orders"), they shall not form any part of this Agreement, they are not incorporated into this Agreement and are not a novation or modification or expansion of the duties set forth in this Agreement. Further, if there is any conflict between the provisions of this Agreement and any other documents,

this Agreement shall control. Under no circumstances shall the Post Orders expand the liabilities of the parties toward each other or any third party.

14. Client acknowledges and agrees that the continuity of Services is subject to interruption for mandatory, paid rest periods or unpaid meal periods or other breaks as required by applicable law, during which time security professionals must be relieved of all duties, including without limitation to the requirement to remain "on call" ("Legally Mandated Break Period(s)"). Services at the locations set forth in Exhibit A will be interrupted and such locations will not be secured during such time that security professionals are on Legally Mandated Break Periods and Client has not agreed to pay for sufficient relief coverage ("Legally Mandated Coverage Break(s)").

15. The duties and responsibilities of Allied Universal are specifically set forth herein. Client acknowledges that Client alone has chosen the number of security professionals and type of services, e.g., armed, unarmed, to be provided under the Agreement; that Allied Universal has informed Client that additional security professionals and/or services are available at an additional cost; and that Client has elected not to avail itself of additional security professionals or services at this time unless mutually agreed upon in writing.

16. The following provisions shall survive expiration or termination of this Agreement for any reason: A.1; A.3; B.1; B.4; B.5; B.6; C; D; E; F and G.

EXHIBIT "A"**to Agreement Between**

**Allied Universal
and
Proterra Inc.**

**LOCATIONS FOR SECURITY SERVICES PROVIDED BY
Allied Universal**

1 Independence Pointe | Suite 115 | Greenville, SC 29615
W: 864.252.0158 | C: 864.316.0972 | F: 864.252-0661

| <u>Location</u> | <u>Specify for each location: <u>Armed</u> <u>Unarmed</u></u> | <u>Schedule of Coverage</u> | <u>Hours</u> |
|---|--|------------------------------------|---------------------|
| 1. 1605 Poplar Drive Ext. Greer, SC 29651 | Unarmed | 24/7, 365 days per year | 168 HPW |

Description of Services:

The Services Allied Universal will provide Client pursuant to this Agreement are:

- Security professional is to perform assigned duties of patrolling and observing the above location(s) as directed by Client.
- Any unusual incidents detected or reported will be reported to Client via the designated Client contact. An incident report will be filled out and a copy will be forwarded to Client. The security professional creating the report will be available to explain the incident report during their shift.
- The security professional will also report criminal activity and/or visible hazards observed and/or reported while on post.

The location(s), day(s) and time(s) listed in this Exhibit A may not be altered by Client, unless mutually agreed upon in a writing signed by the parties. The scope of services does not include any structures, parking lots, appurtenances, or nearby areas not specifically listed herein.

EXHIBIT "B"**to Agreement Between**

**Allied Universal
and
Proterra Inc.**

BILLING RATES

The initial Billing Rates for the Services shall be as follows:

Proterra, Greer SC

| Position | Pay Rates | Bill Rate | Holiday / OT Rate | Hours Per Week | Weekly Totals |
|---|------------------|------------------|------------------------------|---------------------------|----------------------|
| Unarmed Security Officer | \$17.00 | \$23.46 | \$34.02 | 128 HPW | \$3002.88 |
| Site Supervisor Unarmed | \$19.00 | \$26.22 | \$38.01 | 40 HPW | \$1048.80 |
| HELIAUS Digital Touring | | | | | \$49.75 |
| Weekly Totals | | | | | \$4101.43 |

Additional Notes:

- > Mutually agreed-upon merit increases will result in a Bill Rate increase.

* **Requested Overtime:** With requests for a specific individual to work more than their Overtime Limit for any special reason, regardless of the notice provided and provided that the individual is able to accommodate, only the overtime impact for that individual will be billed. An individual's Overtime Limit may be a weekly (e.g. 40 hours) or daily limit (e.g. 8 hours) depending on the location. Example, in a location where 40 hours per week is the Overtime Limit: "We need Officer Smith to stay two extra hours at the end of his shift to help with a special project." the additional two hours will be billed at the overtime rate if those hours exceed the Overtime Limit of 40 hours per week.

-
1. **ADDITIONAL BILLING TERMS EXTRA SERVICE REQUESTS.** Additional service requests will be billed at the supplemental deployment rate which shall not be less than the overtime bill rate. The supplemental deployment rate for such additional services will continue to apply until this Agreement is amended in writing to provide for the increase in base hours.
 2. The holiday billing rate shall be used for all work performed on New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day, or by applicable collective bargaining agreement.
 3. A labor strike or other emergency situation that creates a working environment for security professionals that is more hazardous than the normal condition under this Agreement will be cause to negotiate a temporary billing rate for modified services.
 4. Allied Universal shall be compensated for all time including preparation, travel to/from, and actual time spent in any court of law, judicial, quasi-judicial or other proceeding, mediation, deposition, arbitration to which Allied Universal is subpoenaed or agrees to appear, arising out of, or relating to, this Agreement at the rate of: \$125.00 per hour, for director or manager and \$65.00 per hour for all other employees in addition to reasonable costs and expenses incurred. This paragraph will survive the termination of this Agreement.

5. Should Client require Allied Universal to provide uninterrupted Services during Legally Mandated Break Periods, such requirement must be expressly stated in the Description of Services on Exhibit "A". Such uninterrupted Services and all costs associated therewith are billable at the applicable bill rate for such relief personnel.
6. Client understands and agrees that by ordering and receiving the HELIAUS Technology Platform which may include all or some of the HELIAUS Mobile and HELIAUS Portal components (the "HELIAUS Services") from Allied Universal, Client agrees to the HELIAUS Software-as-a-Service (SaaS) Terms in full ("the HELIAUS Terms"), and same shall solely govern the provision of the HELIAUS Services; provided, however, the invoicing, payment, and billing terms for the HELIAUS Services shall be governed by this Agreement. The Parties acknowledge and agree that the HELIAUS Services are otherwise separate and distinct from the Services under this Agreement, and that any use or non-use of the HELIAUS Services shall not expand the Allied Universal scope of Services and/or liability hereunder. The HELIAUS Terms may be found at www.aus.com/service-terms and by signing the Agreement Client acknowledges receipt and agrees to the HELIAUS Terms. "HELIAUS" is a service mark of Allied Universal.

Certificate Of Completion

Envelope Id: 66B1DBC47CE943948AEE822D4BB98F65

Status: Completed

Subject: Please DocuSign: Allied Universal.FINAL.pdf

Source Envelope:

Document Pages: 8

Signatures: 1

Envelope Originator:

Certificate Pages: 1

Initials: 0

Eva Brown

AutoNav: Enabled

1815 Rollins Rd

Enveloped Stamping: Enabled

Burlingame, CA 94010

Time Zone: (UTC-08:00) Pacific Time (US & Canada)

ebrown@proterra.com

IP Address: 76.90.194.215

Record Tracking

Status: Original

Holder: Eva Brown

Location: DocuSign

8/26/2022 10:23:47 AM

ebrown@proterra.com

Signer Events

Brian Miller


BMiller@proterra.com

VP, Powered & Energy

Proterra, Inc.

Security Level: Email, Account Authentication
(None)**Signature**

DocuSigned by:



F735F3C01A3A4F8...

