CONTRACT TO AUDIT ACCOUNTS

(Name of Organization)

		FROM	10	
This agreement mad	e this day	v of,	, by and between	
				(Auditor)
	(T. 1)			, hereinafter referred to as the "auditor"
	(Full	Address of Auditor)		
and		(Ni	ame of Organization)	, of
		(170	anic of Organization)	
	(Full	Address of Organization	n)	, hereinafter referred to as the "organization",
as follows:	`	C	,	
				nessee, the auditor shall perform a financial and compliance audit with the exceptions listed below:
requirements prescri comply with require referenced. If applic <i>Uniform Administra</i> ; with any other appli Comptroller of the T prior to the execution	ibed by the Comptroller ments of governments of able, the audit is to be contive Requirements, Cost cable federal agency re- Greasury. It is further aginn of the contract. The in	of the Treasury, State of ther than the State of Ter- onducted in accordance Principles, and Audit Re- quirements. It is agreed reed that any deviation f terpretation of this contr	of Tennessee, as detailed in the Annessee are permissible provided the with the provisions of the Single Annessee are permissions of the Single Annessee are permissions of the Single Annessee are permissions of the Single Annessee are the Single Annessee are permissions of the Single Anness	and the comptroller General of the United States and addit Manual. Additional information and procedures necessary to they do not conflict with or undermine the requirements previously Audit Act and Title 2 U.S. Code of Federal Regulations Part 200, inform Guidance). The audit is also to be conducted in accordance ndards, procedures, and reporting requirements established by the es will be approved in writing by the Comptroller of the Treasury e-mentioned publications and the laws of the State of Tennessee.
a)	shall state the audit was organization is a compo of the other entity; (b)	as performed in accorda onent unit or fund of and the principal auditor for	nce with Government Auditing Stother entity, it is agreed that: (a) th	nancial statements, as prescribed by the <i>Audit Manual</i> . This report <i>tandards</i> , except when a disclaimer of opinion is issued. If the e financial statements may be included in the financial statements he contracted auditor's report; and (c) any additional information nanner.
b)	whether the organization OMB's Uniform Guida improvement, concurre	on received any federal ance shall include the ad	funding. Audit reports of entities lditional reports required by that gof appropriate officials with the audit appropriate officials with the audit appropriate officials.	lations and other matters. This report shall be issued regardless of which are subject to the provisions of the Single Audit Act and uidance. The reports will set forth findings, recommendations for dit findings, comments on management's responses as appropriate,
connection with this consistent with the f in the published aud	s audit, a copy shall be indings published in the it report). The report sh	filed with the Comptro audit report (i.e., they slould also include a corre	ller of the Treasury by the auditornall disclose no reportable matters ective action plan for findings dev	tters involving internal controls or noncompliance are issued in or. Such management letters, reports, or correspondence shall be or significant deficiencies not also disclosed in the findings found reloped under OMB's Uniform Guidance and for other findings in ion plan is only applicable to findings published in the audit report.
printed copies and/or be filed prior to of the Treasury, St audits of internal se	r an electronic copy of the, but in no ate of Tennessee and t	ne report to the organizate case, shall be filed later he organization. (Aud mpleted and available	tion's management and those charge than six (6) months following th lit documentation for additional	e Treasury, State of Tennessee. The auditor shall furnish ged with governance. It is anticipated that the auditor's report shall the period to be audited, without explanation to the Comptroller procedures for centralized cafeteria systems contracted with equirements for additional copies, including those to be filed with
Tennessee. In additi the Comptroller of the report. Furthermore	ion, the auditor agrees the he Treasury or the Comp e, at the Comptroller's d	nat all audit working pap otroller's representatives iscretion, it is agreed that	ers shall, upon request, be made a s, agents, and legal counsel, while at the working papers will be revie	the report is received by the Comptroller of the Treasury, State of vailable in the manner requested by the Comptroller for review by the audit is in progress and/or subsequent to the completion of the ewed at the office of the auditor, the entity, or the Comptroller and d to be made by the firm and may be retained by the Comptroller's

representatives.

