

MODIFICATION

State of Maine



Master Agreement

Effective Date: 08/11/10

Expiration Date: 08/10/19

Master Agreement Description: Reflective License Plate Sheeting

Buyer Information

Todd Cummings 207-624-7357 ext. Todd.Cummings@maine.gov

Issuer Information

Donny Crockett 207-624-7336 ext. Donny.Crockett@maine.gov

Requestor Information

Marc Theberge 207-624-9007 ext. Marc.Theberge@maine.gov

Authorized Departments

29B MOTOR VEHICLES

Vendor Information

Vendor Line #: 1

Vendor ID

VC1000000029

Vendor Name

3M CO

Alias/DBA

Vendor Address Information

PO BOX 33225

ST PAUL, MN 55133-3225

US

Vendor Contact Information

Sharon Leggett

877-777-3571 ext.

3MTSSDOrders@mmm.com

Payment Discount Terms

Discount 1: % 0 Days

Discount 2: % 0 Days

Discount 3: % 0 Days

Discount 4: % 0 Days

Commodity Information

Vendor Line #: 1

Vendor Name: 3M CO

Commodity Line #: 1

Commodity Code: 55044

Commodity Description: License Plate Sheeting Master Agreement RFQ

Commodity Specifications: As per the attached specifications made part of this MA. Reflective License Plate Sheeting - See attached for specifications; usage, and terms and conditions.

Commodity Extended Description: Final extension for three years, at current pricing for the duration of contract

Quantity 0.00000	UOM	Unit Price \$0.00
Delivery Days 30	Free on Board	
Contract Amount \$0.00	Service Start Date	Service End Date
Catalog Name 3M	Discount 0.0000 %	
	Discount Start Date 08/11/10	Discount End Date 08/10/19

Commodity Terms and Conditions

Vendor Line #: 1

Commodity Line #: 1

T&C #: 165

T&C Name: Payment Terms

T&C Details: Net 30

**MASTER AGREEMENT TERMS AND CONDITIONS
FOR REFLECTIVE MATERIAL
USED TO MANUFACTURE LICENSE PLATES**

Commodity: Reflective material used to manufacture license plates for the State of Maine.

Scope: Master Agreement to cover the normal requirements of the Maine Bureau of Motor Vehicles (BMV) for the annual usage of reflective sheeting for use in license plate manufacture.

Master Agreement Period: Beginning July 15, 2010 through July 31, 2013 (three years with two consecutive periods of three years for renewal opportunities if deemed appropriate by Division of Purchases).

Product Specifications: See specifications attached separately to RFQ.

Estimated value: It is understood that the total volume of material purchased during the MA period will be approximately \$300,000, however, it is understood and agreed that the MA shall cover all the quantities ordered for the BMV during the term of the MA, whether more or less than the amounts indicated.

Ordering Procedure: Products will be ordered by the BMV on an “as needed” basis. All orders will be placed using a “Delivery Order” (DO) against the Master Agreement (MA) from AdvantageME. Master Agreement number must be indicated on all orders and invoices. For orders less than \$5,000, the department will send the vendor the order; for orders over \$5,000, the Division of Purchases shall email the .pdf order to the vendor. The State of Maine requires vendors to allow use of payments by credit cards.

Delivery: The vendor will be responsible for the delivery of material in first-class condition at the point of delivery, all freight charges prepaid, and in accordance with good commercial practice. Deliveries to be made as needed. Any material that does not meet specification will be returned and immediately replaced at the vendor’s expense.

Pricing: Any reduction in price may occur anytime during the MA period. The reduced price shall apply on all shipments made on or after the date the reduction price becomes effective.

MSDS Clause: The Maine chemical substance identification law (26MRSA) requires all manufacturers, importers, suppliers, and distributors of hazardous chemicals doing business in the State of Maine to provide a copy of the current Material Safety Data Sheet for any direct purchaser of that chemical with every shipment.

Invoices: Separate invoices are required for each order. Electronic or email invoicing is preferred.

Vendor Responsibilities: The vendor is required to assume responsibility for proper delivery of all materials, equipment and services offered in their proposal whether or not bidder is the manufacturer or producer of them. Vendor is to be the sole point of contact with regard to contractual matters, including payment of any and all charges resulting from the issuance of a contract.

Taxes: The State is exempt from the payment of federal excise taxes and State sales taxes. Exemption Certificates will be furnished from the Division of Purchases upon request.

