

## **AGREEMENT TO USE LOCAL GOVERNMENT CONTRACT TO PURCHASE ROCKWELL PLC'S AND INDUSTRIAL CONTROLS**

This Agreement to use the Local Government Contract for Supply Contract for Rockwell PLC's and Industrial Controls ("Agreement") is made and entered into as of \_\_\_\_\_ (the "Effective date") by the City of North Las Vegas, a Nevada municipal corporation ("City") and Codale Electric Supply, Inc., a Utah corporation ("Provider").

### **RECITALS**

WHEREAS, the City desires to obtain services from Provider under the terms and conditions set forth in that certain Agreement Number 012260.0 Supply Contract for Rockwell PLC's and Industrial Controls entered into between Las Vegas Valley Water District and Provider effective October 16, 2024, with its attendant contract documents, attachments, and exhibits (collectively, the "Original Contract"), a copy of which is attached hereto as Exhibit A;

WHEREAS, NRS 332.195(1)(a) permits the City to enter into a contract pursuant to a solicitation by another governmental entity located within or outside this State with the authorization of the contracting vendor;

WHEREAS, Provider can provide the goods that the City seeks at the rates set forth under the Original Contract;

WHEREAS, the City desires to purchase items listed in the Original Agreement on an as-needed basis; and

WHEREAS, the City and the Provider intend to enter into an agreement using the terms, conditions and specifications of the Original Contract, unless otherwise amended as provided herein.

NOW THEREFORE, for the mutual promises contained in this Agreement, and for other good and valuable consideration, the receipt and sufficiency the parties acknowledge, the parties agree as follows:

### **SECTION ONE AFFIRMATION OF ORIGINAL CONTRACT**

1.1. The City and the Provider agree to use the Original Contract so that the City may purchase the services under the same terms and provisions as the Original Contract, provided that to the extent the terms of the Original Contract conflict with the terms of this Agreement, the terms of this Agreement shall govern and the conflicting terms of the Original Contract shall be considered null and void and not applicable to this Agreement.

1.2. As required pursuant to NRS 332.195, the Provider hereby authorizes and consents to the City using the terms, conditions and covenants of the Original Contract as the basis for this Agreement.

1.3. Wherever the term “Las Vegas Valley Water District” appear in the Original Contract, the parties deem such terms to mean the “City” or “City of North Las Vegas.”

## **SECTION TWO ADDITIONAL PROVISIONS TO ORIGINAL CONTRACT**

The Parties agree to be bound by the following provisions:

2.1. The term of this Agreement shall commence on the Effective Date and will continue in effect for five (5) years (“Term”), unless earlier terminated in accordance with the terms herein. If the City determines, in its sole discretion, that Provider has satisfactorily performed its obligations under this Agreement, the City Manager may extend the Term for up to two (2) additional one-year period(s) upon written notice to the Provider. The City shall purchase the goods according to the prices and fees described in Exhibit A (The “Original Contract”) in an as-needed basis in an amount not to exceed One Hundred Twenty Thousand Dollars and 00/100 (\$120,000.00) per fiscal year. The total not to exceed of this agreement is Eight Hundred Forty Thousand Dollars and 00/100 (\$840,000.00). The prices in the Original Contract shall remain in effect for the duration of this Agreement. No additional compensation shall be paid, and no increase in the time of performance shall be awarded to the Provider for changes referenced in this Agreement without the prior written authorization of the City to proceed with such changes.

Fiscal Year	Annual Amount Per Fiscal Year
2024-2025	\$ 120,000.00
2025-2026	\$ 120,000.00
2026-2027	\$ 120,000.00
2027-2028	\$ 120,000.00
2028-2029	\$ 120,000.00
2029-2030 First Renewal Option	\$ 120,000.00
2030-2031 Second Renewal Option	\$ 120,000.00
<b>TOTAL</b>	<b>\$ 840,000.00</b>

2.2. Payment to the Provider shall be made within thirty (30) calendar days after the City receives each invoice provided by the Provider to the City, provided that such invoice is complete, correct, and undisputed by the City, and that it contains the following information: a detailed description of the services and/or goods provided and any additional information requested by the City. Upon reconciliation of all errors, corrections, credits, and disputes, payment to the Provider will be paid in full within 30 calendar days. Invoices received without a valid purchase order number will be returned unpaid. The Provider shall submit the original invoice via email to:

AccountsPayable@CityofNorthLasVegas.com

2.3. Notices. All notices, demands, requests, consents, approvals, and other instruments required or permitted to be given pursuant to this Agreement shall be in writing and signed by the notifying party, or officer, agent or attorney of the notifying party, and shall be deemed to have been effective upon delivery in writing if served personally, including but not limited to delivery by email, personal delivery, by overnight courier service, by facsimile or by overnight express mail, or upon posting if sent by registered or certified mail, postage prepaid, return receipt requested, and addressed as follows:

To City: City of North Las Vegas  
Attention: Belia Guzman  
2250 Las Vegas Blvd., North, Suite 820  
North Las Vegas, NV 89030  
Phone: 702-633-1464  
Email: guzmanb@cityofnorthlasvegas.com

To Provider: Codale Electric Supply, Inc.  
Attention: Casey Soliwoda  
3920 West Sunset, Suite A&B  
Las Vegas, NV 89118  
Phone: 702-967-8713  
Email: CaseyS@codale.com

2.4. The address to which any notice, demand or other writing may be delivered to any party as above provided may be changed by written notice given by such party as above provided.

2.5. The Provider agrees that it has procured and maintained the general liability insurance and all other insurance required pursuant to the Original Contract, including general liability insurance with no less than \$1,000,000 policy limits per occurrence.

2.6. The Provider shall defend, indemnify, and hold harmless the City, and its officers, agents, and employees from any liabilities, claims, damages, losses, expenses, proceedings, actions, judgments, reasonable attorneys' fees, and court costs which the City suffers or its officers, agents or employees suffer, as a result of, or arising out of, the negligent or intentional acts or omissions of the Provider, its subcontractors, agents, and employees, in performance of this Agreement until such time as the applicable statutes of limitation expire. This section survives default, expiration, or termination of this Agreement or excuse of performance.

## 2.7. Safety

2.7.1. Obligation to Comply with Applicable Safety Rules and Standards. Provider shall ensure that it is familiar with all applicable safety and health standards promulgated by state and federal governmental authorities including, but not limited to, all applicable requirements of the Occupational Safety and Health Act of 1970, including all applicable standards published in 29 C.F.R. parts 1910, and 1926 and applicable occupational safety and health standards promulgated under the state of Nevada. Provider further recognizes that, while Provider is performing any work on behalf

the City, under the terms of this Agreement, Provider agrees that it has the sole and exclusive responsibility to assure that its employees and the employees of its subcontractors comply at all times with all applicable safety and health standards as above-described and all applicable City safety and health rules.

2.7.2. Safety Equipment. Provider will supply all of its employees and subcontractors with the appropriate Safety equipment required for performing functions at the City facilities.

2.8. Miscellaneous.

2.8.1. Nevada and City Law. The laws of the State of Nevada and the North Las Vegas Municipal Code govern the validity, construction, performance and effect of this Agreement, without regard to conflicts of law.

2.8.2. Assignment. Any attempt to assign this Agreement by Provider without the prior written consent of the City shall be void. Any attempt to assign this Agreement by the City without the prior written consent of the Provider shall be void.

2.8.3. Non-Waiver. The failure to enforce or the delay in enforcement of any provision of this Agreement by a party hereto shall in no way be construed to be a waiver of such provision or right unless such party expressly waives such provision or right in writing.

2.8.4. Attorney's Fees. In the event any action is commenced by either party against the other in connection with this Agreement, the prevailing party shall be entitled to its costs and expenses, including reasonable attorneys' fees, as determined by the court, including without limitation, fees for the services of the City Attorney's Office. This Section 2.8.4. shall survive the completion of this Agreement until the applicable statutes of limitation expire.

2.8.5. Time of Essence. Time is of the essence in the performance of this Agreement and all terms, provisions, covenants and conditions hereof.

2.8.6. Effect of Agreement Termination. In the event this Agreement is terminated, all rights and obligations of the parties hereunder shall cease, other than indemnity obligations and matters that by their terms survive the termination hereof.

2.8.7. Fiscal Funding Out. The City reasonably believes that sufficient funds can be obtained to make all payments during the term of this Agreement. Pursuant to NRS Chapter 354, if the City does not allocate funds to continue the function performed by the Provider under this Agreement, this Agreement will be terminated when appropriate funds expire.