Signature Adoption: Pre-selected Style

Using IP Address: 12.69.151.196

Signed using mobile

Timestamp

Sent: 8/26/2022 10:26:08 AM

Viewed: 8/29/2022 1:04:31 PM

Signed: 8/29/2022 1:04:39 PM

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

In Person Signer Events**Signature****Timestamp****Editor Delivery Events****Status****Timestamp****Agent Delivery Events****Status****Timestamp****Intermediary Delivery Events****Status****Timestamp****Certified Delivery Events****Status****Timestamp****Carbon Copy Events****Status****Timestamp****Witness Events****Signature****Timestamp****Notary Events****Signature****Timestamp****Envelope Summary Events****Status****Timestamps**

Envelope Sent

Hashed/Encrypted

8/26/2022 10:26:08 AM

Certified Delivered

Security Checked

8/29/2022 1:04:31 PM

Signing Complete

Security Checked

8/29/2022 1:04:39 PM

Completed

Security Checked

8/29/2022 1:04:39 PM

Payment Events**Status****Timestamps**



SECURITY PROFESSIONAL SERVICE AGREEMENT

FULL LEGAL NAME OF SECURITY PROVIDER ("Allied Universal"): Universal Protection Service, LP d/b/a Allied Universal Security Services, for itself and on behalf of its wholly-owned subsidiaries and affiliates which may provide service hereunder within certain states

FULL LEGAL NAME OF CLIENT ("Client"): Proterra Operating Company

By signing below by their duly authorized representatives, Client and Allied Universal agree to be legally bound to the Agreement, **General Terms and Conditions** and Exhibits attached hereto, which form a binding and enforceable part of this Agreement as of the day and year first written below ("Commencement Date").

CLIENT: Proterra Operating Company

By: Julian Soell

Name: Julian Soell COO, Proterra

Title: _____

Address for Notices:

1 Whitlee Ct., Greenville, SC 29607

Fax: _____

UNIVERSAL PROTECTION SERVICE, LP d/b/a

Allied Universal Security Services

By: Henry Tyler Harrison

Name: Henry Harrison

Title: General Manager

Address for Notices:

Eight Tower Bridge, 161 Washington Street, Suite 600, Conshohocken, PA 19428

Fax: _____

GENERAL TERMS AND CONDITIONS

The term of this Agreement shall be for a period of three (3) years beginning on May 23, 2023 ("Commencement Date") ("Initial Term"). This Agreement will automatically continue thereafter on a month to month basis until terminated by either party on thirty (30) days' written notice to the other party. This Agreement may be terminated by either party for non-performance by the other party upon five (5) days written notice to the non-performing party. The non-performing party shall have the opportunity to cure the non-performance within that five-day period. Either party may terminate this Agreement at any time for any reason upon thirty (30) days' written notice to the other party.

Allied Universal shall provide security professional services (the "Services") in the amount, for the times and at the location(s) set forth in Exhibit A. Client shall pay Allied Universal for the performance of the Services and any other products and/or services provided by Allied Universal hereunder at the rates ("Billing Rates") and other charges set forth in Exhibit B or otherwise payable hereunder without deduction or set-off. Client shall pay in full the amount of and will be deemed to accept all invoices submitted to Client via Allied Universal's current submission method within sixty (60) days of the invoice date. The Billing Rates set forth in Exhibit B are valid for the first twelve (12) months of the initial term, thereafter they will be increased annually, effective as of the anniversary date of the Commencement Date, in an amount equal to the greater of (i) the percentage increase determined pursuant to Section C.3. below and (ii) three percent (3%). Allied Universal will invoice Client on a weekly basis for all Services for the preceding weekly period (starting Friday and ending the following Thursday) and any other products and/or services provided by Allied Universal.

A. Scope of Services

1. Allied Universal agrees to provide the Services in a professional and diligent manner. Allied Universal does not warrant or guarantee that the Services constitute complete security at Client's location(s) so as to prevent any incident, loss, theft, damage or injury (including death). Client agrees that Allied Universal has not provided any consultation services regarding what may or may not be the proper levels of security staffing, or the methods of security provided.
2. Client may request a change in the Services. Such requested changes will be communicated in writing and will be effective only upon Allied Universal's written approval which Allied Universal will not unreasonably decline. However, in no event will a refusal by Allied Universal to approve requested changes constitute a breach of this Agreement or otherwise constitute non-performance by Allied Universal of this Agreement. The parties acknowledge and agree that Exhibit A solely governs Allied Universal's duties at Client's location(s).
3. The purpose of any inspection at Client's location(s) by Allied Universal

is solely to assist Client with its loss control program. The safe maintenance of Client's premises and operations and equipment on those premises and the avoidance of unsafe conditions and practices is the sole responsibility of Client.

B. Independent Contractor / Personnel

1. Allied Universal is responsible for the hiring, training and supervision of all security professionals assigned by Allied Universal to Client's location(s). Should Client direct or supervise security officers or change the instructions or supervision given to the security professionals by Allied Universal, including but not limited to including requiring Allied Universal personnel to use force and/or restraints and/or instructions related to Legally Mandated Break Periods (as defined herein), Client will be responsible for any damages, liabilities, claims or other consequences that may result.
2. In addition to the Services set forth in Exhibit A attached hereto, and in addition to any general or routine training provided by Allied Universal to its security professionals, Allied Universal shall provide each of its employees assigned to Client's location(s) with Client requested additional training at the

costs set forth in Exhibit B.

3. Allied Universal shall provide uniforms for all assigned personnel. Allied Universal will maintain these uniforms in good condition at Allied Universal's sole cost and expense unless otherwise provided in Exhibit B. Equipment and non-standard uniforms required by Client will be provided as mutually agreed upon and at a cost mutually agreed upon in writing. Allied Universal's personnel will not be required to carry weapons of any kind, unless otherwise expressly set forth herein.

4. Security professionals assigned to Client's location(s) are employees of Allied Universal, which is acting as an independent contractor. Allied Universal will pay all compensation due and owing to its employees and all required payroll taxes and withholdings.

5. Allied Universal is entitled to assign personnel to Client's location(s) in full compliance with applicable equal opportunity, civil rights and other employment laws/regulations. Upon reasonable written notice, Client shall have the right to request in writing that any of Allied Universal's employees whose performance it finds to be unacceptable be removed from its location(s); provided reasons for such request do not violate applicable law.

6. Client acknowledges that Allied Universal has spent considerable time and expense in recruiting and training its employees. As such, Client agrees that it will not employ, as a security professional or in any related capacity, directly or indirectly, including employment through a successor security contractor, any person who has been employed by Allied Universal in a supervisory capacity and assigned to Client's location for a period of one hundred and eighty (180) days following the last date of that person's employment with Allied Universal. In the event of a breach of this provision, Client shall pay Allied Universal the average weekly billing for such employee for four (4) months as liquidated damages together with all legal fees and other costs arising from the breach of this provision.

C. Billing

1. The Billing Rates do not include the direct bill items ("Direct Bill Item(s)") identified in Exhibit B, which shall be invoiced and paid by Client to Allied Universal in accordance with the payment terms herein. Notwithstanding anything contained herein to the contrary, Allied Universal may pass through any increase in any and all of the costs of any and all Direct Bill Items when incurred or accrued, and Client shall reimburse Allied Universal for such costs.

2. The parties agree any wage rates, annual/monthly/weekly billing estimates, or wage estimates included in Exhibit B, any other addenda, any pricing sheet, RFP submission, and/or other document are for demonstration purposes only and will not have any impact on the Billing Rates, the amount Client agrees to pay, or on the wages Allied Universal pays its employees.

