



IFS Company Profile



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COMPANY PROFILE

• Full Company Name and Address

Sales & Marketing		Engineering & Manufacturing	Engineering & Manufacturing		
Integrated Flow Solutions, LLC		Integrated Flow Solutions, LLC	Integrated Flow Solutions, LLC		
9807 Whitho	orn	6461 Reynolds Road			
Houston, Te	xas 77095	Tyler, Texas 75708			
<u>Mailing Address</u> 9807 Whithorn		P. O. Box 7095			
Houston, Texas 77095		Tyler, Texas 75711	Tyler, Texas 75711		
Telephone Number:	281-855-8125	Telephone 903-595-6511 Number:			
Facsimile Number:	281-855-3504	Facsimile 903-595-4774 Number:			

Website: <u>www.integratedflowsolutions.com</u>

Email <u>sales@integratedflowsolutions.com</u> Address:

<u>Remit / Payment Address</u>

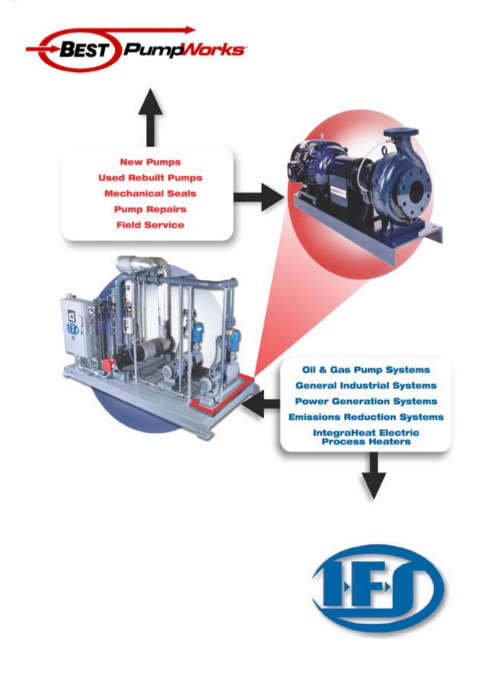
Integrated Flow Solutions, LLC		
P. O. Box 7095		
Tyler, Texas USA 75711		

Type of Ownership:	Privately Held Corporation
Owner:	B27 LLC
Year of Incorporation	1979
Government Classification:	Limited Liability Corporation
Type of Business:	Engineered To Order Gas & Liquid Process Solutions
Annual Sales: 2007 2008 2009 2010 2011 (Estimate) Dun & Bradstreet Number:	Integrated Flow Solutions \$35MM \$43MM \$36MM \$36MM \$42MM 093516474
Federal ID Number:	01-0727249
Texas Direct Pay Number:	1-75-2349067-4



Integrated Flow Solutions, LLC (IFS), formerly Flowtronex International, specializes in the design and manufacture of engineered to order liquid and gas handling process systems for a variety of industries. Founded in 1979 as an outgrowth of the pump distribution business, IFS began serving the oil and gas market, then expanded into turf grass (Flowtronex/PSI), power, and general industrial. In 2002, Flowtronex/PSI and the brand, "Flowtronex" was sold to ITT. Flowtronex International was renamed Integrated Flow Solutions, LLC.

B27 Companies include:





NUMBER OF IFS EMPLOYEES

٠	<u>Ove</u>	erall Number of Employees	97
	1.	Company Officials: President Market Manager – Upstream Oil & Gas Market Manager – Mid/Downstream Oil & Gas Market Manager – Latin America/Caribbean	<u>Houston, Texas</u> William H. Marsh Meril Moen Lewis Solomon Juan Patino
		Market Manager – Power/Environmental	<u>Plano, Texas</u> Jim Raydo
		General Manager Operations Manager	<u>Tyler, Texas</u> John McIntyre Michael Roberts
		Project Management Team	Dave Pollan Troy Urbantke Lourdes Aguilar
	2.	Engineering Manager Product Support Manager Quality Control Manager Purchasing Manager Parts Manager Engineering:	Leandro Bruno David Jones Eric Pink Clay Reagan Kerry Maness
		Mechanical Engineers Electrical Engineers Designers	10 3 4
		Draftsmen	6
	3.	Customer Support:	4
	4.	Purchasing:	5
	5.	Quality Control:	3
	6.	Shop: Number of Supervisors Number of Inspectors Average Number of All Production Workers Average Number of Code Welders Painters Instrument Fitters Mechanists Pump Mechanics	5 1 50 15 3 7 7 4



A sample of the IFS Product Line includes:

<u>POWER</u> <u>AIR QUALITY</u>	<u>UPSTREAM</u> OIL & GAS	MIDSTREAM DOWNSTREAM	<u>GENERAL</u> INDUSTRIAL
Fuel Gas Cond. Packages	Well Stream Chemical Injection Packages	OIL & GAS Coker Filtration Packages	Process Fluid Heating Packages
Anhydrous Ammonia Storage & Unloading Packages	Wellhead Fuel Gas Conditioning Packages	Burner Fuel Gas Conditioning Packages	Boiler Feedwater Tank/Supply Packages
Aqueous Ammonia Storage & Unloading Packages	Water Injection/Crude Oil Pump Packages	Refinery Ammonia Flow Control Packages (FCCU)	High & Low Pressure Condensate Packages
Pressure Reduction Station Packages	Wellhead Instrument Fuel Gas Conditioning Packages	Volatile Organic Compound Vapor Control Packages	Plant Water Booster Packages
Crude Oil Heating Packages	Unloading/Loading Packages	Compressor Seal Gas Conditioning Packages	Lube Oil Blending Packages

Tyler, TX Facility



100,000 Square Feet Under Roof Located on 7 Acres 100 Full Time Employees 18 Overhead Cranes 26' Under Hook Height All Services In-House