Procurement Card: State policy requires vendors to accept the State of Maine Procurement

Card as a form of payment. Your company will be required to accept these cards. The pricing offered to the State of Maine shall be the final cost to the State of Maine regardless of payment method. No surcharge or other compensation will be allowed. The State of Maine reserves the right to reject your bid if you are unwilling to accept this condition.

Cancellation: The State of Maine reserves the right to cancel any Master Agreement upon a thirty-day written notice or cancel immediately if the vendor does not conform to the terms and conditions of the Master Agreement.

Extension of Contract/Renewal: The Master Agreement may be renewed subject to required State criteria and approvals upon mutual consent of both parties to the Agreement. An extension notice will be sent by the Division of Purchases shortly before the expiration date of the Master Agreement. Such renewal shall be in accordance with the terms and conditions of the original contract and will be limited to two renewal periods.

Accountability and Reporting: The vendor shall send a quarterly report of all State of Maine orders and expenditures to the Division of Purchases.

Service: The State requires specific assurance that no installation will remain inoperative because of inadequate service. Service will be in an accelerated manner to prevent any equipment being inoperative for more than forty-eight (48) hours except on Saturday, Sunday, and legal holidays.

Vendor to Furnish: In addition to the machinery, equipment and services specifically mentioned herein, the vendor shall furnish a floor plan layout showing the location of each piece of equipment, size and location of air and power lines required, so that the institution can provide the necessary outlets.

Additionally, vendor shall furnish required materials, equipment and assistance to all agencies to be in full production within 45 working days after award of contract. No stoppage of manufacturer shall be due to vendor's late delivery of material or equipment set-up or process issues. Title to all equipment furnished shall remain with the vendor along with the responsibility to assume all routine maintenance and upgrade to the equipment as required providing maximum performance in order to meet the State of Maine's production needs.

Performance Bond: Vendor will be required to furnish a performance bond of a minimum of one million dollars (\$1,000,000), guaranteeing the State of Maine as to the faithful performance of the Master Agreement against any act or omission or commission by the successful bidder contrary to the terms of the Master Agreement.

Product Bond: The bond shall be posted for an amount of time equal to the sheeting's warranted performance life required by this specification. The bond shall be in an amount no less than equal to the maximum warranty penalties allowed on the volume of material estimated for purchase. If the vendor's materials have not been successfully employed in a full state license plate reissue, the supplier shall post a product bond against which the state may invoke the warranty provision of this Master Agreement should the product fail. Should actual purchases during the MA period exceed the amounts estimated; the vendor will be required to increase the bond to cover the additional liability.

Patent or Copyright Infringement: Vendor shall defend, protect, and save harmless the State of Maine, its officers, agents, and employees against all suits at law in equity and from all damages, claims or demands for actual or alleged infringement of any patent or copyright by reason of the use of equipment, supplies and technology provided by the successful bidder.

Employment Personnel: The Provider shall not engage any person in the employ of any State Department or Agency in a position that would constitute a violation of 5 MRSA § 18 or 17 MRSA § 3104. The Contractor shall not engage on a full-time, part-time or other basis during

the period of this Agreement, any other personnel who are or have been at any time during the period of this Agreement in the employ of any State Department or Agency, except regularly retired employees, without the written consent of the State Purchases Review Committee. Further, the Provider shall not engage on this project on a full-time, part-time or other basis during the period of this Agreement any retired employee of the Department who has not been retired for at least one year, without the written consent of the State Purchases Review Committee. The Provider shall cause the foregoing provisions to be inserted in any subcontract for any work covered by this Agreement so that such provisions shall be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

State employees not to benefit: No individual employed by the State at the time this Agreement is executed or any time thereafter shall be admitted to any share or part of this Agreement or to any benefit that might arise there from directly or indirectly that would constitute a violation of 5 MRSA § 18 or 17 MRSA § 3104. No other individual employed by the State at the time this Agreement is executed or any time thereafter shall be admitted to any share or part of this Agreement or to any benefit that might arise there from directly or indirectly due to his employment by or financial interest in the Provider or any affiliate of the Provider, without the written consent of the State Purchases Review Committee. The Provider shall cause the foregoing provisions to be inserted in any subcontract for any work covered by this Agreement so that such provisions shall be binding upon each subcontractor, provided that the foregoing provisions shall not apply to

Appropriations and Termination: Master Agreement shall be made subject to available budgetary appropriations and shall not create any obligation on behalf of the State of Maine in excess of such appropriations.