3. In the event that Allied Universal experiences an increase in its costs resulting from any change, whether or not anticipated, in: (1) Federal, state, provincial, territorial, or local taxes, levies, or required withholdings imposed or assessed on amounts payable to and/or by Allied Universal hereunder or by or in respect of Allied Universal to its personnel; (2) Federal, state, provincial, territorial, or local minimum wage rates, mandated paid time off and/or sick leave, changes in overtime wage regulations, uniform maintenance expenses or other required employee allowances, licensing fees and/or requirements, or wage, medical, welfare and other benefit costs under collective bargaining agreements; (3) costs related to insurance and/or workers' compensation; and/or (4) costs related to medical and/or welfare benefits and other requirements, including without limitation costs incurred by Allied Universal pursuant to applicable federal, state and/or local law, including, without limitation "Healthcare Reform Legislation Costs" (as defined below), the Billing Rates shall be increased by a percentage equal to the percentage increase in Allied Universal's costs resulting from the items set forth in this paragraph. Allied Universal will provide Client notice of such change in the Billing Rates.

4. Notwithstanding anything contained in this Agreement to the contrary, Allied Universal may pass through the costs set forth in Section C(3) to Client as incurred or accrued and Client shall pay Allied Universal for such costs.

5. "Healthcare Reform Legislation Costs" means the costs and/or assessments incurred by Allied Universal in respect of employee medical

and/or welfare benefits and other requirements under the applicable provincial, federal or local statutes and/or regulations.

6. Unless otherwise expressly stated herein, Allied Universal's fees and charges do not include any sales, use, excise or similar taxes, levies or duties ("Taxes"). Client is responsible for paying for all such Taxes in respect of Allied Universal's Services or in respect of amounts payable by Client hereunder. If Allied Universal has the legal obligation to pay or collect Taxes for which Client is responsible under this section, the appropriate amount shall be promptly paid by Client to Allied Universal unless Client provides Allied Universal with either a valid and current tax exemption certificate or direct pay certificate, authorized by the appropriate taxing authority.

7. Client agrees to pay Allied Universal one and one-half percent (1.5 %) per month interest or such maximum amount as permitted by law, whichever is less, on any invoice not paid by its due date. In the event that legal action is required to collect on any past-due invoiced amount owed to Allied Universal by Client under this Agreement, Client agrees to pay to Allied Universal the costs and attorneys' fees incurred by Allied Universal in such action.

D. Physical and Intellectual Property

1. Client recognizes and acknowledges that in performing its duties under this Agreement, Allied Universal may install and/or utilize proprietary software (hereinafter "Proprietary Software"), a valuable, special and unique asset of Allied Universal and/or third parties. This Proprietary Software is and will remain the sole and exclusive property of Allied Universal and/or those applicable third parties.

2. Client further agrees that materials developed, generated, or produced pursuant to this Agreement, including but not limited to Post Orders, security plans, emergency plans, diagrams, reports, and writings, both internal and external (hereinafter collectively, "Work Product"), may include the proprietary information of Allied Universal and will remain the sole and exclusive property of Allied Universal. Client and Client's personnel will have no proprietary interest in the Work Product. Client acknowledges that it will not share such Work Product with any third party and any Work Product in Client's possession shall be returned to Allied Universal upon termination or expiration of this Agreement.

3. Any property, equipment or supplies furnished by Allied Universal to its personnel in performance of the Services described in this Agreement shall remain the property of Allied Universal and shall be returned to Allied Universal promptly at the expiration or termination of this Agreement.

E. Insurance and Indemnification

1. Allied Universal shall maintain Workers' Compensation coverage for its security professionals and personnel assigned to Client's location(s) at limits imposed by statute, including Employer Liability coverage.

2. Allied Universal shall maintain for its own protection and benefit various other policies of insurance, including Commercial General Liability coverage, for its performance of the Services at Client's location(s).

3. Allied Universal shall maintain Automobile Liability insurance for its employees' operation of Allied Universal's owned, leased and non-owned vehicles. However, to the extent that Client requires Allied Universal employees to drive Client's vehicles in performance of the Services, Client agrees to carry Automobile Liability insurance for those vehicles with bodily injury and property damage limits of One Million Dollars (\$1,000,000.00). Such insurance will be primary for any loss or damage occurring to Client vehicles operated by Allied Universal employees in performance of the Services, and under no circumstances shall Allied Universal indemnify or defend Client or Client's insurer for losses that occur or arise out of Allied Universal's operation of Client-owned vehicles.

4. Client agrees that Allied Universal is not an insurer of Client's operations, personnel or facilities. Except as provided elsewhere in this Agreement, Client assumes all risk of loss, physical damage and personal injury at its operations, to its personnel and/or facilities or any other property resulting from fire, theft or other casualty, and Client waives any right of recovery and its insurers' right of subrogation against Allied Universal for any loss or damage resulting from any such occurrence.

5. Allied Universal will protect, defend, hold harmless and indemnify

Client, its directors, professionals and employees from and against all claims, actions, liabilities, damages, losses, costs and expenses (including reasonable attorney's fees) (the "Losses") asserted against Client and directly resulting from the performance of the Services expressly required under this Agreement, provided such Losses (1) are caused solely by the grossly negligent failure of Allied Universal to perform the Services, or by other grossly negligent actions or omissions in the performance of the Services by Allied Universal, or through the willful misconduct or unlawful activity of Allied Universal; (2) are not caused in any way through the negligence, willful misconduct or unlawful activity of Client or otherwise resulting from Allied Universal's compliance with specific direction from Client; and/or, (3) do not actually or allegedly arise out of a Legally Mandated Coverage Break(s) (as defined herein). Allied Universal's obligations under this paragraph shall not extend to first party losses sustained by Client, or other benefits or insurance provided by client to its employees, including but not limited to medical, disability, and workers compensation benefits

6. Notwithstanding anything contained in this Agreement to the contrary, should Allied Universal be found liable for any Losses hereunder for any reason, the sole and exclusive remedy of Client in any situation, whether in contract or tort, or otherwise, shall be limited to Client's actual and direct damages and such amounts to be inclusive of any defense costs.

7. Client shall protect, defend, hold harmless and indemnify Allied Universal, its respective successors and assigns, and its directors, professionals and employees from and against all Losses asserted against Allied Universal arising out of incidents or occurrences taking place or arising at Client's location provided that any such Losses: a) occur due to Allied Universal's compliance with Client's directions and requests (including but not limited to directions and requests in Section B.1 and Section B.5); b) occur during Legally Mandated Coverage Break(s); and/or, c) are: (1) attributable to bodily injury, sickness, disease or death or to damage to tangible property; and, (2) are not caused in any way through the negligence, willful misconduct or unlawful activity of Allied Universal, or the failure of Allied Universal to perform the Services.

8. Under no circumstances will either party be liable to the other party, or any other person or entity, for consequential, incidental, indirect or punitive damages, or for lost profits.

9. Client shall give written notice to Allied Universal of any of its Losses or potential Losses arising out of the Services within thirty (30) days following notification of the occurrence giving rise to such Losses or potential Losses. No action to recover any Loss shall be instituted or maintained against Allied Universal unless notice of such Loss shall have been given by Client to Allied Universal in the manner and form set forth herein. No action to recover for any Loss shall be instituted or maintained against Allied Universal unless instituted not later than twelve (12) months following notification of the occurrence giving rise to such Loss.

F. Compliance with Laws

1. Some or all of the physical security guard services identified in this Agreement could be designated as a Qualified Anti-terrorism Technology ("QATT") under the Support Anti-terrorism by Effective Technologies (SAFETY) Act of 2002, 6 U.S.C. §§ 441-444, as amended. Where this QATT has been deployed in defense against, response or recovery from an act of terrorism, as that latter term is defined under the SAFETY Act (as herein defined), Allied Universal and Client agree to waive all claims against each other, including their professionals, directors, agents or other representatives, arising out of the manufacture, sale, use or operation of the QATT, and further agree that each is responsible for losses, including business interruption losses, that it sustains, or for losses sustained by its own employees resulting from an activity arising out of such act of terrorism. This provision shall apply throughout the term of this Agreement, regardless of whether Allied Universal should cease to have SAFETY Act coverage for these Services for any reason.