• Facilities

1. Building Bays & Crane Capacities:

Bay Dimen.	<u>Use</u>	Type of Crane	<u>No.</u>	Capacity	Hook Height
125' x 60'	Fab	Overhead	2	15/20 Ton	20'
110' x 50'	Assy	Overhead	2	25 Ton	20'
154' x 50'	Mech	Overhead	2	3 Ton	13'
154' x 50'	Mech	Overhead	2	3 Ton	10'
80' x 30'	Fab	Overhead	2	3 Ton	10'
100' x 25'	Fab	Jib	8	5 Ton	18'

2. Warehouse – 20,000 Square Feet Truck Shipping & Receiving

3. Coatings:

Enclosed Grit Blasting 20' x 38' x 12' Enclosed Heated Paint Booth 20' x 48.5' x 16' Enclosed Paint Booth 12' x 12' x 8' Outdoor Sand Blasting Pad

4. Maximum Size & Weight of Fabricated Units Inside the Shops Only 24' Wide by 25' High at 100,000 Pounds Maximum

Major Fabrication E	quipment
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Equipment Type	Qty.	Size or Capacity
Union Horizontal Boring Mill	1	5"
Summit Horizontal Boring Mill	1	4"
Muzak Lathe	1	34" x 120"
Muzak Lathe	1	18" x 60"
Clausing/Colchester Lathe	1	18" x 80"
Victor Lathe	1	20" x 80"
Precision Vertical Mill	1	15" x 52"
Nardini Lathe	1	21" x 120"
Promaster Lathe	1	17" x 80"
Planer Mill	1	42" x 20"
Radial Arm Drill	1	
Abrasive Cut Off Machine	1	20"
Johnson Band Saw	2	3/4" x 37"
Wire Feed Welding Machines	19	300 to 400
Manual Welding Machines	7	400 Amp
CM-2040 13B Beam Profile Machine	1	
Magnatech Pipeline II Welding System	1	
Iron Worker	1	90 Ton
Plasma Cutting Equipment	2	
Pipe Positioner	1	1-1/2 Ton
Track Torch	2	
Ludeca Optalign Plus Laser Shaft/Coupling Alignment Tool	1	
IRD 290 Rotor Balancer	1	
IRD 885 Vibration Analyzer	1	
TN Model 9277 Metal Analyzer		
Hydrotest Equipment	1	30,000 PSI
Hydrotest Equipment	2	10,000 PSI
Numerous Hand Power Tools		



Material Fabrication Capabilities & Limitations

Material	<u>Min. Thk.</u>	Max. Thk.	<u>Min. O.D.</u>
Carbon Steel	0.063"	1.25"	1.0"
Stainless Steel	0.063"	1.8"	0.50"
Chrom-Moly	0.063"	0.50"	1.0"
4130	0.187"	1.5"	2.875"
Alloy 20	0.063"	0.436"	1.0"
Cu-Ńi	0.063"	0.406"	1.0"

Inspection & Tests

In-House - Three personnel are ASNT Level II for Liquid Penetrant, Magnetic Particle & Radiographic Film interpretation. Positive material identification.

Outside - All Radiographic & Ultrasonic are conducted by the following:

PROFESSIONAL SERVICE INDUSTRIES, INC.

317 West Harrison Road Longview, Texas 75604 903 759 4192

BONDED INSPECTION INC.

3840 Marquis Street Garland, Texas 75042 972 276 0846

Industry Standard Codes

Vessels code stamped ASME Sections VIII & National Board Registered Piping designed to ANSI B31.1B31.3 Piping fabricated to ASME Section IX Structural Steel Assembly Designed to AWS D1.1 SSPC Systems and Specifications UL Electrical Control Panel Construction

Certifications:

ASME Code Stamp Certificates, U, UM, R National Board Certificate UL Panel Shop Certificate IEC Control Panel Certification ISO 9001:2008



SELECTED MAJOR PROJECTS



Ammonia Flow Control Package Customer: San Diego Gas & Electric



Ammonia Flow Control Package Customer: Sunoco Refinery



Intercooler Water Circ. Package Customer: GE/Basin Electric



Chemical Injection Packages Customer: Petrobras



Water Injection Pump Package Customer: Chevron



Chemical Injection Packages Customer: Chevron



Certification Awarded To **INTEGRATED FLOW SOLUTIONS**

Certification

HQ: 6461 REYNOLDS ROAD **TYLER, TX 75708** SITE 1: 9807 WHITHORN HOUSTON, TX 77095

Bureau Veritas Certification North America, Inc. certifies that the management system of the above organization has been audited and found to be in accordance with the requirements of the management system standards and scope of supply detailed below

STANDARDS

ISO 9001:2008

SCOPE OF SUPPLY_

Liquid and Gas Handling solutions including: Fuel Gas Conditioning, Electric Process Heating, Pressure Reduction Station, Liquid Fuel Forwarding, Demineralized Water Forwarding, Production Sand Removal, Nitrogen Generation, Pipeline Pigging, Crude Oil Shipping, Produced Water Injection, Sea Water Injection, Instrument Process Gas Conditioning, Coker Filtration, HVGO Filtration, Lube Oil Blending, VOC Recovery, Vapor Recovery, Ammonia Flow Control, Ammonia Storage & Forwarding, Ammonia Unloading, Ammonia Tank Farm and Ammonia Tank Car Unloading.