The MA shall make provisions for the Division of Purchases to terminate the agreement upon written notice to the vendor at least sixty (60) days prior to the event of termination, the Master Agreement shall not prohibit or otherwise limit the State of Maine or the Division of Purchases' right to pursue and contract for alternate solutions and remedies as deemed necessary for the conduct of state government affairs.

Governing Law: This Agreement shall be governed in all respects by the laws, statutes, and regulations of the United States of America and of the State of Maine. Any legal proceeding against the State regarding this Agreement shall be brought in State of Maine administrative or judicial forums. The Provider consents to personal jurisdiction in the State of Maine.

State held harmless: The Provider agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims, costs, expenses, injuries, liabilities, losses and damages of every kind and description (hereinafter in this paragraph referred to as "claims") resulting from or arising out of the performance of this Agreement by the Provider, its employees, agents, or subcontractors. Claims to which this indemnification applies include, but without limitation, the following: (i) claims suffered or incurred by any contractor, subcontractor, materialman, laborer and any other person, firm, corporation or other legal entity (hereinafter in this paragraph referred to as "person") providing work, services, materials, equipment or supplies in connection with the performance of this Agreement; (ii) claims arising out of a violation or infringement of any proprietary right, copyright, trademark, right of privacy or other right arising out of publication, translation, development, reproduction, delivery, use, or disposition of any data, information or other matter furnished or used in connection with this Agreement; (iii) Claims arising out of a libelous or other unlawful matter used or developed in connection with this Agreement; (iv) claims suffered or incurred by any person who may be otherwise injured or damaged in the performance of this Agreement; and (v) all legal costs and other expenses of defense against any asserted claims to which this indemnification applies.

This indemnification does not extend to a claim that results solely and directly from (i) the Department's negligence or unlawful act, or (ii) action by the Provider taken in reasonable reliance upon an instruction or direction given by an authorized person acting on behalf of the Department in accordance with this Agreement.

Notice of Claims: The Provider shall give the Contract Administrator immediate notice in writing of any legal action or suit filed related in any way to the Agreement or which may affect the performance of duties under the Agreement, and prompt notice of any claim made against the Provider by any subcontractor which may result in litigation related in any way to the Agreement or which may affect the performance of duties under the Agreement.

Liability Insurance: The Provider shall keep in force a liability policy issued by a company fully licensed or designated as an eligible surplus line insurer to do business in this State by the Maine Department of Professional & Financial Regulation, Bureau of Insurance, which policy includes the activity to be covered by this Agreement with adequate liability coverage to protect itself and the Department from suits. Providers insured through a "risk retention group" insurer prior to July 1, 1991 may continue under that arrangement. Prior to or upon execution of this Agreement, the Provider shall furnish the Department with written or photocopied verification of the existence of such liability insurance policy.

See RFQ attached document specifying minimum insurance requirements.

Non-Appropriation: Notwithstanding any other provision of this Agreement, if the State does not receive sufficient funds to fund this Agreement and other obligations of the State, if funds are de-appropriated, or if the State does not receive legal authority to expend funds from the Maine State Legislature or Maine courts, then the State is not obligated to make payment under this Agreement.

Legality: The Master Agreement will be governed by and construed in accordance with the laws of the State of Maine.

Note: If you have a question regarding this "Request for Quote" (RFQ), you must submit your questions thru the "Question and Answer" link on the Solicitation Details View page on the AdvantageME Vendor Self Service website. Answers will appear there as well. It is the vendor's responsibility to log in to view all questions and answers posted there. Questions and Answers obtained any other way will not be valid for this RFQ. All questions will be valid and answered up to 48 hrs prior to bid closing and may be cause for an extension of the RFQ close date and time. Any question within the last 48 hours of the RFQ timeframe will not be valid. Quotes may be submitted any time, twenty four hours a day, and seven days a week, on the AdvantageME VSS system. Vendors that submit their quotes early are responsible to go in periodically before the close date to check for modifications and questions and answers that may affect their bid.