2. Client shall, at its own cost and expense, comply in full with all applicable federal, state, provincial, and local statutes, laws, ordinances, rules regulations, orders, licenses, permits or fees ("Governmental Regulations") applicable to its operations and its performance under this Agreement,

including without limitation, (i) environmental laws, (ii) laws relating to accessibility by and accommodation of handicapped persons, and (iii) laws relating to discrimination of any type of manner. Client shall notify Allied Universal in writing within forty-eight (48) hours of any inquiry, notice, subpoena, lawsuit, or other evidence of an investigation by any public agency or the commencement of any judicial or administrative litigation, or arbitration proceedings with respect to Allied Universal's operations at the property and/or performance under this Agreement. Should Allied Universal be issued a citation or other sanction because of conditions on the premises created by others, Client shall pay and will be responsible for the fine. The foregoing shall include, but not be limited to, all applicable health, safety, and labor standards.

3. Under no circumstances will Allied Universal indemnify Client for Workers' Compensation claims or for fulfilling independent statutory duties Client owes to third parties or its employees.

G. Miscellaneous

1. This Agreement represents the entire agreement and understanding of the parties concerning the subject matter herein and replaces any and all previous agreements, understandings, representations, discussions or offers. No modification to this Agreement shall be effective unless in writing and executed by both parties and delivered to each respective party hereto.

2. A written waiver by either party of any of the terms or conditions of this Agreement shall not be deemed or construed to be a waiver of such term or condition for the future or of any subsequent breach of the Agreement. The failure to enforce a particular provision of this Agreement shall not constitute a waiver of such provision or otherwise prejudice Allied Universal's right to enforce such provision at a later time.

3. This Agreement is entered into solely for the mutual benefit of the parties hereto and no benefits, rights, duties or obligations are intended or created by this Agreement as to any third parties.

4. Each party further warrants and represents that this Agreement has been executed by a duly authorized individual.

5. This Agreement and all matters collateral hereto shall be governed by the laws of the state or province wherein the Services are to be provided without reference to its choice of law provisions.

6. If any of the terms or provisions of this Agreement are ruled to be invalid or inoperative, all the remaining terms and provisions shall remain in full force and effect.

7. This Agreement may be executed in one or more counterparts, each of which shall constitute one and the same Agreement. The parties agree that this Agreement will be considered signed when the signature of a party is delivered by facsimile transmission or delivered by scanned image (e.g. .pdf or .tiff file) as an attachment to email.

8. Allied Universal shall not be responsible for additional expenses and costs incurred by it or Client to provide Services pursuant to this Agreement as a result of unusual circumstances including, but not limited to, strikes, riots, revolutions, wars, military actions, fires, floods, droughts, natural disasters, pandemics, active shooter events, snow storms, blizzards or other inclement weather, accidents, insurrections, lockouts or other acts of God, perils of the sea, stoppage of labor, or other events considered as "Force Majeure", or by any other unavoidable cause beyond Allied Universal's reasonable control. All such additional expenses shall be the responsibility of Client as an additional charge invoiced and paid by Client as it is incurred, pursuant to the terms of the Billing section set forth above. Additionally, to the extent that Allied Universal is unable to perform, or is delayed in performing, the Services due to a Force Majeure event, such nonperformance or delayed performance is not a breach of this Agreement nor cause for Client's termination of this Agreement.

9. Either party may assign this Agreement to an affiliate meaning an entity controlling, controlled by or under common control with the party, or in the event of any transfer or assignment in connection with any merger, acquisition (whether stock or asset), or other change of the control of parties. Except as permitted in this section, Client may not assign, delegate or subcontract this Agreement without the prior written consent of Allied Universal. Notwithstanding the foregoing, in the event Client assigns this

Agreement, it shall remain liable hereunder after such assignment.

10. Any notice required or permitted hereunder shall be in writing and shall be delivered either in person, by nationally recognized overnight delivery service or by certified or registered mail, postage prepaid, addressed to the parties at the address shown in the opening paragraph (or as may be directed by a party in the future by written notice).

11. In connection with the negotiation, execution and performance of this Agreement, each party acknowledges that it has been and will be provided with confidential business information of the other party ("Confidential Information"). Each party will exercise reasonable commercial efforts to protect and preserve the confidentiality of Confidential Information, including at a minimum those methods and procedures it uses to protect its own confidential information. A party shall not be required to preserve the confidentiality of Confidential Information to the extent it becomes public other than through the action or inaction of the party, or disclosure is required by law. If Allied Universal is required to disclose information belonging to Client, Client shall indemnify Allied Universal, its respective successors and assigns, and its directors, professionals, and employees from and against all Losses asserted against Allied Universal arising out of said disclosure.

12. The parties further acknowledge and agree that to the extent Allied Universal has assumed insurance, defense and indemnification obligations hereunder, such obligations shall not apply to any work performed by Allied Universal at the direction of Client, or work performed by Allied Universal that is not specifically set forth on Exhibit A. Notwithstanding anything to the contrary provided herein or in any other direction (oral or written), Allied Universal and Client agree that in no event shall Allied Universal employees be required to undertake any duty which could potentially expose themselves to unreasonable risk or harm. At all times, Client represents and warrants that the policies and requirements Allied Universal and its employees are

requested and/or required to adhere to by Client are lawful.

13. For the avoidance of doubt, any duties contrary to and/or in excess of the Services, shall be agreed upon by the parties in writing. In the event that there are any post orders, directives, or other specification documents of any type ("Post Orders"), they shall not form any part of this Agreement, they are not incorporated into this Agreement and are not a novation or modification or expansion of the duties set forth in this Agreement. Further, if there is any conflict between the provisions of this Agreement and any other documents, this Agreement shall control. Under no circumstances shall the Post Orders expand the liabilities of the parties toward each other or any third party.

14. Client acknowledges and agrees that the continuity of Services is subject to interruption for mandatory, paid rest periods or unpaid meal periods or other breaks as required by applicable law, during which time security professionals must be relieved of all duties, including without limitation to, the requirement to remain "on call" ("Legally Mandated Break Period(s)"). Services at the locations set forth in Exhibit A will be interrupted and such locations will not be secured during such time that security professionals are on Legally Mandated Break Periods and Client has not agreed to pay for sufficient relief coverage ("Legally Mandated Coverage Break(s)").

15. The duties and responsibilities of Allied Universal are specifically set forth herein. Client acknowledges that Client alone has chosen the number of security professionals and type of services, e.g., armed, unarmed, to be provided under the Agreement; that Allied Universal has informed Client that additional security professionals and/or services are available at an additional cost; and that Client has elected not to avail itself of additional security professionals or services at this time unless mutually agreed upon in writing.

16. The following provisions shall survive expiration or termination of this Agreement for any reason: A.1; A.3; B.1; B.4; B.5; B.6; C; D; E; F and G.

