ATTACHMENT A: IRS Requirements

Mail Log: All mail containing federal tax information (FTI) must be logged from receipt to mailing or return to DAS. When Vendor receives information identified as FTI from Iowa Department of Administrative Services (DAS), Vendor shall log and account for the total number of FTI items. All FTI items damaged or cannot be mailed must be returned to DAS with a transmittal form attached and double-sealed.

The mail log must be maintained by Vendor in a secure location for 5 years and made available upon request to DAS, Iowa Department of Health and Human Services or the Internal Revenue Services.

Transmittal form must contain sending party, receiving party, date, number of FTI items transmitted, signature of employee, and this statement, *"This shipment contains confidential FEDERAL TAX INFORMATION. Per 26 U.S.C. 7213 and 7213A, it is unlawful for any person to re-disclose, print, or publish any federal tax return or return information, as defined in 26 U.S.C. 6103(b), unless in compliance with a manner authorized by United States Code Title 26. Any disclosure violation shall be a felony punishable by a fine in an amount not exceeding \$5,000, or imprisonment of not more than 5 years, or both, together with the cost of prosecution. Further, per 26 U.S.C. 7431, an unauthorized disclosure can result in an award of civil damages. If you've received this shipment in error, please contact the sender by telephone at ### #### to arrange for the return of the shipment."*

Double-sealed requirement: All FTI returned to DAS must be placed in one envelope marked as *"Confidential – Shall only be opened by authorized staff of the Iowa Department of Administrative Services."* This marked envelope must then be placed in a second envelope which does not contain any indication the information included is confidential or labeled as FTI.

Date	Number of FTI items Received from DAS	Number of FTI items mailed	Number of FTI items returned to DAS	Vendor Employee Signature
1/6/2025	1,020	900	120	
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Example Log

Visitor Identification and Log

Visitors shall be required to provide identification prior to entering a restricted area containing federal tax information. The security personnel must validate the person's ID by examining government-issued ID and must compare the name and signature entered in the access log with the same on the ID. When leaving the area, the security personnel or escort must enter the visitor's time of departure. The visitor logs must be maintained by Vendor for 5 years and made and made available upon request to DAS, HHS or the IRS.

VISITOR ACCESS LOG

Door Location: _____

Reviewed By & Date: _____

Month/Year:

Date	Visitor Name (print)	Visitor's Organization	Form of Government- Issued Identification	Purpose of Visit	Person Visited	Organization Visited	Time In	Time Out	Signature of Visitor
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			
						[Vendor Name]			

Exhibit 7 Safeguarding Contract Language

I. PERFORMANCE

In performance of this contract, the Contractor agrees to comply with and assume responsibility for compliance by officers or employees with the following requirements:

(1) All work will be performed under the supervision of the contractor.

(2) The contractor and contractor's officers or employees to be authorized access to FTI must meet background check requirements defined in IRS Publication 1075. The contractor will maintain a list of officers or employees authorized access to FTI. Such list will be provided to the agency and, upon request, to the IRS.

(3) FTI in hardcopy or electronic format shall be used only for the purpose of carrying out the provisions of this contract. FTI in any format shall be treated as confidential and shall not be divulged or made known in any manner to any person except as may be necessary in the performance of this contract. Inspection or disclosure of FTI to anyone other than the contractor or the contractor's officers or employees authorized is prohibited.

(4) FTI will be accounted for upon receipt and properly stored before, during, and after processing. In addition, any related output, and products require the same level of protection as required for the source material.

(5) The contractor will certify that FTI processed during the performance of this contract will be completely purged from all physical and electronic data storage with no output to be retained by the contractor at the time the work is completed. If immediate purging of physical and electronic data storage is not possible, the contractor will certify that any FTI in physical or electronic storage will remain safeguarded to prevent unauthorized disclosures.

(6) Any spoilage or any intermediate hard copy printout that may result during the processing of FTI will be given to the agency. When this is not possible, the contractor will be responsible for the destruction of the spoilage or any intermediate hard copy printouts and will provide the agency with a statement containing the date of destruction, description of material destroyed, and the destruction method.

(7) All computer systems receiving, processing, storing, or transmitting FTI must meet the requirements in IRS Publication 1075. To meet functional and assurance requirements, the security features of the environment must provide for the managerial, operational, and technical controls. All security features must be available and activated to protect against unauthorized use of and access to FTI.

(8) No work involving FTI furnished under this contract will be subcontracted without the prior written approval of the IRS.