Original Approval Date: 02 June 2010

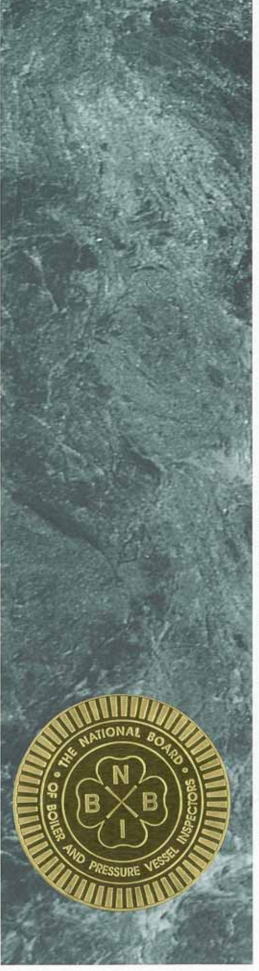
Subject to the continued satisfactory operation of the Organization's Management System, this certificate will remain valid until: 01 June 2013

Further clarifications regarding the scope of this certificate and the applicability of the management system requirements may be obtained by consulting the organization.

Certificate No: US 003194-1 Issue Date: 02 June 2010

For Bureau Veritas Certification North America, Inc. 3663 North Sam Houston Pkwy, Houston, Texas, USA www.us.bureauveritas.com/bvc





THE NATIONAL BOARD

OF

BOILER & PRESSURE VESSEL INSPECTORS

Certificate of Authorization



This is to certify that

INTEGRATED FLOW SOLUTIONS 6461 REYNOLDS RD. TYLER, TX 75708

is authorized to apply the "NB" mark and register boilers, pressure vessels, or other pressure retaining items with the National Board in accordance with its provisions. The scope of Authorization is limited to items manufactured in accordance with:

ASME

Stamp(s): U UM

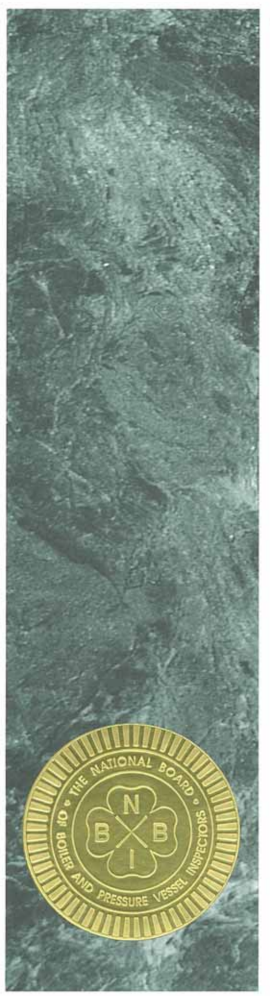
ISSUE DATE:

March 7, 2009

EXPIRATION DATE:

March 7, 2012

Executive Director



THE NATIONAL BOARD

OF

BOILER & PRESSURE VESSEL INSPECTORS

Certificate of Authorization



This is to certify that

INTEGRATED FLOW SOLUTIONS 6461 REYNOLDS ROAD TYLER, TEXAS 75708

is authorized to use the "R" SYMBOL in accordance with the provisions of the National Board.

The scope of Authorization is limited as follows:

METALLIC REPAIRS AND/OR ALTERATIONS AT THE ABOVE LOCATION AND EXTENDED FOR FIELD REPAIRS AND/OR ALTERATIONS CONTROLLED BY THIS LOCATION

CERTIFICATE NUMBER: R-5531

ISSUE DATE: MARCH 2, 2009

EXPIRATION DATE: MARCH 7, 2012

Executive Director

NB 243 Rev. 4

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STATEMENT OF AUTHORITY AND RESPONSIBILITY

THIS MANUAL OUTLINES AND DEFINES THE QUALITY CONTROL PROGRAM TO ENSURE THAT THE COMPANY IS AT ALL TIMES IN COMPLIANCE WITH THE MINIMUM REQUIREMENTS OF THE ASME BOILER AND PRESSURE VESSEL CODE SECTION VIII, DIVISION 1 AND THE NATIONAL BOARD INSPECTION CODE; HEREAFTER REFERRED TO AS THE CODE.

THE PRESIDENT FULLY SUPPORTS THIS QUALITY CONTROL SYSTEM AND GIVES THE QUALITY CONTROL MANAGER COMPLETE AUTHORITY, RESPONSIBILITY, AND THE ORGANIZATIONAL FREEDOM TO IDENTIFY QUALITY CONTROL PROBLEMS AND TO PROVIDE SOLUTIONS. THE CERTIFIED INDIVIDUAL HAS THE ASME AUTHORITY CONCERNING THE CONSTRUCTION OF "UM" STAMPED VESSELS. ALL PERSONNEL ARE HEREBY INSTRUCTED TO GIVE FULL COMPLIANCE TO THIS MANUAL AND THE CODE.

ANY PROBLEMS CONCERNING CODE COMPLIANCE THAT CANNOT BE RESOLVED BY THE QUALITY CONTROL DEPARTMENT, SHALL BE BROUGHT TO THE QUALITY CONTROL MANAGER FOR FINAL RESOLUTION WITHOUT COMPROMISE OF THE CODE OR THIS QUALITY CONTROL MANUAL.

IN. H. Marsh

February 11, 2009

PRESIDENT

DATE



CERTIFICATE OF AUTHORIZATION

This certificate accredits the named company as authorized to use the indicated symbol of the American Society of Mechanical Engineers (ASME) for the scope of activity shown below in accordance with the applicable rules of the ASME Boiler and Pressure Vessel Code. The use of the Code symbol and the authority granted by this Certificate of Authorization are subject to the provisions of the agreement set forth in the application. Any construction stamped with this symbol shall have been built strictly in accordance with the provisions of the ASME Boiler and Pressure Vessel with the provisions of the ASME Boiler and Pressure Vessel code.