EXHIBIT "A"**to Agreement Between****Allied Universal
and
Proterra Operating Company****LOCATIONS FOR SECURITY SERVICES PROVIDED BY
Allied Universal**

[Branch Address] 1 Independence Pointe, Suite 115, Greenville SC
[Branch Telephone] _864-244-0442_____
[Branch Fax & Email] margie.horton@aus.com_____

| <u>Location</u> | <u>Specify for each location: <u>Armed</u> <u>Unarmed</u></u> | <u>Schedule of Coverage</u> | <u>Hours</u> |
|-------------------------------------|--|------------------------------------|---------------------|
| 1. 1 Whitlee Ct Greenville SC 29607 | Unarmed | Mon-Fri 1600-0800 | 80 |
| 2. | | Sat and Sun 24/7 | 48 |
| 3. | | Total HPW | 128 |

Description of Services:

The Services Allied Universal will provide Client pursuant to this Agreement are:

- Security professional is to perform assigned duties of patrolling and observing the above location(s) as directed by Client.
- Any unusual incidents detected or reported will be reported to Client via the designated Client contact. An incident report will be filled out and a copy will be forwarded to Client. The Security professional creating the report will be available to explain the incident report during their shift.
- The Security professional will also report criminal activity and/or visible hazards observed and/or reported while on post.

The location(s), day(s) and time(s) listed in this Exhibit A may not be altered by Client, unless mutually agreed upon in writing, and signed by the parties. The scope of services does not include any structures, parking lots, appurtenances, or nearby areas not specifically listed in herein.

EXHIBIT "B"**to Agreement Between**

**Allied Universal
and
Proterra Operating Company Corporation**
BILLING RATES

The initial Billing Rates for the Services shall be as follows:

| For Location 1: | Unarmed | Armed |
|--|-------------------|-------------------|
| Security Professional Regular Rate | \$ 23.46 per hour | \$ _____ per hour |
| Security Professional Overtime* Rate | \$ 34.02 per hour | \$ _____ per hour |
| Security Professional Holiday Rate | \$ 34.02 per hour | \$ _____ per hour |
| Site Security Supervisor | \$ 26.22 per hour | \$ _____ per hour |
| Site Security Supervisor Holiday | \$ 38.01 per hour | \$ _____ per hour |
| Site Security Supervisor Overtime Rate | \$ 38.01 per hour | \$ _____ per hour |
| HeliAUS Weekly Charge | \$49.75 per week | |

Additional Notes:

- > Mutually agreed-upon merit increases will result in a Bill Rate increase.

* *Requested Overtime*: With requests for a specific individual to work more than their Overtime Limit for any special reason, regardless of the notice provided and provided that the individual is able to accommodate, only the overtime impact for that individual will be billed. An individual's Overtime Limit may be a weekly (e.g. 40 hours) or daily limit (e.g. 8 hours) depending on the location. Example, in a location where 40 hours per week is the Overtime Limit: "We need Officer Smith to stay two extra hours at the end of his shift to help with a special project." The additional two hours will be billed at the overtime rate if those hours exceed the Overtime Limit of 40 hours per week.

1. ADDITIONAL BILLING TERMS EXTRA SERVICE REQUESTS. Additional service requests will be billed at the supplemental deployment rate which shall not be less than the overtime bill rate. The supplemental deployment rate for such additional services will continue to apply until this Agreement is amended in writing to provide for the increase in base hours.
2. The holiday billing rate shall be used for all work performed on New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day or by applicable collective bargaining agreement.
3. A labor strike or other emergency situation that creates a working environment for security professionals that is more hazardous than the normal condition under this Agreement will be cause to negotiate a temporary billing rate for modified services.
4. Allied Universal shall be compensated for all time including preparation, travel to/from, and actual time spent in any court of law, judicial, quasi-judicial or other proceeding, mediation, deposition, arbitration to which Allied Universal is subpoenaed or agrees to appear, arising out of, or relating to, this Agreement at the rate of: \$125.00 per hour, for director or manager and \$65.00 per hour for all other employees in addition to reasonable costs and expenses incurred. This paragraph will survive the termination of this Agreement.
5. Should Client require Allied Universal to provide uninterrupted Services during such Legally Mandated Break Periods, such requirement must be

expressly stated in the Description of Services on Exhibit “A”. Such uninterrupted Services and all costs associated therewith are billable at the applicable bill rate for such relief personnel.

Certificate Of Completion

Envelope Id: 3444BC7901FF42D783387B8AEF90624D

Status: Completed

Subject: Complete with DocuSign: Allied Security - Proterra Greenville 041023.FINAL.pdf

Source Envelope:

Document Pages: 7

Signatures: 1

Envelope Originator:

Certificate Pages: 4

Initials: 0

Eva Brown

AutoNav: Enabled

1815 Rollins Rd

Envelope Stamping: Enabled

Burlingame, CA 94010

Time Zone: (UTC-08:00) Pacific Time (US & Canada)

ebrown@proterra.com

IP Address: 163.116.248.47

Record Tracking

Status: Original

Holder: Eva Brown

Location: DocuSign

4/25/2023 2:30:39 PM

ebrown@proterra.com

Signer Events**Signature****Timestamp**

Julian Soell

jsoell@proterra.com

COO, Proterra

Security Level: Email, Account Authentication
(None)

DocuSigned by:

326CA2F8910E4E0...

Sent: 4/25/2023 2:32:11 PM

Viewed: 4/25/2023 3:08:57 PM

Signed: 4/25/2023 3:11:00 PM

Signature Adoption: Pre-selected Style

Using IP Address: 64.128.67.190

Electronic Record and Signature Disclosure:

Accepted: 4/25/2023 3:08:57 PM

ID: 9bb4ea11-1949-4901-83e4-7e01d1c524a8

In Person Signer Events**Signature****Timestamp****Editor Delivery Events****Status****Timestamp****Agent Delivery Events****Status****Timestamp****Intermediary Delivery Events****Status****Timestamp****Certified Delivery Events****Status****Timestamp****Carbon Copy Events****Status****Timestamp****Witness Events****Signature****Timestamp****Notary Events****Signature****Timestamp****Envelope Summary Events****Status****Timestamps**

Envelope Sent

Hashed/Encrypted

4/25/2023 2:32:11 PM

Certified Delivered

Security Checked

4/25/2023 3:08:57 PM

Signing Complete

Security Checked

4/25/2023 3:11:00 PM

Completed

Security Checked

4/25/2023 3:11:00 PM

Payment Events**Status****Timestamps****Electronic Record and Signature Disclosure**

Exhibit B



Eight Tower Bridge
161 Washington Street, Suite 600
Conshohocken, PA 19428
(866) 703-7666

Proterra Operating Company
1 Whitlee Ct
Greenville, SC 29607-3791

To ensure proper application, please
reference this invoice number on your
remittance advice.

PLEASE REMIT PAYMENT TO:

Allied Universal Security Services
P.O. Box 828854
Philadelphia, PA 19182-8854

Total Amount Due:

(USD) \$4,036.50

Terms:

Net 60 Days

Service Location: **234529** Customer: **234529A** Billing Period: **01/12/2024 - 01/18/2024**

Proterra Greenville

1 Whitlee Ct
Greenville, SC 29607-3791

| Description | Quantity | UOM | Price | Amount |
|--|----------|-----|-------|-----------------|
| Security Professional-Regular | 124.00 | HR | 23.46 | 2,909.04 |
| Site Supervisor-Regular | 43.00 | HR | 26.22 | 1,127.46 |
| Total Hours | 167.00 | | | 0.00 |
| Subtotal | | | | 4,036.50 |
| Sales Tax Subtotal | | | | 0.00 |
| Total for - Proterra Greenville | | | | 4,036.50 |

| | |
|--------------------------|-------------------|
| Subtotal | |
| | \$4,036.50 |
| Sales Tax | |
| | \$0.00 |
| Total Amount Due: | |
| (USD) | \$4,036.50 |