Sole Contact information: *Bambi L. Tefft*, Buyer II

Division of Purchases, Department of Administrative and Financial Services, Burton M. Cross Bldg, 4th Floor, 111 Sewall Street, 9 State House Station, Augusta, Me. 04333
Tel: (207)624-7341; Fax: (207)-287-6578 bambi.l.tefft@maine.gov

Division of Purchases
Burton M Cross Bldg.
9 State House Station
Augusta, ME 04333-0009
Tel. (207) 624-7336
Fax.# (207) 624-5086

Contract Number
MA 100805*30

EXTENSION OF ANNUAL CONTRACT

Commodity Item: Reflective License Plate Sheeting

Contractor: 3M CO

Contract Period Extended To: 8/10/2019

Current Pricing: Maintained and extended at current pricing for the entire three year extension period

Extension Clause: The State reserves the right to extend this contract for a period of one year, with the consent of the contractor.

Agreement to Extend Contract:

In accordance with the above referenced Extension Clause, the undersigned agrees to continue in effect said Contract No # MA 100805*30 until August 10, 2019 with all terms, conditions remaining as shown in the original contract.

Copy of which is acknowledged on this date.

Contractor: 3M Company

By: Mitzi Shilling
Printed

Mitzi Shilling
Signature

E-mail Address: contractmanagementteam@mmm.com

Date: 07/13/2016

Dollar value the State has spent on this contract from 8/11/13 to present: \$1,297,089.33

Power Of Attorney

By the authority granted the undersigned by the Deputy General Counsel and Secretary, the individuals listed below are appointed as 3M's, or its designated subsidiaries', true and lawful attorneys-in-fact for it, and in its name, for commercially-available products and services and government-unique products and services (except research and development services) for which 3M or its designated subsidiaries will be a prime contractor or subcontractor to any federal, state or municipal governmental agency in the United States, or to a federal, state or municipal prime contractor or higher tier subcontractor in the United States, to do acts specified on behalf of this Corporation.

(a) To submit or execute proposals, bids, binding purchase orders, contracts and subcontracts, and documents related thereto, (excluding certifications, representations and warranties to comply with certain laws or regulations), the following attorneys-in-fact

Authority for the below individuals applies to the specific Business Unit or staff function indicated, subject to the limitations imposed by their respective General Manager/Vice President or equivalent.

- 3M Purification
Towne, Richard B.
- 3M Unitek Corporation
Bernard, Mathew C.
- Abraasive Systems Division
Canniff, Perry M.
- Advanced Materials Division
Davis, Scott J.
Giancola, John B.
Hanson, Scott R.
Ingstad, Cheryl A.
Lockhart, Bruce R.
Magrini, Dave L.
Moeller, Kent
Pearson, Claudia
Race, Robert J.
Utley, Elizabeth R.
- Aero Technologies LLC
Canniff, Perry M.
- Aerospace and Aircraft Maintenance Division
Canniff, Perry M.
- Critical and Chronic Care Solutions Division
McDonald, Michael S.
- Electronics Markets Materials Division
Anderson, Kevin G.
Koch, Joseph F.
- Electrical Markets Division
Schiller, Fred K.
- Food Safety Department
Erdman, Michelle M.
Wadie, John A.
- Government R&D Contracts Department¹
Charles, Ruth P.
Keys, Steven L.
Smith, Vivien L.
- GTA-NHT, Inc
Canniff, Perry M.
- Stationery and Office Supplies Division
Rihm, Diana L.
- Health Information Systems Division
Black, Lisa M.
Cline, Jan C.
Garrison, Garri L.
Greaves, Terri M.
Jennings, Gerald R.
Kim, Myung H.
Mason, Deborah A.
Mathison, John C.
McDonough, James R.
Mitchell, Brian D.
- Industrial Adhesive and Tapes Division / Venture Tape Corporation
Authority for the below individual(s) applies to Federal Supply Schedule contracts only:
Canniff, Perry M.
- Infection Prevention Division
McDonald, Michael S.
-Health Care Service Support
Haataja, Brian J.
- Oral Care Division
Bernard, Mathew C.
- Optical Systems Division
Summers, Micki A.
- Personal Safety Division 3M Detection Solutions
Canniff, Perry M.
Wesemann, Melissa J.
- Traffic Safety and Security Division
Benz, John P.
Christopherson, Nicole A.
Flatley, Doreen A.
Kester, Joseph H.
Leibel, Matthew R.
McMahon, Danise C.
Moran, Daniel F.
Morris, John N.
Pointon, David A.
Roose, Arnie K.
Schiralli, Ella M.
Selby, Megan A.
Shilling, Mitzi

Authority for the below individuals applies to the specific Business Unit or staff function indicated.