2.8.8. Public Record. Pursuant to NRS 239.010 and other applicable legal authority, each and every document provided to the City may be a "Public Record" open

to inspection and copying by any person, except for those documents otherwise declared by law to be confidential. The City shall not be liable in any way to the Provider for the disclosure of any public record, including but not limited to documents provided to the City by the Provider. In the event the City is required to defend an action with regard to a public records request for documents submitted by the Provider, the Provider agrees to indemnify, hold harmless, and defend the City from all damages, costs, and expenses, including court costs and reasonable attorney's fees related to such public records request. This section shall survive the expiration or early termination of the Agreement.

2.8.9. Electronic Signatures. For purposes of this Agreement, the use of facsimile, email or other electronic medium shall have the same force and effect as original signatures.

2.8.10. Federal Funding. Supplier certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, in receipt of a notice of proposed debarment or voluntarily excluded from participation in this transaction by any federal department or agency. This certification is made pursuant to the regulations implementing Executive Order 12549, Debarment and Suspension, 28 C.F.R. pt. 67, § 67.510, as published as pt. VII of the May 26, 1988, Federal Register (pp. 19160-19211), and any relevant program specific regulations. This provision shall be required of every subcontractor receiving any payment in whole or in part from federal funds.

2.8.11. Boycott of Israel. Pursuant to NRS 332.065(4), Provider certifies that the Provider is not currently engaged in a boycott of Israel, and Provider agrees not to engage in a boycott of Israel during the Term.

**IN WITNESS WHEREOF**, the parties have executed this Agreement as of the date first above written.

City of North Las Vegas,  
a Nevada municipal corporation

Codale Electric Supply, Inc.,  
a Utah corporation

By: \_\_\_\_\_  
Pamela A. Goynes-Brown, Mayor

By: Casey Soliwoda  
Title: Account Manager  
Name: Casey Soliwoda

Digitally signed by Casey Soliwoda  
DN: cn=Casey Soliwoda, o=Codale Electric Supply,  
ou=Codale Electric Supply, email=CaseyS@Codale.com,  
c=US  
Date: 2024.11.26 13:34:26 -08'00'

Attest:

By: \_\_\_\_\_  
Jackie Rodgers, City Clerk

Approved as to Form:

By: \_\_\_\_\_  
Andy Moore, City Attorney

EXHIBIT A

Agreement Number 012260.0

Please see attached page(s).

## AGREEMENT

012260.0

### Supply Contract for Rockwell PLC's and Industrial Controls

THIS AGREEMENT made and entered into, by and between the Las Vegas Valley Water District (Owner) and Codale Electric Supply, Inc (Supplier). The "Effective Date" is the date of last signature on this Agreement.

The Parties do mutually agree as follows:

- a) Owner agrees to purchase and Supplier agrees to provide the specified products, supplies, services, or materials, as well as necessary equipment and labor, to properly perform and complete the contractual obligations in strict accordance with the Contract Documents and throughout the term of the contract.
- b) The Supplier certifies that the Supplier has read and understands every provision contained in the Contract Documents. Supplier shall be bound and shall comply with each term, condition, and covenant set forth in the Contract Documents.
- c) For providing or performing all products, supplies, services, or materials, as well as necessary equipment and labor to properly form and complete the contractual obligations, Owner will pay the Contract Price, in the manner and upon the conditions set forth in the Contract Documents.
- d) The term of this contract shall be (7) seven years from date of award.
- e) The price(s) in the bid submission shall remain in effect for a period of 12 months from the date of award. In the event of a decrease, Owner shall receive the benefit of this change. In the event of an increase, Owner may allow, upon presentation of suitable proof and 30 calendar days advance written notification prior to Provider's expectation of the price increase commencement. Increases will apply only to products and/or services affected by an increase in a raw material, labor, or another like cost factor. Price increases shall not be retroactive. A price adjustment can only occur if Provider has been notified in writing of Owner's approval of the new prices(s). Only 2 written price adjustment requests will be allowed during each contract year if the Contract is renewed by Owner. No price adjustment will be allowed that exceeds the United States Department of Labor, Bureau of Labor Statistics, and Consumer Price Index for Urban Consumers - All U.S. Cities for the prior year or 3 percent of the current price, whichever is less. All written escalation requests shall be sent to purchasingmanager@lvvwd.com.
- f) Contract Documents which comprise the entire agreement between the Owner and Supplier for the performance of Work consist of the following (as applicable):

Agreement  
Owner's PO Terms and Conditions for the Purchase of Goods  
Codale - Rockwell Authorized Distributor Letter  
Codale pricing 08-28-2024

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed the day and year last entered below.

#### Codale Electric Supply, Inc



Signature

Troy Gentry

Print Name

Director of Industrial Sales

Title

Oct 16, 2024

Date

#### Las Vegas Valley Water District



Signature

Jim Haining

Print Name

Purchasing Manager

Title

Oct 16, 2024

Date

## **Purchase Order Terms and Conditions for the Purchase of Goods and Services**

**1. Applicability.** These terms and conditions (Terms) of purchase are the only terms which govern the purchase of goods and services by the Las Vegas Valley Water District or Southern Nevada Water Authority (each may be Owner) from the Supplier. The purchase order and these Terms comprise the entire agreement between the parties, and supersede all prior or contemporaneous understandings, agreements, negotiations, representations and warranties, and communications, both written and oral. These Terms prevail over any of Supplier's general terms and conditions of sale or invoice terms regardless of whether or when Supplier submitted its sales confirmation, terms of sale or invoice terms. This Agreement expressly limits Owner's acceptance to these Terms. Fulfillment of this Purchase Order constitutes Supplier's acceptance of these Terms. If a written contract signed by both parties is in existence covering the sale of the goods or services, the terms and conditions of the contract shall prevail to the extent they are inconsistent with these Terms.

**2.a Delivery of Goods.** Supplier shall deliver the goods in the quantities and on the dates specified in the Purchase Order or as otherwise agreed in writing by the parties. If no delivery date is specified, Supplier shall deliver the goods within 7 days of Supplier's receipt of the Purchase Order. If Supplier fails to deliver the goods in full on the delivery date, Owner may terminate this agreement immediately by providing written notice to Supplier and Supplier shall indemnify Owner against any losses, claims, damages, and reasonable costs and expenses directly attributable to Supplier's failure to deliver the goods on the delivery date. Supplier shall deliver all goods to the address specified in the Purchase Order during Owner's normal business hours or as otherwise instructed by Owner. Supplier shall pack all goods for shipment according to Owner instructions or, if there are no instructions, in a manner sufficient to ensure that the goods are delivered in undamaged condition. Supplier acknowledges that time is of the essence with respect to Supplier's obligations to timely and correctly deliver the goods.

**2.b Delivery of Services.** Supplier shall perform the services on the dates specified in the Purchase Order or as otherwise agreed in writing by the parties. If no performance date is specified, Supplier shall perform the services within 7 days of Supplier's receipt of the Purchase Order. If Supplier fails to perform the services in full on the performance date, Owner may terminate this agreement immediately by providing written notice to Supplier and Supplier shall indemnify Owner against any losses, claims, damages, and reasonable costs and expenses directly attributable to Supplier's failure to perform the services on the specified date or within the specified time frame. Supplier shall perform the services specified in the Purchase Order during Owner's normal business hours or as otherwise instructed by Owner. Supplier shall ensure that any material or equipment provided with services are delivered in undamaged condition. Supplier acknowledges that time is of the essence with respect to Supplier's obligations to timely and correctly deliver the services.

**3. Quantity.** If Supplier delivers more or less than the quantity of goods ordered, Owner may reject all or any excess goods. Any such rejected goods shall be returned to Supplier at Supplier's sole risk and expense. If Owner does not reject the goods and instead accepts the delivery of goods at the increased or reduced quantity, the price for the goods shall be adjusted on a pro-rata basis.

**4. Shipping Terms.** Delivery shall be made Free on Board (FOB) Destination. The Purchase Order number must appear on all shipping documents, shipping labels, invoices, correspondence and any other documents pertaining to the Purchase Order. Title and risk of loss passes to Owner upon delivery of the goods at Owner's specified delivery point.



**5. Inspection and Rejection of Nonconforming Goods.** Owner has the right to inspect the goods on or after the delivery date, and, at its sole option, may reject all or any portion of the goods if it determines the goods are nonconforming or defective. If Owner rejects any portion of the goods, Owner has the right, effective upon written notice to Supplier, to: (a) rescind this Agreement in its entirety; (b) accept the goods at a reasonably reduced price; or (c) reject the goods and require replacement of the rejected goods. If Owner requires replacement of the goods, Supplier shall, at its expense, promptly replace the nonconforming or defective goods and pay for all related expenses, including, but not limited to, transportation charges for the return of the defective goods and the delivery of replacement goods. If Supplier fails to timely deliver replacement goods, Owner may replace them with goods from a third party and charge Supplier the cost thereof and terminate this Agreement for cause pursuant to Section 12. Any inspection or other action by Owner under this Section shall not reduce or otherwise affect Supplier's obligations under the agreement, and Owner shall have the right to conduct further inspections after Supplier has carried out its remedial actions.