- Any reasonable suspicion of fraud, (regardless of materiality) or other unlawful acts including, but not limited to, theft, forgery, credit/debit card fraud, or any other act of unlawful taking, waste, or abuse of, or official misconduct, as defined in *Tennessee Code Annotated*, § 39-16-402, involving public money, property, or services shall, upon discovery, be promptly reported in writing by the auditor to the Comptroller of the Treasury, State of Tennessee, who shall under all circumstances have the authority, at the discretion of the Comptroller, to directly investigate such matters. Notwithstanding anything herein to the contrary, the Comptroller of the Treasury, State of Tennessee, acknowledges that the auditor's responsibility hereunder is to design its audit to obtain reasonable, but not absolute, assurance of detecting fraud that would have a material effect on the financial statements, as well as other illegal acts or violations of provisions of contracts or grant agreements having a direct and material effect on financial statement amounts. If the circumstances disclosed by the audit call for a more detailed investigation by the auditor than necessary under ordinary circumstances, the auditor shall inform the organization's management and those in charge of governance in writing of the need for such additional investigation and the additional compensation required therefor. Upon approval by the Comptroller of the Treasury, an amendment to this contract may be made by the organization's management, those charged with governance, and the auditor for such additional investigation.
- 8. Group Audits. The provisions of Section 8, relate exclusively to contracts to audit components of a group under AU-C 600. (See definitions in AU-C 600, Paragraph 11.) Section 8 is only applicable to an auditor that audits a component (e.g. a fund, component unit, or other component) of a county government that is audited by the Division of Local Government Audit (LGA). Section 8 is intended to satisfy the communication requirements for the group auditor (LGA) to the component auditor under AU-C 600.
 - a) The Division of Local Government Audit (LGA) shall be considered the "group auditor" for any contract to audit a component of an applicable county government. LGA shall present the county's financial statements in compliance with U.S. Generally Accepted Accounting Principles (GAAP) as promulgated by the Governmental Accounting Standards Board (GASB). LGA shall conduct the audit in accordance with auditing standards generally accepted in the United States of America and the auditing standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States.
 - b) The contracting auditor shall be considered the "component auditor" for purposes of this section.
 - c) The financial statements audited by the component auditor should be presented in accordance with GAAP as promulgated by GASB. If the financial reporting framework for any component does not conform to this basis, the financial reporting framework should be disclosed in Section 9 (Special Provisions). (Component financial statements that are not presented using the same financial reporting framework as the county's financial statements may cause this contract to be rejected.)
 - d) The component auditor shall conduct the component audit in accordance with auditing standards generally accepted in the United States of America and the auditing standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States.
 - e) The component auditor shall cooperate with LGA to accomplish the group audit. It is anticipated that LGA will make reference to the component auditor's report in the group audit report. Should LGA find it necessary to assume responsibility for the component auditor's work, the terms, if any, shall be negotiated under a separate addendum to this contract.
 - f) The component auditor shall follow the ethical requirements of *Government Auditing Standards* and affirms that the component auditor is independent to perform the audit and will remain independent throughout the course of the component audit engagement.
 - g) The component auditor affirms that the component auditor is professionally competent to perform the audit. LGA may confirm certain aspects of the component auditor's competence through the Tennessee State Board of Accountancy.
 - h) The component auditor will be contacted via email by the LGA's Audit Review Manager with the <u>estimated date</u> of the conclusion of LGA's audit of the county government. The component auditor agrees to <u>update subsequent events</u> between the date of the component auditor's report and the date of the conclusion of LGA's audit of the county government. Additional subsequent events should be communicated via email to LGA's Audit Review Manager.
 - i) The component auditor shall read LGA's audited financial statements for the county government for the <u>previous fiscal year</u> noting in particular **related parties** in the notes to the financial statements, and **material misstatement** findings in the Findings and Questioned Costs Section. The previous year audited financial statements can be obtained from the Comptroller's website at <u>www.comptroller.tn.gov</u>. As required by generally accepted auditing standards, we have identified Management Override of Controls and Improper Revenue Recognition as presumptive fraud risks. The component auditor shall communicate to LGA (i.e. group management) on a timely basis **related parties** not previously identified by the group management in LGA's prior year audited financial statements. Related parties should be communicated via email to LGA's Audit Review Manager.
 - j) The component auditor's report should not be restricted as to use in accordance with AU-C 905.
 - k) Sections 1-7 and Sections 9-13 of this contract are also applicable to the component auditor during the performance of the component audit.

9.	(Special Provisions)	
10.		satisfactory performance of the provisions of this contract, the organization shall pay to the auditor a fee of (Fees may be fixed
amounts or	estimated.) (Fixed Amount:	:) or (Estimated gross fee:)

(If not a fixed amount, an estimated gross fee should be furnished to the governing unit for budgetary purposes. A schedule of fees and/or rates should be set forth below. Interim billings may be arranged with consent of both parties to this contract.) Provision for the payment of fees under this agreement has been or will be made by appropriation of management and those charged with governance.

SCHEDULE OF FEES AND/OR RATES:

- 11. As the authorized representative of the firm, I do hereby affirm that:
 - our firm and all individuals participating in the audit are in compliance with all requirements of the Tennessee State Board of Accountancy and;
 - our firm has participated in an external quality control review at least once every three (3) years, conducted by an organization not affiliated with our firm, and that a copy of our most recent external quality control review report has been provided to the organization and the office of the Tennessee Comptroller of the Treasury approving this contract;
 - all members of the staff assigned to this audit have obtained the necessary hours of continuing professional education required by Government Auditing Standards;
 - all auditors participating in the engagement are independent under the requirements of the American Institute of Certified Public Accountants and Government Auditing Standards.
- This writing, including any amendments or special provisions, contains all terms of this contract. There are no other agreements between the parties hereto and no other agreements relative hereto shall be enforceable, unless entered into in accordance with the procedures set out herein and approved by the Comptroller of the Treasury, State of Tennessee. In the event of a conflict or inconsistency between this contract and the special provisions contained in paragraph 9 of this contract, the special provision(s) are deemed to be void. Any changes to this contract must be agreed to in writing by the parties hereto and must be approved by the Comptroller of the Treasury, State of Tennessee. All parties agree that the digital signatures, that is, the electronic signatures applied by submitting the contract, are acceptable as provided for in the Uniform Electronic Transaction Act. Any paper documents submitted related to this contract will be converted to an electronic format and such electronic document(s) will be treated as the official document(s).
- 13. If any term of this contract is declared by a court having jurisdiction to be illegal or unenforceable, the validity of the remaining terms will not be affected, and, if possible, the rights and obligations of the parties are to be construed and enforced as if the contract did not contain that term.

Audit Firm		Governmental Unit or Organization	
By		By	
Signature		Signature	
Title/Position:		Title/Position:	
E-mail Address:		E-mail Address:	
Date:		Date:	
		r of the Treasury, State of Tennessee	
For the Comptroller:			
By		Date	