- Global Channel Services
Hilfer, Derrick E.
Mathers, Stephanie M.
- Government Markets
Augustine, Rick
Kindem, Karen A.
Patrick, Laurie A.
- Office of General Counsel
Kuyath, Richard N.
- Government Contract Compliance
Bordes, Richard J.
Carr, Torrance H.
Horwitz, Charles M.
Paraschou, Maria V.
Robinette, Thomas M.

1. Authority is delegated by 3M's Senior Vice President, Research and Development, and Chief Technology Officer, to the Vice Presidents, Research and Development, for their respective 3M Business Groups, and to certain specified employees in GR&DC, to execute proposals, contracts and subcontracts (including certifications, representations and warranties to comply with certain laws and regulations) for government R&D services. Authority to sign country of origin certifications for government R&D services is delegated to the Trade Compliance Department as specified below."

2. Product or performance warranties are to be reviewed and accepted by any 3M individual granted authority or responsibility to do so by the applicable business unit or staff

(b) To make certifications, (except Country of Origin certifications), the following attorneys-in-fact are hereby appointed. Authority may not be sub-delegated, except certifications made by other attorneys-in-fact listed in paragraph (a) may be authorized in writing by one of the individuals listed in paragraph (b) after a determination by one of the individuals in paragraph (b) that such certification is valid. Unfamiliar certifications must be cleared with the Government Contract Compliance department prior to execution.

Authority for the below individuals applies to any Business Unit or staff function indicated.

- 3M Unitek Corporation
Barnard, Mathew C.
- Aerospace and Aircraft Maintenance Division
Canniff, Perry M.
- Government R&D Contracts Department¹
Charles, Ruth P.
Keys, Steven L.
Smith, Vivien L.
- Industrial Adhesive and Tapes Division / Venture Tape Corporation
Authority for the below individual(s) applies to Federal Supply Schedule contracts only:
Canniff, Perry M.
- Abrasive Systems Division
Canniff, Perry M.
- Critical and Chronic Care Solutions Division
McDonald, Michael S.
- Health Information Systems Division
Black, Lisa M.
Cline, Jan C.
Garrison, Garri L.
Graves, Terri M.
Jennings, Gerald R.
Kim, Myung H.
Mason, Deborah A.
Mathison, John C.
McDonough, James R.
- Oral Care Division
Barnard, Mathew C.
- Advanced Materials Division
Davis, Scott J.
Giancola, John B.
Hanson, Scott R.
Ingstad, Cheryl A.
Lockhart, Bruce R.
Magrini, Dave L.
Moeller, Kent
Pearson, Claudia
Race, Robert J.
Utley, Elizabeth R.
- Electronics Markets Materials Division
Anderson, Kevin G.
Koch, Joseph F.
- Personal Safety Division 3M Detection Solutions
Canniff, Perry M.
Wesemann, Melissa J.
- Food Safety Department
Erdman, Michelle M.
Wadie, John A.
- Traffic Safety and Security Division
Benz, John P.
Kester, Joseph H.
Leibel, Matthew R.
McMahon, Denise C.
Moran, Daniel F.
Morris, John N.
Roese, Arnie K.
Shilling, Mitzi
- GTA-NHT, Inc.
Canniff, Perry M.
- Infection Prevention Division
McDonald, Michael S.
-Health Care Service Support
Haateja, Brian J.
- Aero Technologies LLC
Canniff, Perry M.

Authority for the below individuals applies to the specific Business Unit or staff function.

- Global Channel Services
Hilfer, Derrick E.
- Government Markets
Augustine, Rick
Kindem, Karen A.
Patrick, Laurie A.
- Government Contract Compliance
Bordas, Richard J.
Carr, Terrance H.
Horwitz, Charles M.
Paraschou, Maria V.
Robinette, Thomas M.
- Office of General Counsel
Kuyath, Richard N.

(c) To make Country of Origin certifications, the following attorney(s)-in-fact are hereby appointed:

- Trade Compliance Department.
Authority may be sub-delegated in writing:
LaMere, Pierre J.

For all appointments, authority ceases or may be subsequently modified upon the individual's change in business unit, staff group or responsibilities, or when employment is terminated. Authority may be withdrawn or modified at any time.