**6. Price.** The price of the goods or services is the price stated in the Purchase Order. Unless otherwise specified in the Purchase Order, the price includes all packaging, transportation costs to the delivery location, insurance, customs duties, tariffs, fees, and applicable taxes, including, but not limited to, all sales, use or excise taxes. No increase in the price is effective, whether due to increased material, labor or transportation costs or otherwise, without the prior written consent of Owner.

**7. Payment Terms.** Supplier shall issue an invoice to Owner on or any time after the completion of delivery and only in accordance with these Terms. Owner shall pay all properly invoiced amounts due to Supplier in accordance with the payment terms stated in the Purchase Order after Owner's receipt of such invoice, except for any amounts disputed by Owner in good faith. Without prejudice to any other right or remedy it may have, Owner reserves the right to set off at any time any amount owing to it by Supplier against any amount payable by Owner. In the event of a payment dispute, Owner shall deliver a written statement to Supplier no later than 10 days prior to the date payment is due on the disputed invoice listing all disputed items and providing a reasonably detailed description of each disputed item. Amounts not so disputed are deemed accepted and must be paid, notwithstanding disputes on other items, within the 10-day period. The parties shall seek to resolve all such disputes expeditiously and in good faith. Supplier shall continue performing its obligations under this agreement notwithstanding any such dispute.

**8.a Warranties for Goods.** Supplier warrants to Owner that for a period of 6 months from the delivery date, all goods will be free from any defects in workmanship, material and design; conform to applicable specifications; be fit for their intended purpose and operate as intended; be merchantable; be free and clear of all liens, security interests, or other encumbrances; and not infringe or misappropriate any third party's patent or other intellectual property rights. These warranties survive any delivery, inspection, acceptance, or payment of or for the goods by Owner. Any applicable statute of limitations runs from the date of Owner's discovery of the noncompliance of the goods with the foregoing warranties. If Owner gives Supplier notice of noncompliance pursuant to this Section, Supplier shall, at its own cost and expense, promptly (i) replace or repair the defective or nonconforming Goods and pay for all related expenses, including, but not limited to, transportation charges for the return of the defective or nonconforming goods to Supplier and the delivery of repaired or replacement goods to Owner, and, if applicable, (ii) repair or re-perform the applicable Services.

**8.b Warranties for Services.** Supplier warrants to Owner that all services will be performed in a good and workmanlike manner and conform to generally recognized standards within the industry or the requirements of applicable federal, state or local law or the requirements of regulatory agencies.

**9. General Indemnification.** Supplier shall defend, indemnify and hold harmless Owner and its directors, officers, and employees against any and all loss, injury, death, damage, liability, claim, deficiency, action, judgment, interest, award, penalty, fine, cost or expense, including reasonable attorney and professional fees and costs, and the cost of enforcing any right to indemnification and the cost of pursuing any insurance providers arising out of or occurring in connection with the goods or services purchased from Supplier or Supplier's negligence, willful misconduct, or breach of the Terms. Supplier shall not enter into any settlement pursuant to its indemnification obligations without Owner's prior written consent.

**10. Insurance.** Any Supplier coming on Owner premises shall carry Commercial General Liability Insurance in the amount of no less than \$1,000,000 per occurrence, \$1,000,000 aggregate, Automobile Liability Insurance in the amount of no less than \$1,000,000 single combined limit, and Workers' Compensation coverage as required by Nevada law.

**11. Compliance with Law.** Supplier shall comply with all applicable federal, state, and local laws, regulations and ordinances. Supplier shall maintain in effect all the licenses, permissions, authorizations, consents and permits that it needs to carry out its obligations under this agreement.

**12. Termination.** In addition to any remedies that may be provided under these Terms, Owner may terminate this agreement with immediate effect upon written notice to the Supplier, either before or after the acceptance of the goods or performance of the services. Owner reserves the right to refuse acceptance of goods shipped after the effective date of the termination. If Owner terminates the agreement for any reason, Supplier's sole and exclusive remedy is payment for the goods received or services performed and accepted by Owner prior to the termination.

**13. Waiver.** No waiver by Owner of any of the provisions of this agreement is effective unless explicitly set forth in writing and signed by Owner. No failure to exercise, or delay in exercising, any right, remedy, power or privilege arising from this agreement operates, or may be construed, as a waiver thereof. No single or partial exercise of any right, remedy, power or privilege hereunder precludes any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

**14. Audits.** The performance of this agreement by Supplier is subject to review by Owner to ensure contract compliance at the discretion of Owner. Supplier agrees to provide Owner all information requested that relates to the performance of this agreement. All requests for information will be in writing to Supplier. Time is of the essence during the audit process. Failure to provide the information requested within the timeline provided in the written information request may be considered a material breach of contract and be cause for suspension and/or termination of this agreement.

**15. Survival.** Subject to the limitations and other provisions of these Terms, the obligations contained in (a) Paragraph 14 (Audits) of these Terms will survive the expiration or earlier termination of this agreement for a period of 12 months after such expiration or termination, and 9 (General Indemnification), 20 (Governing Law and Jurisdiction), as well as any other provision that, in

order to give proper effect to its intent, should survive such expiration or termination, will survive the expiration or earlier termination of this agreement indefinitely.

## **16. Force Majeure**

**16.1.** A Force Majeure Event is defined as an act beyond the affected party's reasonable control, including: (a) acts of God; (b) flood, fire, earthquake, or explosion; (c) war (whether war is declared or not), terrorist threats or acts, riot, or other civil unrest, with a direct impact on this agreement; (d) if site access is necessary to perform the Work under this agreement, site restrictions for elevated security risks; and (e) industry-wide strikes with a direct impact on this agreement. Supplier's economic hardship and changes in market conditions are not considered Force Majeure Events.

**16.2.** Both Owner and Supplier have evaluated the effects of COVID-19 on this agreement. Owner and Supplier expressly agree that COVID-19 and what is known about COVID-19 as of the execution of this agreement are not considered Force Majeure Events.

**16.3.** Where Supplier is prevented from completing any part of the Work under the agreement due to a Force Majeure Event, Owner and Supplier shall agree to an extension of time in an amount equal to the time lost due to such delay, the agreed extension shall be the Supplier's sole and exclusive remedy for such delay, and Supplier shall not be entitled to an increase in the sums due under agreement. Supplier shall provide a revised schedule for performance.

**16.4.** The Party suffering a Force Majeure Event shall give notice within 5 days of the Force Majeure Event to the other Party, stating the period of time the occurrence is expected to continue and shall use diligent efforts to end the failure or delay and ensure the effects of such Force Majeure Event are minimized.

**17. Assignment.** Supplier shall not assign, transfer, delegate or subcontract any of its rights or obligations under this agreement without the prior written consent of Owner. Any purported assignment or delegation in violation of this Section shall be void. No assignment or delegation shall relieve the Supplier of any of its obligations.

**18. Relationship of the Parties.** The relationship between the parties is that of independent contractors. Nothing contained in this agreement shall be construed as creating any agency, partnership, joint venture or other form of joint enterprise, employment or fiduciary relationship between the parties, and neither party shall have authority to contract for or bind the other party in any manner whatsoever.

**19. No Third-Party Beneficiaries.** This agreement is for the sole benefit of the parties and is not, expressly or impliedly, intended to nor shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this agreement.

**20. Governing Law and Jurisdiction.** All matters arising out of or relating to this agreement are governed by and construed in accordance with the laws of the State of Nevada, without giving effect to any choice or conflict of law provision or rule that would cause the application of the laws of any jurisdiction other than those of the State of Nevada. Any legal suit, action, or proceeding arising out of or relating to this agreement shall be instituted in federal or state courts located in Clark County, Nevada, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action, or proceeding.

**21. Notices.** All notices, requests, consents, claims, demands, waivers and other communications shall be in writing and addressed to the parties at the addresses set forth on the face of the Sales Confirmation or Purchase Order or to such other address that may be designated by the receiving party in writing. All Notices shall be delivered by personal delivery, nationally recognized overnight courier (with all fees pre-paid), certified or registered mail (in each case, return receipt requested, postage prepaid) or email. Except as otherwise provided in this agreement, a Notice is effective upon receipt of the receiving party.

**22. Severability.** If any term or provision of this agreement is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability shall not affect any other term or provision of this agreement or invalidate or render unenforceable such term or provision in any other jurisdiction.

**23. Amendment and Modification.** These Terms may only be amended or modified in a writing stating specifically that it amends these Terms and is signed by an authorized representative of each party.