COMPANY:

Integrated Flow Solutions 6461 Reynolds Rd. Tyler, Texas 75708

SCOPE:

Manufacture of pressure vessels at the above location and field sites controlled by the above location

AUTHORIZED: Ma EXPIRES: Ma CERTIFICATE NUMBER: 31,

March 4, 2009 March 7, 2012 31,698

Chairman of The Boiler And Pressure Vessel Committee



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Director, Accreditation and Certification



CERTIFICATE OF AUTHORIZATION

This certificate accredits the named company as authorized to use the indicated symbol of the American Society of Mechanical Engineers (ASME) for the scope of activity shown below in accordance with the applicable rules of the ASME Boiler and Pressure Vessel Code. The use of the Code symbol and the authority granted by this Certificate of Authorization are subject to the provisions of the agreement set forth in the application. Any construction stamped with this symbol shall have been built strictly in accordance with the provisions of the ASME Boiler and Pressure Vessel with the provisions of the ASME Boiler and Pressure Vessel code.

COMPANY:

Integrated Flow Solutions 6461 Reynolds Rd. Tyler, Texas 75708

SCOPE:

Manufacture of miniature pressure vessels at the above location and field sites controlled by the above location

AUTHORIZED: M EXPIRES: M CERTIFICATE NUMBER: 32

March 4, 2009 March 7, 2010 32,030

Chairman of The Boiler And Pressure Vessel Committee



Director, Accreditation and Certification



Certificate of Compliance

Certificate: 1	621441
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Project: 1621441

Issued to: Integrated Flow Solutions

6461 Reynolds Road Tyler, TX 75708 USA Attention: Ryan Skender Master Contract: 228216

Date Issued: 2005/02/21

The products listed below are eligible to bear the CSA Mark shown



Issued by:

James Rusnak

Authorized by: Janusz Pankowski, Manager of Certification Services

Jonhowski

PRODUCTS

CLASS 3211 09 - INDUSTRIAL CONTROL EQUIPMENT - Special (Custom) Industrial Control Assemblies

Special control assemblies, enclosed 600V ac max., 1 or 3 ph, 60Hz, 500A max, 200 hp, full voltage starter or variable speed drives, consisting of CSA components such as enclosures Type 1, 3, 3R, 4, 4X or 12, fuses, switches, circuit breakers, starters, contactors, transformers, control relays, plcs, timers and auxiliary devices.

Note: This Certification does not cover Control Panels for Cranes and Hoists, Refrigeration Compressor controllers, Heating Equipment, Fuel Burning Equipment, Capacitor Banks, Automatic Transfer Switches, Elevator Equipment, Motor Control Centers, Equipment with Service Entrance Compartment or for Equipment to be installed in Hazardous Locations.



Certificate:	1621441	Master Contract:	228216
Project:	1621441	Date Issued:	2005/02/21

APPLICABLE REQUIREMENTS

CSACAN/CSA-C22.2 No. 14-95 - Industrial Control Equipment



January 30, 2004

To: Integrated Flow Solutions 9800 NW Freeway, Suite 205 Houston, TX 77092

- Attn: Bill Marsh
- Re: ExxonMobil Sakhalin-I Project. Russian certification issue.

Gentlemen:

Thank you for giving me the opportunity to meet with you and provide for your understanding of the Russian mandatory industrial certification services SGS offers.

Please keep in mind that SGS is the only US firm officially accredited by Gosstandart (GOST-R) of the Russian Federation. SGS can supply Technical Passports, Gosgortekhnadzor (GGTN) Permits of Use, Gosenergonadzor (GEN) Explosion-Proof Approval Certificates, GOST-R Certificates of Conformity, and other mandatory Russian certification documents to legitimize you products to be delivered to Russia, depending upon your specific requirements and certification needs. Having gained an overwhelming experience in the field of foreign mandatory industrial certification (since 1993), SGS' experts and specialists will be happy to work with IFS to assist in identifying the correct Russian certification requirements/scope and execute all applicable certification procedures.

After reviewing IFS's products and standard project documentation, I feel quite confident that SGS is fully capable of rendering all necessary certification services and supplying all necessary Russian certification documents to IFS, with no negative impact on IFS's competative position worldwide.

I look forward to working with IFS on the Sakhalin-I Project, as well as other certification projects developed in both Russia and other CIS countries.

Kind Regards,

Eugene Nizhniy Product Certification Manager

SGS North America Inc Industrial Services Division 12621 Featherwood Dr Suite 270 Houston TX 77034 t (281) 478-8180 f (281) 484-5551

L-40 3/02				Subscriber No: 176079 Employee No: 16516 (For Internal UL Use Only)
		UNDERWRITERS LA	BOF	RATORIES INC. @
		UL SERVICES AG	REE	MENT
TO: UND	ERWRIT	ERS LABORATORIES INC.*		
Return to Address Indicated	{00	333 Pfingsten Rd., Northbrook, IL 60062-2096 1285 Walt Whitman Rd., Melville, L.I. NY 11747-3081 2600 N. W. Lake Road, Camas, WA 98607-8542		12 Laboratory Dr., P.O. Box 13995 Research Triangle Park, NC 27709-3995
	L	1655 Scott Blvd., Santa Clara, CA 95050-4169		
Underwriter	rs Laborato	ries Inc. ("UL"), a not-for-profit Delaware corporation, 3.		31, 2003 ,by and between ngsten Road, Northbrook, Illinois 60062 and
		SOLUTIONS	_	
TYLER TX				

(Company Name, City and State [or Country if not in U.S.A.])

(hereinafter sometimes referred to as "Subscriber").