This Power of Attorney revokes all prior Powers of Attorney with respect to the same matters and shall remain in effect until terminated by the undersigned or any other person authorized to grant powers of attorney on behalf of 3M. The undersigned has signed this Power of Attorney on this

16th day of May, 2016.

3M Company

By Charles M. Horwitz
Charles M. Horwitz
Director, Government Contract Compliance

VENDOR CUSTOMER CODE	SUPPLIER PART NUMBER	SUPPLIER NAME	MANUFACTURER NAME	MANUFACTURER PART NUMBER	COMMODITY CODE	ITEM DESCRIPTION	EXTENDED DESCRIPTION	UNIT OF MEASURE	LIST PRICE	DELIVERY DAYS
VC100000029	188VE	3M Company	3M Company	188VE	55044	GRPH W/O Vacation Land	GRPH W/O Vacation Land 12-1/32in x 300yds	RL	\$1,040.04	30
VC100000029	188PE	3M Company	3M Company	188PE	55044	GRPH W/ Vacation Land	GRPH W/ Vacation Land 12-1/32in x 300yds	RL	\$1,040.04	30
VC100000029	MEE84770A	3M Company	3M Company	MEE84770A	55044	White Passenger	White Passenger 12-1/32in x 300yds	RL	\$901.99	30
VC100000029	MEE94770A	3M Company	3M Company	MEE94770A	55044	White Motorcycle	White Motorcycle 7in x 200yds	RL	\$349.86	30
VC100000029	MEE84772A	3M Company	3M Company	MEE84772A	55044	Red Motorcycle	Red Motorcycle 7in x 200yds	RL	\$374.85	30
VC100000029	TBD1	3M Company	3M Company	TBD1	55044	5 color (1-40 300 yd rolls)	5 color (1-40 300 yd rolls)	FT	\$2.42	30
VC100000029	TBD2	3M Company	3M Company	TBD2	55044	6 color (1-40 300 yd rolls)	6 color (1-40 300 yd rolls)	FT	\$2.42	30
VC100000029	C1808E	3M Company	3M Company	C1808E	55044	LOBSTER PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1804E	3M Company	3M Company	C1804E	55044	VETERANS PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1805E	3M Company	3M Company	C1805E	55044	MAINE FIRE FIGHTERS PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1806E	3M Company	3M Company	C1806E	55044	MAINE PURPLE HEART PLATE	12-1/32in x 300yds	RL	\$2,174.64	30
VC100000029	C1811E	3M Company	3M Company	C1811E	55044	AGRICULTURE PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1812	3M Company	3M Company	C1812	55044	AGRICULTURE/COMMERCIAL PLATE 4 COLOR	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1813E	3M Company	3M Company	C1813E	55044	WE SUPPORT OUR TROOPS	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1814E	3M Company	3M Company	C1814E	55044	MAINE SPORTSMAN PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1815E	3M Company	3M Company	C1815E	55044	BREAST CANCER PLATE	12 - 1/32 X 300 YDS	RL	\$2,174.66	30
VC100000029	C1816E	3M Company	3M Company	C1816E	55044	ANIMAL WELFARE PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1809E	3M Company	3M Company	C1809E	55044	BLACK BEAR PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1817E	3M Company	3M Company	TBD16	55044	UNIVERSITY OF MAINE PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1821E	3M Company	3M Company	TBD17	55044	LOON PLATE	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1820E	3M Company	3M Company	C1820E	55044	Acadian Plate	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1810E	3M Company	3M Company	C1810E	55044	Wabanaki Sheeting	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1822E	3M Company	3M Company	C1822E	55044	ME Naval Centennial	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1823E	3M Company	3M Company	C1823E	55044	Gold Star Next of Kin Plate	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1824E	3M Company	3M Company	C1824E	55044	Maine Bicentennial	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1825E	3M Company	3M Company	C1825E	55044	Maine Dealer Plate	12-1/32in x 300yds	RL	\$2,174.66	30
VC100000029	C1826E	3M Company	3M Company	75-0302-7548-3	55044	ME DEALER M/C PLATE	7INX300YD	RL	\$1,265.25	30
VC100000029	C1827E	3M Company	3M Company	C1827E	55044	ME DISABLED VET PLATE	12-1/32in x 300yds	RL	\$2,174.64	30