**24. Conflict of Interest Representation.** Supplier represents that Owner purchasing representative has been notified of any conflicts of interest that exist or may exist due to a financial or family relationship between Supplier or Supplier's officers, employees, or agents and any of Owner's full-time employees or appointed or elected officials. If Supplier is aware or becomes aware of such a relationship, Supplier will immediately notify Owner's purchasing representative.

**25. Companies that Boycott Israel.** Supplier certifies that it is not engaged in and agrees for the duration of this agreement and any renewal terms, not to engage in, a boycott of Israel. Boycott of Israel means, refusing to deal or conduct business with, abstaining from dealing or conducting business with, terminating business or business activities with or performing any other action that is intended to limit commercial relations with Israel; or a person or entity doing business in Israel or in territories controlled by Israel, if such an action is taken in a manner that discriminates on the basis of nationality, national origin or religion. It does not include an action which is based on a bona fide business or economic reason; is taken pursuant to a boycott against a public entity of Israel if the boycott is applied in a nondiscriminatory manner; or is taken in compliance with or adherence to calls for a boycott of Israel if that action is authorized in 50 U.S.C. § 4607 or any other federal or state law.

7/30/2024

Daniel Valdepena  
Purchasing Analyst  
Las Vegas Valley Water  
1001 S, Valley View Blvd.  
Las Vegas, NV 89153

Re: Rockwell Automation Authorized Distributor Territory

Dear Daniel Valdepena,

This is to confirm that Codale Electric Supply, Inc. is the only Rockwell Automation distributor appointed and authorized to sell Allen-Bradley [*Standard Controls, Drives, PLC/MMI and Rockwell Software*] products in the geographic territory of the state of Utah, the state of Nevada and the Southwest region of WY. As a matter of company policy, full factory product and sales support is made available only to the local authorized distributor, and it is Rockwell Automation's practice and policy to promote and recommend the use of that distributor, to all customers in that geographic territory. Codale offers 24-hour on-call specialists locally available should the need arise to make sure there is no downtime with the operating system.

Rockwell Automation has factory authorized distributors throughout the world, as such, our customers find their local distributors are best equipped to provide the sales, service, training, technical support, and spare parts of Rockwell Automation products, appropriate for their unique needs.

Should you have any questions regarding the above, please do not hesitate to contact either Codale Electric at (702) 384-8500 or me at the number below.

Sincerely,

**Jim Webb**  
Channel Account Manager  
Utah / Nevada / SW WY Territory  
Mobile (269) 370-0031  
[jmwebb@ra.rockwell.com](mailto:jmwebb@ra.rockwell.com) • [www.rockwellautomation.com](http://www.rockwellautomation.com)