Invoice NO. 15242322 Customer: 234529A Proterra Operating Company Page 1 of 1

| Description | | | | | | Quantity | Bill Rate | Extension |
|-------------------------------|-----------------------|--------------------|---------|----------|-------|----------|----------------|------------|
| Work Date | Post Description | Employee Name | In Time | Out Time | Lunch | Hours | Hours Type | |
| Security Professional-Regular | | | | | | 124.00 | \$23.46 | \$2,909.04 |
| 01/12/24 | Security Professional | Jerrica Turner | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/12/24 | Security Professional | Bobby Putnam | 8:00 | 16:00 | | 8.00 | Hourly-Regular | |
| 01/13/24 | Security Professional | Jerrica Turner | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/13/24 | Security Professional | Bryan Young | 8:00 | 20:00 | | 12.00 | Hourly-Regular | |
| 01/13/24 | Security Professional | Rachel Hildebrandt | 20:00 | 0:00 | | 4.00 | Hourly-Regular | |
| 01/14/24 | Security Professional | Rachel Hildebrandt | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/14/24 | Security Professional | Bryan Young | 8:00 | 20:00 | | 12.00 | Hourly-Regular | |
| 01/14/24 | Security Professional | Rachel Hildebrandt | 20:00 | 0:00 | | 4.00 | Hourly-Regular | |
| 01/15/24 | Security Professional | Rachel Hildebrandt | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/15/24 | Security Professional | Bobby Putnam | 8:00 | 16:00 | | 8.00 | Hourly-Regular | |
| 01/16/24 | Security Professional | Jerrica Turner | 0:00 | 7:08 | | 7.25 | Hourly-Regular | |
| 01/16/24 | Security Professional | Bobby Putnam | 7:08 | 16:00 | | 8.75 | Hourly-Regular | |
| 01/17/24 | Security Professional | Jerrica Turner | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/17/24 | Security Professional | Bobby Putnam | 8:00 | 16:00 | | 8.00 | Hourly-Regular | |
| 01/18/24 | Security Professional | Bobby Putnam | 3:00 | 15:00 | | 12.00 | Hourly-Regular | |
| Site Supervisor-Regular | | | | | | 43.00 | \$26.22 | \$1,127.46 |
| 01/12/24 | Site Supervisor | Gary Scheiner | 16:00 | 0:00 | | 8.00 | Hourly-Regular | |
| 01/15/24 | Site Supervisor | Gary Scheiner | 16:00 | 0:00 | | 8.00 | Hourly-Regular | |
| 01/16/24 | Site Supervisor | Gary Scheiner | 16:00 | 0:00 | | 8.00 | Hourly-Regular | |
| 01/17/24 | Site Supervisor | Gary Scheiner | 16:00 | 0:00 | | 8.00 | Hourly-Regular | |
| 01/18/24 | Site Supervisor | Gary Scheiner | 0:00 | 2:53 | | 3.00 | Hourly-Regular | |
| 01/18/24 | Site Supervisor | Gary Scheiner | 14:57 | 22:53 | | 8.00 | Hourly-Regular | |
| Total Hours | | | | | | 167.00 | | \$0.00 |

Revenue Total \$4,036.50
Tax Total \$0.00
Grand Total \$4,036.50



Eight Tower Bridge
161 Washington Street, Suite 600
Conshohocken, PA 19428
(866) 703-7666

Proterra Operating Company
1 Whitlee Ct
Greenville, SC 29607-3791

To ensure proper application, please
reference this invoice number on your
remittance advice.

PLEASE REMIT PAYMENT TO:

Allied Universal Security Services
P.O. Box 828854
Philadelphia, PA 19182-8854

Total Amount Due:

(USD) \$4,204.87

Terms:

Net 60 Days

Service Location: 234529 Customer: 234529A Billing Period: 01/19/2024 - 01/25/2024

Proterra Greenville

1 Whitlee Ct
Greenville, SC 29607-3791

| Description | Quantity | UOM | Price | Amount |
|--|----------|-----|-------|-----------------|
| Security Professional-Regular | 134.25 | HR | 23.46 | 3,149.51 |
| Site Supervisor-Regular | 40.25 | HR | 26.22 | 1,055.36 |
| Total Hours | 174.50 | | | 0.00 |
| Subtotal | | | | 4,204.87 |
| Sales Tax Subtotal | | | | 0.00 |
| Total for - Proterra Greenville | | | | 4,204.87 |

| | |
|--------------------------|-------------------|
| Subtotal | |
| | \$4,204.87 |
| Sales Tax | |
| | \$0.00 |
| Total Amount Due: | |
| (USD) | \$4,204.87 |



Invoice NO. 15263976 Customer: 234529A Proterra Operating Company Page 1 of 1

| Description | | | | | | Quantity | Bill Rate | Extension |
|-------------------------------|-----------------------|--------------------|---------|----------|-------|----------|----------------|------------|
| Work Date | Post Description | Employee Name | In Time | Out Time | Lunch | Hours | Hours Type | |
| Security Professional-Regular | | | | | | 134.25 | \$23.46 | \$3,149.51 |
| 01/19/24 | Security Professional | Davon Johnson | 0:00 | 6:55 | | 7.00 | Hourly-Regular | |
| 01/19/24 | Security Professional | Bobby Putnam | 8:00 | 16:00 | | 8.00 | Hourly-Regular | |
| 01/20/24 | Security Professional | Bryan Young | 7:00 | 19:00 | | 12.00 | Hourly-Regular | |
| 01/20/24 | Security Professional | Rachel Hildebrandt | 18:57 | 0:00 | | 5.00 | Hourly-Regular | |
| 01/20/24 | Security Professional | Davon Johnson | 23:00 | 0:00 | | 1.00 | Hourly-Regular | |
| 01/21/24 | Security Professional | Davon Johnson | 0:00 | 7:00 | | 7.00 | Hourly-Regular | |
| 01/21/24 | Security Professional | Rachel Hildebrandt | 0:00 | 6:59 | | 7.00 | Hourly-Regular | |
| 01/21/24 | Security Professional | Bryan Young | 7:00 | 19:00 | | 12.00 | Hourly-Regular | |
| 01/21/24 | Security Professional | Rachel Hildebrandt | 19:00 | 0:00 | | 5.00 | Hourly-Regular | |
| 01/22/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/22/24 | Security Professional | Rachel Hildebrandt | 0:00 | 7:00 | | 7.00 | Hourly-Regular | |
| 01/22/24 | Security Professional | Bobby Putnam | 7:00 | 15:00 | | 8.00 | Hourly-Regular | |
| 01/23/24 | Security Professional | Davon Johnson | 0:00 | 7:08 | | 7.25 | Hourly-Regular | |
| 01/23/24 | Security Professional | Bobby Putnam | 7:00 | 15:00 | | 8.00 | Hourly-Regular | |
| 01/24/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/24/24 | Security Professional | Bobby Putnam | 7:00 | 15:00 | | 8.00 | Hourly-Regular | |
| 01/25/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/25/24 | Security Professional | Bobby Putnam | 7:00 | 15:00 | | 8.00 | Hourly-Regular | |
| Site Supervisor-Regular | | | | | | 40.25 | \$26.22 | \$1,055.36 |
| 01/19/24 | Site Supervisor | Gary Scheiner | 15:00 | 23:00 | | 8.00 | Hourly-Regular | |
| 01/22/24 | Site Supervisor | Gary Scheiner | 15:00 | 23:18 | | 8.25 | Hourly-Regular | |
| 01/23/24 | Site Supervisor | Gary Scheiner | 15:00 | 23:00 | | 8.00 | Hourly-Regular | |
| 01/24/24 | Site Supervisor | Gary Scheiner | 15:00 | 23:00 | | 8.00 | Hourly-Regular | |
| 01/25/24 | Site Supervisor | Gary Scheiner | 15:00 | 23:00 | | 8.00 | Hourly-Regular | |
| Total Hours | | | | | | 174.50 | | \$0.00 |

Revenue Total \$4,204.87
Tax Total \$0.00
Grand Total \$4,204.87



Eight Tower Bridge
161 Washington Street, Suite 600
Conshohocken, PA 19428
(866) 703-7666

Proterra Operating Company
1 Whitlee Ct
Greenville, SC 29607-3791

To ensure proper application, please
reference this invoice number on your
remittance advice.