Under this Agreement, Subscriber enters into a relationship with UL as: (a) an "Applicant" who submits devices, equipment, materials or systems ("products") to UL for investigation to assess the product's conformity with UL's Requirements and the eligibility of those products for UL's Listing, Classification, Recognition, Verification, Follow-Up Service and/or other Service ("UL Service"); (b) a "Manufacturer" who manufactures or assembles products covered by UL Service; and/or (c) a "Listee" whose name is listed in UL's published records in connection with products covered by UL Service. "Subscriber" shall refer to a party acting as an Applicant, Manufacturer or Listee unless otherwise indicated. UL will investigate submitted products and, if eligible, in UL's sole opinion, permit the use of the UL's registered Certification Marks or other markings ("Marks") under the following terms and conditions:

A. Product Investigation Fees. UL will establish a fee for each product investigation (including engineering, technical and support personnel charges). The fee covers one examination and set of tests that UL determines are appropriate for the product (not including testing of additional samples, separate investigation of components of a product, or reimbursable expenses), and the preparation of a report. The fee shall not be exceeded without written authorization.

B. Follow-Up Service Fees. UL's Follow-Up Service is an integral part of UL Service and includes, without limitation, inspection of facilities where products covered by UL Service are manufactured or assembled, and additional testing to determine whether manufactured products are eligible for UL Service. UL will bill Subscriber for Follow-Up Service at UL's current rates, which may change from time to time as determined by UL, in its sole discretion. Follow-Up Service charges may vary depending upon the nature and extent of the necessary inspection, testing and evaluation, including any extra costs resulting from the failure of a product to conform to UL's Requirements or insufficient Manufacturer quality control procedures.

C. Expenses. Reimbursable expenses associated with a product investigation may include, without limitation: travel expenses; carrier, communications and special equipment charges; materials, energy and fuel; services of outside contractors or facilities; charges for photographs, drawings, reproductions and printing; and charges for preparation of extra copies of UL reports and other documents.

D. All fees and reimbursable expenses associated with each product investigation shall be paid regardless of whether the product investigation results in any product being eligible for UL Service. UL may require a deposit (to be credited against the total charges) before UL begins a product investigation. UL also reserves the right to share an Applicant's credit history and information with its affiliates. UL reserves the right to refuse to investigation of any product submitted at any time. All costs and expenses UL has incurred up to the date the product investigation is terminated shall be paid.

E. Applicant shall be responsible for payment of all services and expenses in connection with products covered by UL Service. UL may render invoices for all UL Service on a monthly basis. All charges shall be paid without set off upon presentation of invoices by UL and shall be considered in default if Subscriber fails to pay such charges within thirty (30) days after presentment. UL may charge interest at the rate of 1.5% per month (18% per year), or the maximum legal rate, from the due date until paid. If charges are not paid when due, UL may deny or withdraw UL Service for any of Subscriber's products.

WE AGREE TO THE TERMS AND CONDITIONS ON ALL FOUR PAGES OF THIS AGREEMENT AND WARRANT THAT NO ALTERATIONS OF ITS TEXT HAVE BEEN MADE WITHOUT UL'S PRIOR WRITTEN CONSENT. THE UNDERSIGNED REPRESENTS AND WARRANTS THAT S/HE IS AUTHORIZED TO EXECUTE THIS AGREEMENT ON BEHALF OF SUBSCRIBER.

UNDERWRITERS LABORATORIES INC. By: CORPORATE SECRETARY (Typed Name and Title)

Integrated Flow Splutions
(Subscriber's Complete Legal Company Name)
ByQ r (C) f
() (Signature)
John McIntyre/ General Manager
(Typed Name and Title)

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1.0 Establishment of UL Service.

1.1 If UL determines that a product is eligible for UL Service, UL will prepare and lend a Follow-Up Service Procedure for the product (the "Procedure") to the Manufacturer(s) to be issued only after establishment of UL Service in the form and manner UL determines. The Procedure contains provisions and conditions identifying and defining the product, the UL Service and the conditions for use of the Marks in connection with the product, and the facilities at which UL Marks are to be applied. The parties agree that any Procedure prepared by UL for a product is hereby made a part of and incorporated by reference into this Agreement. In particular, the provisions and conditions of the Procedure shall govern the use of the Marks.

1.2 Before UL establishes UL Service for a product, the Applicant will provide UL with the intended Listee's company name and address (if different than the Applicant) and the name of the Manufacturer(s) and address of the factory(ies) at which the product is manufactured or assembled. When UL Service is established, the Listee's name and the identification of the covered products will appear in UL's published records. Listee authorizes UL to publish its name and other information regarding the product in UL's published records. No UL Service will be established or maintained unless all appropriate Applicants, Listees and Manufacturers have executed and continue to comply with an agreement designated by UL.

1.3 Subscriber acknowledges that the Manufacturer(s) of the product must demonstrate to UL's satisfaction that the Manufacturer(s) will produce the product in accordance with this Agreement including, without limitation, the Procedure. UL also reserves the right to conduct an "Initial Production Inspection" (IPI) to determine whether the manufactured products conform to UL's requirements. The Manufacturer(s) shall establish and maintain a program of production, inspection and tests to assure that products bearing the Marks comply with UL's Requirements. UL Service shall be terminated for any product that, for any reason, is no longer eligible for UL Service.

1.4 Subscriber agrees that if a revision in UL's Requirements is adopted or the requirements are withdrawn during the term of the Agreement, UL shall determine the date by which use of the Mark under the Requirements shall terminate and shall notify the Subscriber of such date. Subscriber agrees to comply with any such notice. If the Requirements are revised, the continued coverage of the product and the rights of the Subscriber to use the Mark beyond the specified date shall be contingent upon a revised product being submitted to UL, found to comply with the applicable requirements, and appropriate revisions made in the Procedure. If the product is found not to comply with the revised requirements, or if the requirements are withdrawn, the coverage of the product shall be terminated on the specified date and the right to use the Mark will cease on that date. Where examination and/or testing of the product is necessary to determine its compliance with new or revised requirements, the cost of such determination shall be charged to the Applicant on the same basis as a new product submittal.