Name	UOM code	Item Number	Price	Currency	Supplier Part Number	Manufacturer Name	Manufacturer Part Number
PLC, SWITCH, PRESSURE, STYLE A, NEMA TYPE 1	EA	01405	\$445.56	USD	3507301	ALLEN BRADLEY	836-A3A
ELECTRICAL, PEN, INSTRUMENT MARKING, BLACK	EA	01619	\$6.47	USD	3944532	ALLEN BRADLEY	1492-N88
ELECTRICAL, TRANSFORMER, PILOT LIGHT, NO LENS, 120V 50/60HZ, 1 NO 1 NC, PUSH-TO-RESET	EA	01646	\$206.02	USD	80764	ALLEN BRADLEY	800T-PT16A
RELAY, CONTROL, 120VAC, 10A, 3PDT, TUBE BASE	EA	01652	\$28.34	USD	34942	ALLEN BRADLEY	700-HA33A1
RELAY, CONTROL, 24VDC, 10A, 3PDT, 11 PIN, TUBE BASE	EA	01653	\$26.68	USD	34943	ALLEN BRADLEY	700-HA33Z224
ELECTRICAL, SWITCH, SELECTOR, 600V 10A, W/O CONTACT, 3 POSITION, MAINTAINED	EA	01658	\$55.07	USD	35061	ALLEN BRADLEY	800T-I2
ELECTRICAL, BLOCK, CONTACT, SEL SWITCH, 1 NO-1 NC, SHALLOW (NO SUBS)	EA	01660	\$45.76	USD	35151	ALLEN BRADLEY	800T-XA
RELAY, SOCKET, MINI, 8 BLADE, SQUARE BASE (NO SUB)	EA	01661	\$17.67	USD	0.34678	ALLEN BRADLEY	700-HN116
RELAY, CONTROL, MINIATURE, 120V, 10A, DPDT, 8 BLADE, SQ BASE	EA	01666	\$23.34	USD	35970	ALLEN BRADLEY	700-HF32A1
RELAY, CONTROL MINI, 24VDC, 10A, DPDT, 8 BLADE, SQ BASE	EA	01667	\$24.81	USD	71327	ALLEN BRADLEY	700-HF32Z224
PLC, CIRCUIT BREAKER, 1.0A, 250V 65VDC, HI-DENSITY MINIATURE	EA	01672	\$103.16	USD	1492-GH010	ALLEN BRADLEY	1492-GH010
PLC, BREAKER, 2.0A, 250V 65VDC, HI-DENSITY MINIATURE	EA	01673	\$106.24	USD	35365	ALLEN BRADLEY	1492-GH020
PLC, CIRCUIT BREAKER, 5.0A, 250V 65VDC, HI-DENSITY MINI	EA	01674	\$106.24	USD	39193	ALLEN BRADLEY	1492-GH050
ELECTRICAL, BREAKER, CIRCUIT, 10.0A, 250V 65VDC, SP, HIGH DENSITY, MINI	EA	01676	\$106.24	USD	39194	ALLEN BRADLEY	1492-GH100
PLC, CIRCUIT BREAKER, 15.0A, 250V 65VDC, SP, HI-DENSITY, MINIATURE	EA	01677	\$106.24	USD	39195	ALLEN BRADLEY	1492-GH150
RELAY, SOCKET, TUBE BASE, 8 PIN, SCREW TUBE (NO SUB)	EA	01679	\$10.42	USD	34946	ALLEN BRADLEY	700-HN100
RELAY, SOCKET, TUBE BASE, 300V 10A, 11 PIN, SCREW TERMINAL, PANEL OR DIN RAIL	EA	01680	\$12.35	USD	34947	ALLEN BRADLEY	700-HN101
PLC, TERMINAL END, 1.50" X 1.68", WHITE, PACKED 50/PKG	EA	01691	\$ 1.08	USD	39212	ALLEN BRADLEY	1492-N36
PLC, TERMINAL END, 1.25" X 1.44", WHITE, 10/PKG	EA	01692	\$ 7.86	USD	39207	ALLEN BRADLEY	1492-N23
PLC, FAN JUMP TERMINAL STRIP, 10/PKG	EA	01693	\$ 42.32	USD	39138	ALLEN BRADLEY	1492-N39
FUSE, BLOCK, TERMINAL, HIGH DENSITY, 25/PKG	EA	01694	\$ 16.16	USD	39159	ALLEN BRADLEY	1492-H7
FUSE, BLOCK, TERMINAL, NEON INDICATOR, NO SUB, 25/PKG	EA	01695	\$ 27.94	USD	39179	ALLEN BRADLEY	1492-H4
FUSE, BLOCK, TERMINAL, 300VAC/DC, 15A, LED INDICATOR, 25/PK	EA	01696	\$ 27.94	USD	39181	ALLEN BRADLEY	1492-H5
ELECTRICAL, TERMINAL BLOCK, END BARRIER, BLACK, 50/PK (NO SUB)	EA	01698	\$ 1.93	USD	39214	ALLEN BRADLEY	1492-N37
ELECTRICAL, MARKER, TERMINAL BLOCK, SOLD 50/PKG, (NO SUB)	EA	01699	\$ 1.86	USD	39155	ALLEN BRADLEY	1492-N41
ELECTRICAL, RAIL, MOUNTING, BREAKAWAY, 3' LENGTH, 20/PK (NO SUB)	PK	01701	\$ 15.38	USD	39197	ALLEN BRADLEY	1492-N1
PLC, DIN MTG RAIL, 35 MM X 7.5 MM X 1 M L, SLOTTED, 10/PKG	EA	01702	\$ 13.08	USD	35310	ALLEN BRADLEY	199-DR1
RELAY, CONTROL, 120V, 10A, DPDT, 8 PIN	EA	01096	\$ 26.69	USD	34940	ALLEN BRADLEY	700-HA32A1
POWER SUPPLY, PLC, 16A, AC 120V 257VA INPUT, MULTI VOLTAGE RACK - REPAIRED	EA	06127R	1	USD	771-PS7 REPAIR	ALLEN BRADLEY	1771-PS7 REPAIRED
PLC, TERMINAL BLOCK, ANCHOR END, 1.09" X 2.04", TERMINAL BLOCK, 100/PKG	EA	06672	\$ 2.68	USD	2286184	ALLEN BRADLEY	1492-EAJ35
PLC, RAIL, 2M LONG, DIN MOUNTING, 5/BOX, NO SUB	EA	06673	\$ 25.25	USD	1663908	ALLEN BRADLEY	199-DR2
RELAY, LATCHING, 120VAC PANEL, 9 TAB	EA	12045	\$ 87.30	USD	81133	ALLEN BRADLEY	700-HJ32A1
RELAY, AC OPERATED, 120V, 4 NO, OPEN, 4P	EA	12047	\$ 724.34	USD	34954	ALLEN BRADLEY	700-N-400A1
RELAY, TIME DELAY, 240 VAC	EA	12050	\$ 139.92	USD	34690	ALLEN BRADLEY	700-HRM12TA17
ELECTRICAL, SWITCH, LIMIT, NEMA TYPE 4/13 OIL TYPE, PLUG IN, LEVER TYPE	EA	12765	\$ 243.75	USD	35167	ALLEN BRADLEY	802T-ATP
ELECTRICAL, SWITCH, OPERATOR, PUSH BUTTON, WATER/OILTIGHT, FLUSH HEAD, BLACK	EA	12775	\$ 39.93	USD	35025	ALLEN BRADLEY	800T-A2
PLC, SWITCH, PUSHBUTTON, 1-NO / 1-NC, RED, WATER/OIL TIGHT, FLUSH HEAD, NON-ILLUMINATED	EA	12776	\$ 85.70	USD	35029	ALLEN BRADLEY	800T-A6A
CAP, PILOT, PUSHBUTTON, ACRYLIC, AMBER, 30 MM, ILLUMINATED, STANDARD	EA	12778	\$ 13.93	USD	35076	ALLEN BRADLEY	800T-N26A
PLC, LENS CAP, RED ILLUMINATED PILOTLIGHT, PUSH-TO-TEST, NO LEGEND	EA	12781	\$ 13.93	USD	35080	ALLEN BRADLEY	800T-N26R
BLOCK, CONTACT, PUSH BUTTON, SHALLOW, 2 N.C.	EA	12795	\$ 45.76	USD	35154	ALLEN BRADLEY	800T-XA4
PLC, SWITCH, SELECTOR, 1 NO 1 NC, 3 POSITION M-M-M, STANDARD KNOB, NON-ILLUMINATED	EA	12797	\$ 100.83	USD	35062	ALLEN BRADLEY	800T-J2A
SWITCH, SELECTOR, 1 NO 1 NC, 3 POSITION, M-M-M, KNOB LEVER, NON-ILLUMINATED	EA	12798	\$ 146.60	USD	102891	ALLEN BRADLEY	800T-I17B
SWITCH, SELECTOR, STANDARD KNOB LEVER, NON-ILLUMINATED, WHITE INSERT, 2 POSITION	EA	12799	\$ 100.83	USD	35053	ALLEN BRADLEY	800T-H2A