PLEASE REMIT PAYMENT TO:

Allied Universal Security Services
P.O. Box 828854
Philadelphia, PA 19182-8854

Total Amount Due:

(USD) \$4,051.68

Terms:

Net 60 Days

Service Location: 234529 Customer: 234529A Billing Period: 01/26/2024 - 02/01/2024

Proterra Greenville

1 Whitlee Ct
Greenville, SC 29607-3791

| Description | Quantity | UOM | Price | Amount |
|--|----------|-----|-------|-----------------|
| Security Professional-Regular | 128.00 | HR | 23.46 | 3,002.88 |
| Site Supervisor-Regular | 40.00 | HR | 26.22 | 1,048.80 |
| Total Hours | 168.00 | | | 0.00 |
| Subtotal | | | | 4,051.68 |
| Sales Tax Subtotal | | | | 0.00 |
| Total for - Proterra Greenville | | | | 4,051.68 |

| | |
|--------------------------|-------------------|
| Subtotal | |
| | \$4,051.68 |
| Sales Tax | |
| | \$0.00 |
| Total Amount Due: | |
| (USD) | \$4,051.68 |



Invoice NO. 15297529 Customer: 234529A Proterra Operating Company

Page 1 of 1

| Description | | | | | | Quantity | Bill Rate | Extension |
|-------------------------------|-----------------------|--------------------|---------|----------|-------|----------|----------------|------------|
| Work Date | Post Description | Employee Name | In Time | Out Time | Lunch | Hours | Hours Type | |
| Security Professional-Regular | | | | | | 128.00 | \$23.46 | \$3,002.88 |
| 01/26/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/26/24 | Security Professional | Bobby Putnam | 7:00 | 14:59 | | 8.00 | Hourly-Regular | |
| 01/27/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/27/24 | Security Professional | Bryan Young | 6:54 | 18:55 | | 12.00 | Hourly-Regular | |
| 01/27/24 | Security Professional | Rachel Hildebrandt | 18:58 | 0:00 | | 5.00 | Hourly-Regular | |
| 01/28/24 | Security Professional | Rachel Hildebrandt | 0:00 | 6:55 | | 7.00 | Hourly-Regular | |
| 01/28/24 | Security Professional | Bryan Young | 6:53 | 18:54 | | 12.00 | Hourly-Regular | |
| 01/28/24 | Security Professional | Rachel Hildebrandt | 19:00 | 0:00 | | 5.00 | Hourly-Regular | |
| 01/29/24 | Security Professional | Rachel Hildebrandt | 0:00 | 7:02 | | 7.00 | Hourly-Regular | |
| 01/29/24 | Security Professional | Bobby Putnam | 6:58 | 14:55 | | 8.00 | Hourly-Regular | |
| 01/30/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/30/24 | Security Professional | Bobby Putnam | 6:55 | 14:58 | | 8.00 | Hourly-Regular | |
| 01/31/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 01/31/24 | Security Professional | Bobby Putnam | 6:59 | 14:54 | | 8.00 | Hourly-Regular | |
| 02/01/24 | Security Professional | Davon Johnson | 0:00 | 8:00 | | 8.00 | Hourly-Regular | |
| 02/01/24 | Security Professional | Bobby Putnam | 8:00 | 16:00 | | 8.00 | Hourly-Regular | |
| Site Supervisor-Regular | | | | | | 40.00 | \$26.22 | \$1,048.80 |
| 01/26/24 | Site Supervisor | Gary Scheiner | 14:53 | 22:53 | | 8.00 | Hourly-Regular | |
| 01/29/24 | Site Supervisor | Gary Scheiner | 14:54 | 22:53 | | 8.00 | Hourly-Regular | |
| 01/30/24 | Site Supervisor | Gary Scheiner | 14:54 | 22:53 | | 8.00 | Hourly-Regular | |
| 01/31/24 | Site Supervisor | Gary Scheiner | 14:54 | 22:53 | | 8.00 | Hourly-Regular | |
| 02/01/24 | Site Supervisor | Gary Scheiner | 14:55 | 22:53 | | 8.00 | Hourly-Regular | |
| Total Hours | | | | | | 168.00 | | \$0.00 |

| | |
|---------------|------------|
| Revenue Total | \$4,051.68 |
| Tax Total | \$0.00 |
| Grand Total | \$4,051.68 |

Universal Protection Service, LP

Customers Listed: To
Aging Date: 04/11/24

Cut-Off Date: 04/11/24

Invoice Aging - Days after Invoice

Date Range: All Dates

04/11/24 5:53:47 PM

Page 1 of 2

| Customer # Customer Name | | Job # | Invoice # | Days Out | Original Amount | Current | 1 - 30 | 31 - 60 | 61 - 90 | Credit Limit | Terms |
|--------------------------|----------------------------|--------|-----------|---------------|-----------------|---------------|-----------|-----------|---------|--------------|--------|
| Status | Date Ref | PO # | | | | | | | | | |
| 223078A | Proterra Greer | | | | | | | | | | |
| 03/28/24 | Inv | 827168 | 223078 | Proterra Gree | 15503516 | 215.58 | | | | | |
| | | | | | Sub Total: | 215.58 | | | | | |
| | | | | | | Last Payment: | 04/04/24 | \$773.12 | | Net 30 Days | |
| | | | | | | | 215.58 | | | | 215.58 |
| | | | | | | | 215.58 | | | | 215.58 |
| 234529A | Proterra Operating Company | | | | | | | | | | |
| 01/18/24 | Inv | | 234529 | Proterra Gree | 15242322 | 24 | | | | | |
| | | | | | | | | | | | |
| 01/25/24 | Inv | | 234529 | Proterra Gree | 15263976 | 17 | | | | | |
| | | | | | | | | | | | |
| 02/01/24 | Inv | | 234529 | Proterra Gree | 15297529 | 10 | | | | | |
| | | | | | | | | | | | |
| 02/08/24 | Inv | | 234529 | Proterra Gree | 15334250 | 3 | | | | | |
| | | | | | | | | | | | |
| 02/15/24 | Inv | | 234529 | Proterra Gree | 15351245 | | | | | | |
| | | | | | | | | | | | |
| 02/22/24 | Inv | | 234529 | Proterra Gree | 15374376 | | | | | | |
| | | | | | | | | | | | |
| 02/29/24 | Inv | | 234529 | Proterra Gree | 15391922 | | | | | | |
| | | | | | | | | | | | |
| 03/07/24 | Inv | | 234529 | Proterra Gree | 15445914 | | | | | | |
| | | | | | | | | | | | |
| 03/14/24 | Inv | | 234529 | Proterra Gree | 15464979 | | | | | | |
| | | | | | | | | | | | |
| 03/21/24 | Inv | | 234529 | Proterra Gree | 15486209 | | | | | | |
| | | | | | | | | | | | |
| 03/28/24 | Inv | | 234529 | Proterra Gree | 15503941 | | | | | | |
| | | | | | | | | | | | |
| 04/04/24 | Inv | | 234529 | Proterra Gree | 15541054 | | | | | | |
| | | | | | Sub Total: | | | | | | |
| | | | | | | 12,208.86 | 15,151.37 | 16,297.81 | | 43,658.04 | |
| WE67534A | Proterra | | | | | | | | | | |
| 04/07/24 | Inv | 731171 | WE67534 | Proterra | 15561178 | | | | | | |
| | | | | | | | | | | | |
| 04/07/24 | Inv | 713553 | WE67534 | Proterra | 15561179 | | | | | | |
| | | | | | Sub Total: | | | | | | |
| | | | | | | 11,488.62 | | | | | |
| | | | | | | 11,488.62 | | | | | |

