## 2019 BUFFALO AUTO SHOW – FEBRUARY 7 – 10

## SUBCONTRACTOR AGREEMENT (EXHIBIT A) (THIS MUST BE COMPLETED BY ANY SUBCONTRACTOR YOU ENGAGE AND RETURNED TO THE NFADA – PRODUCERS OF THE BUFFALO AUTO SHOW)

(dealer / line group / manufacturer)	& NFADA requires that prior
to the commencement of any work, all contractors shall provid	
evidencing that liability insurance is currently maintained and i	
approved to do business in the State of New York and show (or	
NFADA)as Certificate Holder. It is o	ur suggestion that you share these
requirements with your current insurance agent, broker or insu	irance company.
Acceptable Certificates of Insurance shall indicate the following	
insurance, policy numbers and policy effective and expiration	dates.
A. Commercial General Liability: Contractor and subcontra	
named insured's premises & operations, products-completed of	
liability and broad form property damage on an Occurrence ba	
separately to each project. Limits expressed shall be no less t	than:
General Aggregate	\$2,000,000
Products-Completed Operations Aggregate	\$2,000,000
Per Occurrence	\$1,000,000
Personal & Advertising Injury	\$1,000,000
Fire Damage Liability	\$ 100,000
Medical Payment (per person)	\$ 5,000
(dealer / line group / manufacturer)	_ & NFADA shall be named as
Additional Insured on ISO Form CG 20 10 11-85 edition or it	s equivalent to provide completed
operations for the Additional Insured. Such coverage shall app	ly on a Primary & Non Contributory
basis and be indicated as such on the submitted Certificate of	Insurance.
B. Any policies effected by the Subcontractor on its Own	ed and/or Rented Equipment and Materials
shall contain a provision requiring the insurance carriers to	waive their rights of subrogation agains
(dealer / line group / manufacturer)	& NFADA and all other indemnities
named in the Contract.	

- **C.** Should the Subcontractor engage a Subcontractor, the same conditions will apply under this contract to each Subcontractor, however, the retained Subcontractor shall be required to maintain limits of liability of not less than One Million (\$1,000,000.00) Dollars per occurrence and Two Million (\$2,000,000) for the General Aggregate and Products-Completed Operations Aggregate respectively, with said General Aggregate limits applicable on a per project basis.
- D. Workers Compensation & Employers Liability:

Contractors and subcontractors shall provide Workers Compensation insurance as required by statute to cover claims for injury or illness to their employees and those who may be eligible under the Act. Exclusions for proprietors, partners, members of limited liability companies or executive officers will not be permitted.

	Workers Compensation:		Statutory	
	Employers Liability:			
	Bodily Injury by Accident (per Accident) Bodily Injury by Disease (Policy Limit) Bodily Injury by Disease (Per Employee)		\$100,000 \$500,000 \$100,000	
E. Automobile	Liability:			
Bodily Injury and	Liability insurance covering the use of all of the desired Property Damage with a Combined Singmay be satisfied by a combination of a pr	gle Limit	of \$1,000,000 per Accident.	
F. Umbrella/Ex	ccess Liability:			
Commercial Umbrella or excess liability for a limit of at least \$1,000,000 Per Occurrence with a \$1,000,000 Aggregate. Coverage should respond on a follow-form basis and excess over the aforementioned underlying policy limits. Coverage must apply on a primary & non contributory basis.				
G. Indemnifica	ntion & Defense:			
contractors and manufacturer) _ employees as wexpenses, incluor in part and in resulting from themployees and Subcontractor, expenses and subcontractor, expenses and manufactures are subcontractor, expenses and manufactures are subcontractor, expenses and manufactures are subcontractor, expenses are subcontra	ttend permitted by law and in compliance their subcontractors will indemnify, defent their officers, directly as NFADA from and against any claim ding legal fees and all court costs and lial any manner from injury and/or death of paracts, omissions, breach or default of Subcontractors, directly in connection with except these claims, suits, liens, judgment of (dealer / line group / manufacturer)	d and hoctors, pans, suits oility (incorrection outported by the pents, damaged)	old harmless (dealer / line group / artners, representatives, agents and , liens, judgments, damages, losses and cluding statutory liability) arising in whole r damage to or loss of any property actor, its officers, directors, agents, rformance of any work by or for	
Subcontractor will defend and bear all costs of defending any actions or proceedings brought against (dealer / line group / manufacturer)its officers, directors, agents and employees and NFADA, arising in whole or in part out of any such acts, omissions, breach or default as a result of the work performed by the subcontractor.				
contribution and	ation agreement contemplates partial indeal that partial indemnification is agreed to be the indemnities.			
Date:		Date: _		
Dealer / Line Gr Manufacturer R	roup / epresentative (Signature)	Subcon	tractor (Signature)	

(Print name and title)

NFADA / 2019 Buffalo Auto Show 1144 Wehrle Drive Williamsville, NY 14221

(Print name and title)