LIGHT, PILOT, 120VAC/DC FULL VOLTAGE, NO TEST OPTION INCANDESCENT, NO LENS	EA	12803	\$ 119.97	USD	35096	ALLEN BRADLEY	800T-Q10
LIGHT, PILOT, TRANSFORMER, 120V 50/60HZ, 1 NO 1 NC, PUSH-TO-TEST INCANDESCENT	EA	12804	\$ 195.58	USD	35095	ALLEN BRADLEY	800T-PT16
PLC, LIGHT, PILOT, 120VAC/DC, FULL VOLTAGE, GREEN LENS, NO TEST OPTION, LED (OLD)	EA	12806	\$ 167.91	USD	3403601	ALLEN BRADLEY	800T-QH2G
PLC, LENS CAP, AMBER ILLUMINATED PILOTLIGHT, PUSH-TO-TEST, NO LEGEND	EA	12808	\$ 13.93	USD	35084	ALLEN BRADLEY	800T-N42
STARTER, MOTOR, FULL VOLTAGE, NEMA 1, 115/120V 27A 3PH 60HZ, OPEN TYPE	EA	14221	\$ 468.86	USD	125180	ALLEN BRADLEY	500F-BOD930
RELAY, BASE, 300V 15A, 11 BLADE, SCREW TERMINAL, PANEL OR DIN RAIL	EA	14458	\$ 15.84	USD	461771	ALLEN BRADLEY	700-HN154
RELAY, BASE, 300V 10A, 11 BLADE, SCREW TERMINAL, PANEL OR DIN RAIL, SERIES B	EA	14459	\$ 25.24	USD	475872	ALLEN BRADLEY	700-HN153
LEVER, SWITCH, ROLLER, 0.75" DIA X 0.25" WD, STEEL	EA	14657	\$ 41.19	USD	35176	ALLEN BRADLEY	802T-W2B
BLOCK, TERMINAL, 300VAC/DC 25A DP, OPEN CONSTRUCTION WHITE, 50/BOX	BX	15043	\$ 3.67	USD	39190	ALLEN BRADLEY	1492-F2
BREAKER, CIRCUIT, 10A, 277V, 10 AMP, 1 POLE, CABLE-IN, CABLE-OUT, DIN RAIL MOUNTING	EA	15148	\$ 46.97	USD	3527414	ALLEN BRADLEY	1492-SPM1B100
CONTACTOR, AC, 120V, 23A, 3P, OPEN TYPE, COMPACT 60HZ 3PH 1 NO 0 NC SERIES B	EA	15204	\$ 197.28	USD	163046	ALLEN BRADLEY	100-C23D10
POWER SUPPLY, 120/220V, 45A INPUT, 5VDC, 10A OUTPUT, SLC 500	EA	15313	\$ 3,237.29	USD	42304	ALLEN BRADLEY	1746-P4
RELAY, CONTROL, 120V, 10A, 3PDT, 11 BLADE, SQ BASE, NO SUB	EA	15421	\$ 29.92	USD		Allen Bradley	700-HB33A1
RELAY, SOCKET, BASE, 5 BLADE, SCREW TERMINAL, PANEL OR DIN RAIL	EA	15436	\$ 16.76	USD	34374	ALLEN BRADLEY	700-HN121
RELAY, CONTROL MINIATURE, 120V, 10A, DPDT, 8 BLADE, 2 POLE, SQ BASE	EA	15454	\$ 23.34	USD	0.3597	ALLEN BRADLEY	700-HF32A1
RELAY, SOCKET, BASE, 300V 10A, 8 BLADE, SCREW TERMINAL, PANEL OR DIN RAIL	EA	15455	\$ 17.67	USD	34678	ALLEN BRADLEY	700-HN116
RELAY, CONTROL SLIM LINE, 120V, 10A, SPDT, 5 BLADE	EA	15753	\$ 18.65	USD	71164	ALLEN BRADLEY	700-HK36A1
SWITCH, LIMIT, OIL TIGHT, LEVER TYPE, 4/13 PLUG IN	EA	15920	\$ 193.37	USD	35165	ALLEN BRADLEY	802T-AP
RELAY, SOCKET, BASE, 300V 10A, 8 PIN, SCREW TERMINAL, PANEL OR DIN RAIL, OCTAL	EA	16253	\$ 10.79	USD	34639	ALLEN BRADLEY	700-HN125
JUMPER, SIDE, INSULATED, 10/PK	EA	16046	\$ 5.12	USD	39127	ALLEN BRADLEY	1492-SJ6-10
SWITCH, PUSHBUTTON, 1 NO 1 NC, RED, 2 POSITION TWIST-RELEASE	EA	17385	\$ 198.36	USD	71141	ALLEN BRADLEY	800H-FRXT6A1
RELAY, CONTROL, 24V, 10A, DPDT, 8 PIN OCTAL, 2-POLE, TUBE BASE	EA	17349	\$ 26.69	USD	34965	ALLEN BRADLEY	700-HA32A24
ELEMENT, HEATER OVERLOAD, W36	EA	17443	\$ 28.58	USD	35254	ALLEN BRADLEY	W36
BLOCK, TERMINAL, 600VAC/DC 24A, HIGH DENSITY GREEN	EA	17505	\$ 12.35	USD	3815368	ALLEN BRADLEY	1492-HM2G
PLC, LIGHT, PILOT, 120VAC/DC, FULL VOLTAGE, RED LENS, NO TEST OPTION, LED (OLD)	EA	18195	\$ 167.91	USD	3503598	ALLEN BRADLEY	800T-QH2R
SWITCH, PUSHBUTTON, W/O CONTACT, RED, 2 POSITION PUSH-PULL MUSHROOM HEAD	EA	18196	\$ 130.24	USD	35045	ALLEN BRADLEY	800T-FX6
SWITCH, SELECTOR, D018 KEY SWITCH, W/O CONTACT, 2 POSITION M-M, CYLINDER LOCK	EA	18197	\$ 145.55	USD	85784	ALLEN BRADLEY	800T-H31
BLOCK, TERMINAL, 300VAC/DC 25A, #22-#14 AWG, 0.86" X 1.25" X 0.34", OPEN CONSTRUCTION	BX	18238	\$ 3.72	USD	39189	ALLEN BRADLEY	1492-F1
RELAY, MODULE, PLC, OUTPUT, ISOLATED, SERIES A, SLC 500	EA	19199	\$ 1,095.80	USD	42298	ALLEN BRADLEY	1746-0X8
BLOCK, CONTACT, SHALLOW, 1 NO	EA	20101	\$ 22.88	USD	35158	ALLEN BRADLEY	800T-XD1
MODULE, I/O, DIGITAL CONTACT OUTPUT 5/125VDC 5/240V 2A@ 240V RESISTIVE PER	EA	21590	\$ 508.51	USD	81932	ALLEN BRADLEY	1794-OW8
PLC, CABLE, I/O MODULE, 22AWG X 2.5 METER	EA	27165	\$ 279.59	USD	331868	ALLEN BRADLEY	1492-ACABLE025WB
PLC, RELAY MODULE, OUTPUT CARD, 8 POINT, 20 PIN, ANALOG	EA	27166	\$ 2,867.89	USD	366063	ALLEN BRADLEY	1756-OF8
CONTACTOR, COIL, MV, 2 PER SET	SET	27454	\$ 356.72	USD	80026-230-01-R	ALLEN BRADLEY	80026-230-01-R
PLC, MODULE, ANALOG INPUT, 4 POINT, MICRO 850	EA	27811	\$ 196.92	USD	AB2080IF4	ALLEN BRADLEY	2080-IF4
PLC, MODULE, MICRO 850, 24VDC, W/REMOVABLE IO SLOT SB	EA	27812	\$ 588.96	USD		ALLEN BRADLEY	2080-LS0E-24QWB
DLR, ETHERNET, DUAL, PLC, 24VDC, (NO SUB)	EA	27881	\$ 3,760.15	USD	3429970	ALLEN BRADLEY	1769-L24ER-Q8FC1B
PLC, CONTROLLER, PROCESSOR, 3MB USER, USB PORT, 1GB, ETHERNET PORT, 4 CHANNEL	EA	28245	\$ 7,395.99	USD	4124800	ALLEN BRADLEY	1756-L81E
CONTROLLER, ETHERNET (NO SUB)	EA	28301	\$ 4,022.43	USD	3414805	ALLEN BRADLEY	1769-L33ER
PLC, CHASSIS, RACK, 13-SLOT, CONTROLLOGIX	EA	28327	\$ 1,049.91	USD	349347	ALLEN BRADLEY	1756-A13
POWER SUPPLY, 48VDC, (NO SUB)	EA	28329	\$ 1,572.61	USD	3667668	ALLEN BRADLEY	1756-PC75
PLC, MODULE, RELAY, OUTPUT, 16-POINT ISOLATED, CONTROLLOGIX	EA	28330	\$ 886.99	USD	338987	ALLEN BRADLEY	1756-OW16I
PLC, MODULE, INTERFACE, 40 POINT DISCRETE, CONTROLLOGIX	EA	28331	\$ 166.56	USD	147928	ALLEN BRADLEY	1492-IFM40F