Company Totals

C - Indicates an Invoice in Collection PD - Indicates Paid Invoice PR - Indicates Partially Paid Invoice

Invoice Aging - Days after Invoice

Date Range: All Dates

04/11/24 5:53:47 PM

Cut-Off Date: 04/11/24

Page 2 of 2

Credit Limit Terms

C - Indicates an Invoice in Collection **PD - Indicates Paid Invoice** **PR - Indicates Partially Paid Invoice**

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

Prodigy Investments Holdings, Inc.¹

Reorganized Debtors.

Chapter 11

Case No: 23-11120 (BLS)

(Jointly Administered)

Objection Deadline: May 2, 2024 at 4:00 p.m.

Hearing Date: May 8, 2024 at 10:00 a.m.

NOTICE OF HEARING

PLEASE TAKE NOTICE that on April 12, 2024, Universal Protection Service, LP d/b/a Allied Universal Security Services (“Allied”), by and through undersigned counsel, submitted the *Application of Allied Universal Security Services for Allowance and Payment of Administrative Expense Claim* (the “Application”) with the United States Bankruptcy Court for the District of Delaware (the “Bankruptcy Court”).

PLEASE TAKE FURTHER NOTICE that responses to the Motion, if any, must be filed on or before **May 2, 2024 at 4:00 p.m.** (“Response Deadline”) with the United States Bankruptcy Court for the District of Delaware, Clerk’s Office, 824 North Market Street, Third Floor, Wilmington, Delaware 19081 and served on the undersigned counsel to the Movant so as to be received on or before the Response Deadline.

PLEASE TAKE FURTHER NOTICE that a hearing with respect to the Motion, if required, is scheduled before the Honorable Brendan L. Shannon at the Bankruptcy Court, 6th Floor, Courtroom 1, on May 8, 2024 at 10:00 a.m.

¹ The Reorganized Debtor in this chapter 11 case, along with the last four digits of the Reorganized Debtor’s federal tax identification number, is: Prodigy Investments Holdings, Inc. (9565). The location of the Reorganized Debtor’s service address is: 3350 Virginia St., 2nd Floor, Miami, FL 33133.

PLEASE TAKE FURTHER NOTICE THAT IF NO OBJECTION OR OTHER RESPONSE TO THE MOTION IS TIMELY FILED IN ACCORDANCE WITH THE PROCEDURES SET FORTH ABOVE, THE BANKRUPTCY COURT MAY ENTER AN ORDER GRANTING THE RELIEF SOUGHT IN THE MOTION WITHOUT FURTHER NOTICE OR A HEARING.

Dated: April 12, 2024

Respectfully submitted,

ROBINSON & COLE LLP

/s/ Katherine S. Dute

Katherine S. Dute (No. 6788)
1201 North Market Street, Suite 1406
Wilmington, Delaware 19801
Email: kdute@rc.com
Telephone: (302) 516-1706
Facsimile: (302) 516-1699

-and-

Rachel Jaffe Mauceri (*Pro Hac Vice* pending)
1650 Market Street, Suite 3030
Philadelphia, PA 19103
Email: rmauceri@rc.com
Telephone: (215) 398-0556
Facsimile: (215) 827-5982

Attorneys for Allied Universal Security Services

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

Prodigy Investments Holdings, Inc.¹

Reorganized Debtors.

Chapter 11

Case No: 23-11120 (BLS)

(Jointly Administered)

**ORDER ALLOWING ADMINISTRATIVE EXPENSE CLAIM OF
ALLIED UNIVERSAL SECURITY SERVICES**

Upon consideration of the *Application of Allied Universal Security Services for Allowance and Payment of Administrative Expense Claim* (the “Application”); the Court having determined that granting the relief requested in the Application is appropriate; it appearing that due and adequate notice of the Application has been given, and that no other further notice is necessary; and after due deliberation and sufficient cause appearing therefore; it is hereby **ORDERED**, that:

1. The Application is GRANTED to the extent set forth herein.
2. Universal Protection Service, LP d/b/a Allied Universal Security Services (“Allied”) is allowed an administrative expense claim pursuant to 11 U.S.C. § 503(b) in the amount not less than \$12,293.05.
3. The Debtors are hereby ordered to pay the full amount of Allied’s claim.
4. This Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

Dated: _____

U.S. Bankruptcy Judge, Brendan L. Shannon

¹ The Reorganized Debtor in this chapter 11 case, along with the last four digits of the Reorganized Debtor’s federal tax identification number, is: Prodigy Investments Holdings, Inc. (9565). The location of the Reorganized Debtor’s service address is: 3350 Virginia St., 2nd Floor, Miami, FL 33133.

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

Prodigy Investments Holdings, Inc.¹

Reorganized Debtors.

Chapter 11

Case No: 23-11120 (BLS)

(Jointly Administered)

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 12th day of April, 2024 I caused a true and correct copies of the *Application of Allied Universal Security Services for Allowance and Payment of Administrative Expense Claim, Notice of Hearing* and this *Certificate of Service* to be electronically filed and served through the Court's CM/ECF system upon all registered participants and/or via first class regular mail upon the parties listed on the attached service list.

/s/ Katherine S. Dute

Katherine S. Dute (DE Bar. No. 6788)

¹ The Reorganized Debtor in this chapter 11 case, along with the last four digits of the Reorganized Debtor's federal tax identification number, is: Prodigy Investments Holdings, Inc. (9565). The location of the Reorganized Debtor's service address is: 3350 Virginia St., 2nd Floor, Miami, FL 33133.

SERVICE LIST

| | |
|--|--|
| Camber Operating Company, Inc. Ewa Kozicz Michelle Barone 3350 Virginia St., 2nd Floor Miami, FL 33133 Email: ewa@anthelioncap.com E-mail: michelle@anthelioncap.com | Paul M. Basta Paul, Weiss, Rifkind, Wharton & Garrison 1285 Avenue of the Americas New York, NY 10019 Email: pbasta@paulweiss.com |
| Shella Borovinskaya Young Conaway Stargatt & Taylor, LLP Rodney Square 1000 North King Street Wilmington, DE 19801 Email: sborovinskaya@ycst.com | Robert Britton Paul, Weiss, Rifkind, Wharton & Garrison 1285 Avenue of the Americas New York, NY 10019 Email: rbritton@paulweiss.com |
| William A. Clareman Paul Weiss Rifkind 1285 Avenue of the Americas New York, NY 10019 Email: wclareman@paulweiss.com | Michael J Colarossi Paul, Weiss, Rifkind, Wharton & Garrison 1285 Avenue of the Americas New York, NY 10019 Email: mcolarossi@paulweiss.com |
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| Kyle Kimpler Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, NY 10019-6064 Email: kkimpler@paulweiss.com | Andrew L Magaziner Young Conaway Stargatt & Taylor, LLP Rodney Square 1000 North King Street Wilmington, DE 19801 Email: amagaziner@ycst.com |
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