2.0 Conduct of Follow-Up Service.

2.1 Subscriber agrees that UL representatives will make periodic examinations or tests of the products at factories where covered products are manufactured. UL may, from time to time, select samples at the factory, place of sale or elsewhere for examination or testing to determine compliance with UL's Requirements. UL's Follow-Up Service, and any sampling, inspections or tests conducted by UL as part of the Follow-Up Service, is designed to serve only as a check on the means the Manufacturer(s) use to determine compliance of the products with UL's Requirements and does not relieve Subscriber of any responsibility for its products.

2.2 UL's representatives shall have free, unannounced, immediate, safe and secure access to factories or storage facilities where the products or any components are fabricated, processed, finished, stored or located, at all times during business hours or when the factory or storage facilities are in operation in order for UL's representatives to perform their duties. Subscriber agrees to provide UL's representatives with all safety and other protections required by law for its own employees including, without limitation, all Occupational Health and Safety Administration rules and regulations. The right of UL's representatives to obtain free access to a factory or storage facility shall not be conditioned upon the execution by UL or the representative of any agreement, waiver, or release which in any way purports to affect the legal rights or obligations of UL or the representative. However, UL shall direct its representatives to exercise due care to comply with any plant safety regulations generally applicable to personnel at the factory or storage facility.

2.3 The Manufacturer(s) shall make all Marks and the means of applying such Marks available for inspection by UL's representatives at all reasonable times. If UL's examination or tests disclose features which, in the sole opinion of UL's representative, are not in compliance with UL's Requirements, the Manufacturer(s) will either correct such items or remove the Marks from all products designated by the representative. If the Manufacturer(s) disagree with UL's representative regarding whether a product is eligible to use the Marks, the Manufacturer(s) may hold the product at the factory or storage facility pending an appeal to and a decision by UL.

3.0 Subscriber's Acknowledgements.

3.1 Subscriber represents and warrants that all the information and data provided to UL by Subscriber or on its behalf is complete and accurate and that UL may rely upon such information when testing, investigating and establishing a UL Service for Subscriber's product. In the event that any UL Service is established, Subscriber agrees that it will comply with the applicable UL Requirements at all times including (a) the description, specifications, and Requirements contained in the Procedure; (b) the published Standard(s), if any, applicable from time to time to the covered product; and (c) the performance Requirements applied as a condition of UL Service.

3.2 Subscriber recognizes that each product investigation is unique and that the timing of each investigation will vary depending upon the particular investigation and the findings. Subscriber agrees that UL, its trustees, members, officers, employees, subcontractors, and agents shall have no obligation or liability for any damages, including consequential damages, or for specific performance arising from UL's performance, non-performance, or delay in performance under this Agreement.

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3.3 Subscriber agrees that UL shall not be responsible for lost, damaged or destroyed samples or for injuries or damages of any nature caused by any sample. UL will return tested samples to Subscriber (insured for a nominal value) unless they are completely destroyed during UL's investigation or Subscriber instructs UL otherwise in writing.

3.4 Subscriber agrees that UL does not assume or undertake to discharge any responsibility of Subscriber to any other party. Subscriber recognizes that UL's opinions and findings represent its judgment given with due consideration to the necessary limitations of practical operation in accordance with UL's objects and purposes. Subscriber agrees that UL does not warrant or guarantee that its opinions or findings will be recognized or accepted.

3.5 Subscriber recognizes that UL testing may be inherently hazardous. UL does not assume or accept responsibility or liability for any personal injury, death or property damage to Subscriber's personnel or property in connection with any tests performed at any location by any persons, including without limitation, personnel of UL, Subscriber or any third party, unless due to UL's sole negligence.

3.6 Subscriber agrees to indemnify, defend and hold UL, its trustees, members, officers, employees, agents and subcontractors, harmless against any claims, suits, losses, judgments, costs, fines, liabilities or expenses, including attorneys' fees of counsel of UL's choosing, arising from any misuse by the Subscriber of the Marks or arising from any violation by the Subscriber of the terms and conditions of this Agreement.

3.7 Subscriber acknowledges its willingness to support UL's public safety mission and that UL, as the certifier of Subscriber's products, is entitled to receive information developed or collected by Subscriber regarding the field performance of UL certified products. Accordingly, Subscriber will make available to UL for inspection and copying, all documents, test results, and other information with respect to a product (i) that is subject to Section 15(b) of the Consumer Product Safety Act, 15 U.S.C. § 2064(b); (ii) that fails to meet a consumer product safety standard or; (iii) that could create a substantial hazard to users. With respect to documents provided by Subscriber to the U.S. Consumer Product Safety Commission or any similar federal, state or local agency, Subscriber authorizes that agency to make those documents available to UL for inspection and copying. Subscriber further agrees that it will cooperate with and assist UL in connection with its investigation of any affected products and undertake such corrective action, including recall, where, in UL's sole opinion, such action is in the best interests of public safety.

4.0 Confidentiality. UL agrees not to voluntarily disclose secret information obtained in confidence from Subscriber to third parties without Subscriber's prior written authorization unless the information is already known to UL, publicly available, subsequently acquired from other sources, or disclosure is required by law. Subscriber agrees that UL, as an independent not-for-profit organization testing for public safety, will from time to time notify the public concerning products then or previously marketed that UL's investigations reveal present, in UL's sole opinion, substantial hazards.