PLC, MODULE, INTERFACE, 8 /16 POINT ANALOG, CONTROLLOGIX	EA	28332	\$ 177.78	USD	307445	ALLEN BRADLEY	1492-AIFM8-3	
PLC, CABLE, ASSEMBLY, DISCRETE, I/O, 2.5M, CONTROLLOGIX	EA	28333	\$ 394.13	USD	334320	ALLEN BRADLEY	1492-CABLE025Y	
PLC, CABLE, ASSEMBLY, DISCRETE, I/O MODULE, 1 METER	EA	28348	\$ 327.53	USD	334319	ALLEN BRADLEY	1492-CABLE010Y	
PLC, MODULE, INTERFACE, 40 POINT, 120 VAC/DC	EA	28424	\$ 359.68	USD	941295	ALLEN BRADLEY	1492-IFM40F-FS120-2	
PLC, CABLE, ASSEMBLY, ANALOG, PREWIRED, 2.5M	EA	28425	\$ 412.73	USD	331860	ALLEN BRADLEY	1492-ACABLE025UD	
POWER SUPPLY, 120/240 VAC	EA	28426	\$ 636.53	USD	465795	ALLEN BRADLEY	1769-PA4	
CAP, END, PLC, FOR 1769 I/O CARD	EA	28427	\$ 48.38	USD	366118	ALLEN BRADLEY	1769-ECR	
MODULE, INPUT, 16 POINT, 16 BIT	EA	28428	\$ 1,608.92	USD	3295207	ALLEN BRADLEY	1769-IF16C	
MODULE, PLC, OUTPUT, COMPACTLOGIX	EA	28429	\$ 2,066.93	USD	2319211	ALLEN BRADLEY	1769-OF8C	
MODULE, INPUT, 120V, 16 POINT	EA	28430	\$ 402.82	USD	391788	ALLEN BRADLEY	1769-IA16	
MODULE, INTERFACE, AI/AO CARD	EA	28431	\$ 141.01	USD	310086	ALLEN BRADLEY	1492-AIFM4-3	
PLC, MODULE, INTERFACE	EA	28432	\$ 185.97	USD	307775	ALLEN BRADLEY	1492-IFM20F-FS-2	
ASSEMBLY, PLC, PRE-WIRED, 2.5M	EA	28433	\$ 153.10	USD	3956113	ALLEN BRADLEY	1492-ACAB025BD69	
CABLE, ASSEMBLY, PLC, ANALOG, 2.5M	EA	28434	\$ 153.10	USD	3628867	ALLEN BRADLEY	1492-ACAB025AC69	
CABLE, ASSEMBLY, PLC, PRE-WIRED, DI/DO, 2.5M	EA	28435	\$ 135.68	USD	1458691	ALLEN BRADLEY	1492-CAB025A69	
CABLE, PLC, ASSEMBLY, DIGITAL, 2.5, COMPACTLOGIX	EA	28436	\$ 135.68	USD	3956194	ALLEN BRADLEY	1492-CAB025D69	
RACK, CHASSIS, PLC, 17 SLOT, CONTROLLOGIX	EA	28438	\$ 1,233.20	USD	377072	ALLEN BRADLEY	1756-A17	
POWER SUPPLY, PLC, 19.2-32 VDC, CONTROLLOGIX	EA	28439	\$ 1,572.61	USD	401098	ALLEN BRADLEY	1756-PB75	
CHASSIS, RACK, 7 SLOT	EA	28440	\$ 717.28	USD	338985	ALLEN BRADLEY	1756-A7	
BREAKER, CIRCUIT, 1-POLE 1 AMP DC (NO SUB)	EA	28643	\$ 166.83	USD	3553224	ALLEN BRADLEY	1492-D1C010	
BREAKER, CIRCUIT, PLC, 32A, 2P, DC	EA	28644	\$ 266.11	USD	3629474	ALLEN BRADLEY	1492-D2C320	
BREAKER, CIRCUIT, PLC, 6A, SP, DC	EA	28645	\$ 117.71	USD	3553229	ALLEN BRADLEY	1492-D1C060	
BREAKER, CIRCUIT, PLC, 10A, SP, DC	EA	28646	\$ 117.71	USD	3574590	ALLEN BRADLEY	1492-D1C100	
BREAKER, CIRCUIT, PLC, 20A, SP, DC (NO SUB)	EA	28647	\$ 117.71	USD	3566002	ALLEN BRADLEY	1492-D1C200	
BREAKER, CIRCUIT, PLC, 10A, DP, DC	EA	28648	\$ 231.32	USD	3629469	ALLEN BRADLEY	1492-D2C100	
TERMINAL, DISPLAY PANEL, PLC, PANEL VIEW, 5510, 10" GRAPHIC TERMINAL, 24 VDC	EA	28657	\$ 4,294.89	USD	4237999	ALLEN BRADLEY	2715P-B10CD	
PLC, BLOCK, TERMINAL, 10 MM SCREW, GREEN	EA	28835	\$ 8.47	USD	2386706	ALLEN BRADLEY	1492-JG10	
PLC, BLOCK, TERMINAL, 10AWG, 35A, 600V AC/DC, GRAY	EA	28836	\$ 1.53	USD	2286075	ALLEN BRADLEY	1492-J4	
PLC, END BARRIER, TERMINAL BLOCK	EA	28838	\$ 0.99	USD	2286145	ALLEN BRADLEY	1492-EBJ3	
PLC, BLOCK, TERMINAL GROUND, 4MM SCREW, GREEN FEED THROUGH	EA	28842	\$ 7.20	USD	2386704	ALLEN BRADLEY	1492-JG4	
ELECTRICAL, HOUSING FILTER, 432 X 795 MM, FIBERGLASS	EA	28945	\$ 18.71	USD	3296159	ALLEN BRADLEY	81001-717-01-R	
PLC, FILTER, AIR, 535 MM X 769.5 MM, WASHABLE	EA	28946	\$ 155.73	USD	3296156	ALLEN BRADLEY	80026-446-02-R	
PLC, AIR FILTER, 540 MM X 795 MM	EA	28950	\$ 21.14	USD	3236545	ALLEN BRADLEY	81001-717-02-R	
PLC, CABLE, ANALOG, I/O MODULE, PRE-WIRED, 22 AWG, 20 CONDUCTOR, 1.0 M LENG	EA	09821	\$ 157.54	USD	36449	ALLEN BRADLEY	1492-CABLE010F	
MODULE, INTERFACE, DIGITAL FEED THRU STANDARD 20 TERMINAL CONNECTION POI	EA	09823	\$ 112.40	USD	82070	ALLEN BRADLEY	1492-IFM20F	
PLC, MODULE, I/O, COMPACT DIGITAL OUTPUT 5/265V 5/125VDC 125MA @ 5V 100MA	EA	23371	\$ 415.74	USD	407224	ALLEN BRADLEY	1769-OW8I	
PLC, MODULE, ISOLATED INPUT, MICROLOGIX 1500	EA	23372	\$ 375.80	USD	391790	ALLEN BRADLEY	1769-IA8I	
MODULE, I/O, DIGITAL AC INPUT 74/132V 2.5MA OFF-STATE 16 INPUTS (2 SETS OF 8)	EA	23623	\$ 652.80	USD	363655	ALLEN BRADLEY	1756-IA16	
PLC, POWER SUPPLY, 85/265V INPUT, 1.2/24VDC 240VA 13A OUTPUT, CONTROLLOGIX	EA	23626	\$ 1,572.61	USD	390497	ALLEN BRADLEY	1756-PA75	
MODULE, I/O, 8 POINT, TCCC 1, ROFCS TURBINE, ANALOG AC INPUT 74/132V 2.5MA O	EA	23627	\$ 1,525.72	USD	364326	ALLEN BRADLEY	1756-IF8	
MODULE, PLC, ANALOG DC OUTPUT, CONTROLLOGIX, 8 CHANNEL	EA	24750	\$ 2,867.89	USD	0.366063	ALLEN BRADLEY	1756-OF8	
MODULE, PLC, BRIDGE, CONTROLLOGIX	EA	24751	\$ 2,851.84	USD	366969	ALLEN BRADLEY	1756-CNB	
CONTACTOR, MOTOR, 9A, 3P	EA	25113	\$ 121.64	USD	3266583	ALLEN BRADLEY	100-C09L10	
COIL, CLOSING AND HOLD-IN	EA	26145	\$ 896.10	USD	80026-231-02-R	ALLEN BRADLEY	80026-231-02-R	
MODULE, CONTROL	EA	26147	\$ 2,579.55	USD	1501-3VC-BMCS	ALLEN BRADLEY	1501-3VC-BMCS	
FUSE, 48 AMP, 5.08KV, 48X, BOLT-IN MOUNTED	EA	26148	\$ 2,053.20	USD	80025-296-12-R	ALLEN BRADLEY	80025-296-12-R	
CABLE, ASSEMBLY, ANALOG INPUTS, CONTROLLOGIX	EA	26173	\$ 412.73	USD	959464	ALLEN BRADLEY	1492-ACABLE025UB	
CABLE, ASSEMBLY, DIGITAL I/O CARDS, CONTROLLOGIX	EA	26174	\$ 395.43	USD	335114	ALLEN BRADLEY	1492-CABLE025TBCH	
RACK, 10 SLOT, CONTROLLOGIX	EA	26175	\$ 873.42	USD	1756-A10	ALLEN BRADLEY	1756-A10	
MODULE, COMMUNICATION INTERFACE REMOTE I/O, DHPLUS, CONTROLLOGIX (NO S	EA	26176	\$ 3,607.46	USD	159453	ALLEN BRADLEY	1756-DHRI0	
CARD, NETWORK, ETHERNET IP, CONTROLLOGIX	EA	26177	\$ 3,754.32	USD	3178245	ALLEN BRADLEY	1756-EN2T	
PLC, CARD, INPUT DIGITAL, 120VAC, CONTROLLOGIX	EA	26178	\$ 822.52	USD	368189	ALLEN BRADLEY	1756-IA16I	
CARD, INPUT, DIGITAL 24VDC, CONTROLLOGIX	EA	26179	\$ 787.43	USD	364319	ALLEN BRADLEY	1756-IB16I	
PROCESSOR, CONTROLLOGIX	EA	26180	\$ 7,771.39	USD	1756-L71	ALLEN BRADLEY	1756-L71	
CARD, DIGITAL OUTPUT, 120VAC, CONTROLLOGIX (NO SUB)	EA	26181	\$ 1,154.00	USD	368191	ALLEN BRADLEY	1756-OA16I	
CARD, OUTPUT DIGITAL 24VDC, CONTROLLOGIX	EA	26182	\$ 1,028.41	USD	364327	ALLEN BRADLEY	1756-OB16I	
CARD, COMMUNICATIONS, DNP, CONTROLLOGIX, MODULE, MASTER/SLAVE, NETWORK	EA	26187	\$ 5,029.00	USD	MV156-DNP	PROSOFT	MV156-DNP	
PLC, MODULE, ENHANCED COMMUNICATIONS, MODBUS, TCP IP, MASTER/SLAVE, MU	EA	26188	\$ 3,339.00	USD	3351482	PROSOFT	MV156E-MNETC	
PLC, CARD, ANALOG INPUT, CONTROLLOGIX	EA	26195	\$ 2,202.54	USD	366060	ALLEN BRADLEY	1756-IF16	
BOARD, ACB ASSEMBLY, POWERFLEX	EA	26792	\$ 7,760.40	USD	80190-560-01-R	ROCKWELL	80190-560-01-R	
FILTER, VFD, 16.75" X 29" X 5", WASHABLE	EA	26794	\$ 440.23	USD	80026-446-16-R	ROCKWELL	80026-446-16-R	
FILTER, MESH, 26.125 X 29.06 X .5	EA	26795	\$ 292.32	USD	80026-824-01-R	ROCKWELL	80026-824-01-R	
FILTER, MESH, ALUMINUM, 23.875 X 34.625 X .5"	EA	26796	\$ 316.68	USD	80026-824-02-R	ROCKWELL	80026-824-02-R	
BOARD, OPTICAL INTERFACE, VFD	EA	26797	\$ 394.98	USD	80190-600-01-R	ROCKWELL	80190-600-01-R	
BOARD, DPM ASSEMBLY, VFD	EA	26798	\$ 6,046.50	USD	80190-580-01-R	ROCKWELL	80190-580-01-R	
POWER SUPPLY, IGCT, ALL VOLTAGE, POWERFLEX 7000	EA	26799	\$ 5,663.70	USD	80026-044-06-R	ROCKWELL	80026-044-06-R	
BOARD, VOLTAGE SENSING	EA	26800	\$ 983.10	USD	81007-465-51-R	ROCKWELL	81007-465-51-R	
FILTER, WASHABLE, 14.375 X 32.625 X .5	EA	26801	\$ 326.25	USD	80026-446-15-R	ROCKWELL	80026-446-15-R	
JUMPER, CENTER BAR, 10 POLE CENTER	EA	07311	\$ 10.32	USD	86247	ALLEN BRADLEY	1492-CJD6-10	
PLC, LENS CAP, RED ILLUMINATED PILOTLIGHT, PUSH-TO-TEST, NO LEGEND	EA	12782	\$ 13.93	USD	35082	ALLEN BRADLEY	800T-N40	
PLC, LENS CAP, GREEN ILLUMINATED PILOTLIGHT, PUSH-TO-TEST, NO LEGEND	EA	12809	\$ 13.93	USD	35083	ALLEN BRADLEY	800T-N41	
FUSE, 3E, 5.5KV, FERRULE MOUNTED, TYPE CLPT	EA	14332	\$ 394.51	USD		ALLEN BRADLEY	SCLPT-3E	
ELECTRICAL, HOUSING FILTER, 540 X 795 MM, FIBERGLASS	EA	29616	\$ 21.14	USD	3236545	ALLEN BRADLEY	81001-717-02-R	
ELECTRICAL, HOUSING FILTER, 332 X 540 MM, FIBERGLASS	EA	29618	\$ 14.62	USD	3579915	ALLEN BRADLEY	81009-551-01-R	
PLC, CONTROLLER, PROCESSOR, 3MB, 3110, 50 NODES	EA	29704	\$ 6,512.35	USD	4120315	ALLEN BRADLEY	5069-L330ER	
PLC, MODULE, I/O, AC INPUT, FIELD POTENTIAL	EA	29709	\$ 173.64	USD	3697725	ALLEN BRADLEY	5069-FPD	
PLC, MODULE, RELAY OUTPUT	EA	29710	\$ 774.14	USD	4153684	ALLEN BRADLEY	5069-OW16	
PLC, MODULE CARD, AC DIGITAL INPUT, CONTROLLOGIX	EA	29711	\$ 418.04	USD	4145018	ALLEN BRADLEY	5069-IA16	
PLC, JUMPER, TERMINAL BLOCK CENTER, 5MM, SCREW TYPE	EA	29819	\$ 7.70	USD	2286161	ALLEN BRADLEY	1492-CJJ6-10	
PLC, JUMPER, CENTER TERMINAL BLOCK, 10-POLE, 5MM, SHIPPED IN BOX OF 20 BUT S	EA	29820	\$ 6.24	USD	2283982	ALLEN BRADLEY	1492-CJK6-10	
ELECTRICAL, MARKER, TERMINAL, CUSTOM, 12MM LENGTH X 6MM WIDTH, 1- 50 REP	EA	30096	\$ 71.05	USD	4152380	ALLEN BRADLEY	1492-MT6X12	
BREAKER, CIRCUIT, 0.5A, 250V 65VDC, SP, HIGH DENSITY MINIATURE	EA	01671	\$ 106.24	USD	38988	Allen Bradley	1492-GH005	
BLOCK, CONTACT, SELECTOR SWITCH, 2 NO, 30MM - ALLEN BRADLEY	EA	30410	\$ 45.76	USD	35153	ALLEN BRADLEY	800T-XA2	
SWITCH, SELECTOR, 3 POSITION, SPRING RETURN, 30MM - ALLEN BRADLEY	EA	30411	\$ 135.37	USD	3486525	ALLEN BRADLEY	800TC-J91A	