(9) Contractor will ensure that the terms of FTI safeguards described herein are included, without modification, in any approved subcontract for work involving FTI.(10) To the extent the terms, provisions, duties, requirements, and obligations of this contract apply to

performing services with FTI, the contractor shall assume toward the subcontractor all obligations, duties and responsibilities that the agency under this contract assumes toward the contractor, and the subcontractor shall assume toward the contractor all the same obligations, duties and responsibilities which the contractor assumes toward the agency under this contract.

(11) In addition to the subcontractor's obligations and duties under an approved subcontract, the terms and conditions of this contract apply to the subcontractor, and the subcontractor is bound and obligated to the contractor hereunder by the same terms and conditions by which the contractor is bound and obligated to the agency under this contract.

(12) For purposes of this contract, the term "contractor" includes any officer or employee of the contractor with access to or who uses FTI, and the term "subcontractor" includes any officer or employee of the subcontractor with access to or who uses FTI.

(13) The agency will have the right to void the contract if the contractor fails to meet the terms of FTI safeguards described herein.

II. CRIMINAL/CIVIL SANCTIONS

(1) Each officer or employee of a contractor to whom FTI is or may be disclosed shall be notified in writing that FTI disclosed to such officer or employee can be used only for a purpose and to the extent authorized herein, and that further disclosure of any FTI for a purpose not authorized herein constitutes a felony punishable upon conviction by a fine of as much as \$5,000 or imprisonment for as long as 5 years, or both, together with the costs of prosecution.

(2) Each officer or employee of a contractor to whom FTI is or may be accessible shall be notified in writing that FTI accessible to such officer or employee may be accessed only for a purpose and to the extent authorized herein, and that access/inspection of FTI without an official need-to-know for a purpose not authorized herein constitutes a criminal misdemeanor punishable upon conviction by a fine of as much as \$1,000 or imprisonment for as long as 1 year, or both, together with the costs of prosecution.

(3) Each officer or employee of a contractor to whom FTI is or may be disclosed shall be notified in writing that any such unauthorized access, inspection or disclosure of FTI may also result in an award of civil damages against the officer or employee in an amount equal to the sum of the greater of \$1,000 for each unauthorized access, inspection, or disclosure, or the sum of actual damages sustained as a result of such unauthorized access, inspection, or disclosure, plus in the case of a willful unauthorized access, inspection, or disclosure or an unauthorized access/inspection or disclosure which is the result of gross negligence, punitive damages, plus the cost of the action. These penalties are prescribed by IRC sections 7213, 7213A and 7431 and set forth at 26 CFR 301.6103(n)-1. Additionally, it is incumbent upon the contractor to inform its officers and employees of the penalties for improper disclosure imposed by the Privacy Act of 1974, 5 U.S.C. 552a. Specifically, 5 U.S.C. 552a(i)(1), which is made applicable to contractors by 5 U.S.C. 552a(m)(1), provides that any officer or employee of a contractor, who by virtue of his/her employment or official position, has possession of or access to agency records which contain individually identifiable information, the disclosure of which is prohibited by the Privacy Act or regulations established thereunder, and who knowing that disclosure of the specific material is so prohibited, willfully discloses the material in any manner to any person or agency not entitled to receive it, shall be guilty of a misdemeanor and fined not more than \$5,000. (4) Granting a contractor access to FTI must be preceded by certifying that each officer or employee understands the agency's security policy and procedures for safeguarding FTI. A contractor and each officer or employee must maintain their authorization to access FTI through annual recertification of their understanding of the agency's security policy and procedures for safeguarding FTI. The initial certification and recertifications must be documented and placed in the agency's files for review. As part of the certification and at least annually afterwards, a contractor and each officer or employee must be advised of the provisions of IRC sections 7213, 7213A, and 7431 (see Exhibit 4, Sanctions for Unauthorized Disclosure, and Exhibit 5, Civil Damages for Unauthorized Disclosure). The training on the agency's security policy and procedures provided before the initial certification and annually thereafter must also cover the incident response policy and procedure for reporting unauthorized disclosures and data breaches. (See Section 10) For the initial certification and the annual recertifications, the contractor and each officer or employee must sign, either with ink or electronic signature, a confidentiality statement certifying their understanding of the security requirements.

III. INSPECTION

The IRS and the Agency, with 24 hour notice, shall have the right to send its inspectors into the offices and plants of the contractor to inspect facilities and operations performing any work with FTI under this contract for compliance with requirements defined in IRS Publication 1075. The IRS' right of inspection shall include the use of manual and/or automated scanning tools to perform compliance and vulnerability assessments of information technology (IT) assets that access, store, process or transmit FTI. Based on the inspection, corrective actions may be required in cases where the contractor is found to be noncompliant with FTI safeguard requirements.