4.1 Subscriber hereby authorizes UL to transmit unencrypted confidential information and other information through the Internet or a public network to e-mail addresses or other locations provided by Subscriber. Subscriber acknowledges that UL cannot guarantee the privacy and confidentiality of such transmissions. Subscriber agrees that UL's transmission of confidential information via the Internet or other public network shall not be a breach of any confidentiality obligation under this Agreement and that UL shall not be liable for any damages resulting from such transmissions.

5.0 The UL Marks. Subscriber acknowledges that UL is the owner of registered Certification Marks. Subscriber assumes full and complete responsibility for its use of the Marks. Subscriber agrees that it will, through proper inspection or otherwise, determine that products bearing the Marks have been made in compliance with UL's Requirements. Subscriber agrees that its use of the Marks constitutes its declaration that the products are covered by UL Service and have been made in compliance with UL's Requirements.

5.1 Unless otherwise authorized by UL, the Marks shall be in the form of separable, legible labels not readily transferable from one product to another. Orders for separable labels shall be processed through UL and obtained only from a printer or manufacturer of Marks authorized by UL.

5.2 Notwithstanding that the manufacturing cost of labels or other means of applying the Marks are not paid by UL, it is agreed that title to and control of labels, markers, or other means of marking shall be vested in UL until such time as the Marks are properly applied to the covered product in accordance with this Agreement. UL's representatives shall have the right, on demand, to acquire possession of any or all unused labels, markers, or other means of applying the Marks when, in the opinion of UL's representative, that action is warranted.

5.3 Subscriber agrees that the manufacture, sale, delivery, shipment, distribution or promotion of any product utilizing a Mark or description referring to UL would mislead the public if such product is not covered by UL Service, does not comply with UL's Requirements or if the Marks are used in any other way than as provided in this Agreement and the applicable Procedure. Subscriber agrees that such a breach of this Agreement could not adequately be compensated for in money damages. Subscriber agrees that a temporary injunction may be issued at UL's request prohibiting Subscriber from: (i) using the Marks or referring to UL in any manner; (ii) selling, offering for sale, delivering or distributing any products bearing the Marks or referring to UL in any way; or (iii) any other appropriate relief. The parties agree that such a temporary injunction shall not affect UL's right to compensatory or punitive damages for misuse of the Marks or UL's name, abbreviations or symbols and shall be in addition to, and not in lieu of, any other rights and remedies provided by this Agreement or law.

5.4 Recognized Components are not eligible to bear the registered UL Listing Mark or Classification Marking. Manufacturers of components produced under UL's Recognition Service are only authorized to use the registered Recognized Component Mark or other specified Markings to identify the covered product.

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6.0 References to UL. Subscriber acknowledges that UL owns several Marks including, without limitation, "Underwriters Laboratories Inc.," "UL" and the UL Recognized Component Mark. Subscriber shall not use Underwriters Laboratories Inc.'s name, or any abbreviation or symbol or Mark, thereof, on or in connection with products, containers or packaging, unless and until expressly authorized by the Procedure and then only in the form or manner specified in the Procedure, e.g., Subscriber may not refer to a product submitted for UL Service as "UL pending." Subscriber agrees that UL may notify vendors, authorities, potential users and others of any improper or unauthorized use of the Marks or reference to UL when, in UL's sole opinion, necessary for public safety or the protection of the Marks.

6.1 Use of UL Name and Marks in Advertising and Promotional Materials. UL will permit the use of appropriate references to Underwriters Laboratories Inc., such as "Listed by Underwriters Laboratories Inc.," "Underwriters Laboratories Inc. Listed," "UL Listed," "Listed by U. L., Inc.," "Recognized by ...," "UL Recognized ...," or the form or text (wording) specified in the Procedure in promotional or advertising material, in any form including without limitation print or electronic media, solely in connection with covered products that bear the Marks, provided that in UL's sole opinion the promotional or advertising material is not in conflict with the findings and coverages of UL and that the reference to Underwriters Laboratories Inc. in no way tends to create a misleading impression as to the nature of UL's findings, its coverages and Service. Except for the Mark that is prescribed for use in a specific relevant Procedure, no other UL Marks may be used in the advertising and promotional material supplied with covered product. In those instances where a Marking is used, any text which is required by the Procedure shall be set forth in full.

7.0 Termination. This Agreement will continue in effect until terminated as set forth below.

7.1 Either party may terminate this Agreement, with or without cause, at any time upon thirty (30) days prior written notice to the other party. Any termination notice shall specify the proposed termination date. The parties agree that any notice of termination shall be sufficient if sent by registered or certified mail addressed to either UL (with copies to UL's Corporate Secretary and General Counsel) or Subscriber at its last known address. The notice period shall begin on the date a party deposits the notice in the mail, properly addressed and postage prepaid.

7.2 UL may immediately terminate or suspend this Agreement at any time upon written notice to Subscriber if, among other things, Subscriber: (i) becomes insolvent or makes a general assignment for the benefit of creditors or a petition under the Bankruptcy Act is filed with respect to Subscriber; (ii) becomes involved in legal proceedings that, in UL's sole discretion, interfere with performance of this Agreement; or (iii) defaults in any of its obligations under this Agreement. Termination of this Agreement will not affect the parties' obligations existing as of the date of termination, shall not relieve the Subscriber of its indemnity obligations, or excuse Subscriber from paying any charges owing to UL. Upon termination, with or without cause, of any rights or authority conferred by this Agreement, UL shall (a) discontinue UL Service on any affected products and/or (b) have the right to acquire possession of any Procedure or any unused Marks which, in its sole opinion, were issued for use in connection with any product that is the subject of the termination. Subscriber shall discontinue the use of the Marks on or in connection with any product that is the subject of such termination. Subscriber also shall discontinue any reference to UL in connection with any product which is the subject of such termination, advertising or otherwise. The foregoing does not in any way limit the actions that UL may take in the event of the termination of any rights or authority conferred by this Agreement.