# BUSINESS LICENSE

City of North Las Vegas  
2250 Las Vegas Blvd. North, Suite 110  
North Las Vegas, NV 89030

Mailing Address:

**CODALE ELECTRIC  
3920 W SUNSET RD  
LAS VEGAS, NV 89118**

In conformity with and subject to the provisions of the Ordinances of the City of North Las Vegas and the laws of the State of Nevada, license is hereby granted to operate the business described hereon:

License Number: **BUS-000327-2020**

Expiration Date: **03/31/2025**


Type of License: **BUSINESS**

Classification: **MISCELLANEOUS FLAT FEE**

Business Location: **CODALE ELECTRIC  
3920 W SUNSET RD  
LAS VEGAS, NV 89011**

Owner/Principal(s): **CODALE ELECTRIC SUPPLY INC**

CITY OF  
NORTH LAS VEGAS

  
\_\_\_\_\_  
Alfredo Melesio  
Director of Land Development & Community  
Services

This license is not transferable  
POST IN A CONSPICUOUS PLACE





# CERTIFICATE OF LIABILITY INSURANCE

DATE(MM/DD/YYYY)  
11/15/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

<b>PRODUCER</b> Aon Risk Services Northeast, Inc. Connecticut Office 800 Connecticut Ave Norwalk CT 06854 USA	<b>CONTACT NAME:</b> <b>PHONE</b> (A/C. No. Ext): (866) 283-7122 <b>FAX</b> (A/C. No.): 800-363-0105 <b>E-MAIL ADDRESS:</b>														
<b>INSURED</b> Sonepar Mountain Holdings, LLC dba Codale 5225 West 2400 South Salt Lake City UT 84120 USA	<table><tr><td><b>INSURER(S) AFFORDING COVERAGE</b></td><td><b>NAIC #</b></td></tr><tr><td>INSURER A: Hartford Fire Insurance Co.</td><td>19682</td></tr><tr><td>INSURER B:</td><td></td></tr><tr><td>INSURER C:</td><td></td></tr><tr><td>INSURER D:</td><td></td></tr><tr><td>INSURER E:</td><td></td></tr><tr><td>INSURER F:</td><td></td></tr></table>	<b>INSURER(S) AFFORDING COVERAGE</b>	<b>NAIC #</b>	INSURER A: Hartford Fire Insurance Co.	19682	INSURER B:		INSURER C:		INSURER D:		INSURER E:		INSURER F:	
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INSURER B:															
INSURER C:															
INSURER D:															
INSURER E:															
INSURER F:															

**COVERAGES**      **CERTIFICATE NUMBER:** 570109444553      **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS.

Limits shown as requested

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS							
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <table><tr><td><input type="checkbox"/> CLAIMS-MADE</td><td><input checked="" type="checkbox"/> OCCUR</td></tr></table> GEN'L AGGREGATE LIMIT APPLIES PER: <table><tr><td><input type="checkbox"/> POLICY</td><td><input checked="" type="checkbox"/> PROJECT</td><td><input checked="" type="checkbox"/> LOC</td></tr></table> OTHER:	<input type="checkbox"/> CLAIMS-MADE	<input checked="" type="checkbox"/> OCCUR	<input type="checkbox"/> POLICY	<input checked="" type="checkbox"/> PROJECT	<input checked="" type="checkbox"/> LOC			10CSES60208	01/01/2024	01/01/2025	EACH OCCURRENCE	\$2,000,000	
<input type="checkbox"/> CLAIMS-MADE	<input checked="" type="checkbox"/> OCCUR													
<input type="checkbox"/> POLICY	<input checked="" type="checkbox"/> PROJECT	<input checked="" type="checkbox"/> LOC												
							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000,000						
							MED EXP (Any one person)	\$100,000						
							PERSONAL & ADV INJURY	\$2,000,000						
							GENERAL AGGREGATE	\$2,000,000						
							PRODUCTS - COMP/OP AGG	\$2,000,000						
A	<b>AUTOMOBILE LIABILITY</b> <table><tr><td><input checked="" type="checkbox"/> ANY AUTO</td><td></td></tr><tr><td><input checked="" type="checkbox"/> OWNED AUTOS ONLY</td><td><input type="checkbox"/> SCHEDULED AUTOS</td></tr><tr><td><input checked="" type="checkbox"/> HIRED AUTOS ONLY</td><td><input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY</td></tr></table>	<input checked="" type="checkbox"/> ANY AUTO		<input checked="" type="checkbox"/> OWNED AUTOS ONLY	<input type="checkbox"/> SCHEDULED AUTOS	<input checked="" type="checkbox"/> HIRED AUTOS ONLY	<input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY			10 CSE S60203 AOS	01/01/2024	01/01/2025	COMBINED SINGLE LIMIT (Ea accident)	\$2,000,000
<input checked="" type="checkbox"/> ANY AUTO														
<input checked="" type="checkbox"/> OWNED AUTOS ONLY	<input type="checkbox"/> SCHEDULED AUTOS													
<input checked="" type="checkbox"/> HIRED AUTOS ONLY	<input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY													
							BODILY INJURY (Per person)							
							BODILY INJURY (Per accident)							
							PROPERTY DAMAGE (Per accident)							
	<b>UMBRELLA LIAB</b> <table><tr><td><input type="checkbox"/> EXCESS LIAB</td><td><input type="checkbox"/> CLAIMS-MADE</td></tr></table> DED <input type="checkbox"/> RETENTION <input type="checkbox"/>	<input type="checkbox"/> EXCESS LIAB	<input type="checkbox"/> CLAIMS-MADE						EACH OCCURRENCE					
<input type="checkbox"/> EXCESS LIAB	<input type="checkbox"/> CLAIMS-MADE													
							AGGREGATE							
A	<b>WORKERS COMPENSATION AND EMPLOYERS' LIABILITY</b> ANY PROPRIETOR / PARTNER / EXECUTIVE OFFICER/MEMBER (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below Y/N <input checked="" type="checkbox"/> N N/A			10WNS60200 AOS 10WBR60201 WI, MA	01/01/2024	01/01/2025	<input checked="" type="checkbox"/> PER STATUTE	<input type="checkbox"/> OTHER						
A					01/01/2024	01/01/2025	E.L. EACH ACCIDENT	\$1,000,000						
							E.L. DISEASE-EA EMPLOYEE	\$1,000,000						
							E.L. DISEASE-POLICY LIMIT	\$1,000,000						

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: Purchase Rockwell PLC's and Industrial Controls.

## CERTIFICATE HOLDER

## CANCELLATION

City of North Las Vegas 2250 Las Vegas Blvd. N. North Las Vegas NV 89030 USA	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.  AUTHORIZED REPRESENTATIVE  <i>Aon Risk Services Northeast, Inc.</i>
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