8.0 Waiver. Any failure by a party to insist upon the performance of any provision of this Agreement shall not constitute a waiver of any rights under the Agreement or future performance of that provision.

9.0 No Third Party Beneficiaries. No provisions of this Agreement shall in any way inure to the benefit of any third party, including the public at large. The parties intend that no third party shall have any rights or cause of action under this Agreement.

10.0 Governing Law. This Agreement shall be governed by the laws of the State of Illinois, USA without reference to its choice of law principles. Any action related to the Agreement shall be filed in the federal or state court having jurisdiction in Cook County, Illinois, USA. The parties consent to the exercise of personal jurisdiction of that court and shall bear any costs, legal fees and expenses incurred in transferring actions filed elsewhere.

11.0 Subcontracting. The Subscriber agrees that UL may, in its sole discretion, subcontract testing or other services. All subcontractors shall meet UL's current qualification requirements and comply with UL's requirements for confidentiality, conflicts of interest and ethical standards.

12.0 No Assignment. Subscriber may not assign any of its rights or obligations under this Agreement to any other person without UL's written authorization.

13.0 Entirety of the Agreement. This constitutes the entire and complete agreement between the parties and supersedes any other communications, representations or agreements with respect to its subject matter. This Agreement may only be modified by a writing duly executed by authorized persons for both parties. No preprinted additional or different terms or conditions on either party's purchase orders, invoices, sales or marketing materials or other business documents shall apply to any investigation or transaction under this Agreement. Subscriber represents and warrants that it is authorized to execute this Agreement; that its representative has read the Agreement and understands its terms; that each party has had access to legal counsel; and that each party intends to be legally bound by this Agreement.

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ACORD [®] CER		FIFICATE OF L	IABILITY	INSURA	NCE	DATE (MM/DD/YYYY) 7/28/2010	
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PRODUCER LOCKTON COMPANIES, LLC-N DALLAS 717 N. HARWOOD, LB#27 DALLAS TX 75201 214-969-6700				THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.			
			INSURERS A	INSURERS AFFORDING COVERAGE			
INSURED Integrated Flow Solutions, LLC			INSURER A: Am	INSURER A: American International Specialty Lines Insurance Co.			
1318733 PO Box 7095			INSURER B: Lit	INSURER B: Liberty Mutual Fire Insurance Company			
Tyler TX 75711			INSURER C:	INSURER C:			
			INSURER D:				
COVERAGES B27LL02 H0				INSURER E: THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER AND THE CERTIFICATE HOLDER.			
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, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.							
INSR ADD'L	INSURANCE	POLICY NUMBER		POLICY EXPIRATION DATE (MM/DD/YYYY)	LIM	IITS	
GENERAL LIABILI				DATE (MM/DD/TTTT)	EACH OCCURRENCE	\$ 1,000,000	
A X COMMERCIA	L GENERAL LIABILITY	EG5430851	8/1/2010	8/1/2011	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300,000	
CLAIMS	MADE X OCCUR				MED EXP (Any one person)	\$ 25,000	
					PERSONAL & ADV INJURY	\$ 1,000,000	
					GENERAL AGGREGATE	\$ 2,000,000	
GEN'L AGGREGA					PRODUCTS - COMP/OP AGG	\$\$ 2,000,000	
POLICY	JECT LOC						
B X ANY AUTO		AS2-Z91-449931-030	8/1/2010	8/1/2011	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000	
ALL OWNED SCHEDULED	AUTOS				BODILY INJURY (Per person)	\$ XXXXXXX	
HIRED AUTO					BODILY INJURY (Per accident)	\$ XXXXXXX	
				e	PROPERTY DAMAGE (Per accident)	\$ XXXXXXX	
	Y				AUTO ONLY - EA ACCIDENT	\$ XXXXXXX	
ANY AUTO		NOT APPLICABLE			OTHER THAN EA ACC		
EXCESS / UMBREI					EACH OCCURRENCE	100000	
A X OCCUR		EGU 5430852	8/1/2010	8/1/2011	AGGREGATE	\$ 10,000,000 \$ 10,000,000	
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DEDUCTIBLE	FORM				·······	\$ XXXXXXX	
RETENTION	\$					\$ XXXXXXX	
B AND EMPLOYERS' LIABI	ITV	WC7-Z91-449931-010	8/1/2010	8/1/2011	X WC STATU- TORY LIMITS OTH	-	
ANY PROPRIETOR/PART					E.L. EACH ACCIDENT	\$ 1,000,000	
(Mandatory in NH)					E.L. DISEASE - EA EMPLOYE	e \$ 1,000,000	
SPECIAL PROVISIONS b	elow				E.L. DISEASE - POLICY LIMIT	\$ 1,000,000	
OTHER							
		ES / EXCLUSIONS ADDED BY ENDORSE		SIONS			
DESCRIPTION OF OPERATIONS	1 LOCATIONS / VEHICL	ES / EXCLUSIONS ADDED BT ENDORSE	MENT / SPECIAL PROVI	SIUNS			
CERTIFICATE HOLDER			CANCELLAT	CANCELLATION			
10620257				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION			
For Bid Purposes				DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN			
PO Box 7095			NOTICE TO THE	NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL			
Tyler TX 75711			IMPOSE NO OB	IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR			
				REPRESENTATIVES. AUTHORIZED REPRESENTATIVE			
				- them & Seulini			
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For questions regarding this certificate, contact the number listed in the 'Producer' section above and specify the client code 'B27LL02'.

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