



Satellite Systems and Service
Weather, Email, Voice &
Data Solutions

Iridium GMDSS Service Agreement

For fast activation please return to:
Fax: **206.878.8314**
Email: **admin@ocens.com**

Questions?

Phone: 206.878.8270
Email: sales@ocens.com
http://www.ocens.com

Dealer: _____ Reference #: _____

Requested Activation Date _____

If weekend date requested, activation will be processed on preceding Friday. Allow 24hr for activation.

SIM# OCENS USE ONLY _____

Customer Information:

First _____ Middle _____ Last _____

Business Name (if Applicable) _____

Physical Street Address _____ City _____

State/Province _____ Zip/Postal _____ Country _____

Phone _____ Alt Phone _____

Email _____

Credit Card Billing Address (the address to which the credit card statement is sent)

Address _____ City _____

State/Province _____ Zip/Postal _____ Country _____

Type of card (check one): Visa MasterCard American Express

Card Number _____ Exp Date _____ CCV _____

Name on card _____

I, _____, hereby authorize OCENS, Inc. via this Authorization form to charge
(Printed Name of card holder) my credit card for payment of airtime and (or) service charges for my

mobile satellite equipment as outlined in the following Agreement. I understand and agree that a facsimile copy of this agreement shall be valid and binding for all purposes.

Card Holder Signature _____ Date _____

Shipping Information Check if address is residential

First _____ Middle _____ Last _____

Business Name (if Applicable) _____

Physical Street Address _____ City _____

State/Province _____ Zip/Postal _____ Country _____

Phone _____

Iridium GMDSS Service Agreement

Global Airtime Plans for GMDSS phones

Plan Options	Basic	Value Monthly	Value Annual
Activation Fee	\$250	\$0	\$0
Deactivation Fee	\$75	\$75	\$75
Monthly Fee	\$0	\$75	NA
Annual Fee	NA	NA	\$839
Included Minutes (Iridium to Fixed only)	0	50	600
Included SMS	0	50	600
Minimum Term (Months)	0	3	12
Early Termination Fee	NA	\$250	NA

Standard Call Rates	Basic	Value
Iridium to Fixed (PSTN/Cell)	\$2.25	\$0.89
Iridium to Iridium (including voicemail)	\$1.49	\$0.89
Iridium Data Minutes	\$2.25	\$1.59
Iridium to RUDICS service	\$0.99	\$0.99
Iridium to other satellite services	\$11.95	\$11.95
SMS (per message)	\$0.49	\$0.49

Detail of the vessel, and terminal are required for activation. GMDSS is a lifesaving service. Emergency Contact details must be kept up to date.

Vessel Name:		
Vessel Type:		
IMO Number (7 digits):	IMO Exempt:	<input type="checkbox"/>
MMSI Number (9 digits):		
Fleet Name:		
Callsign:	Ship Registry:	
Port of registry:		
Vessel Tonnage:	Year Built:	Person capacity:
Emergency Contact Name:		
Emergency Contact Phone:		
Emergency Contact Email:		

IRIDIUM'S MARINE SAFETY DECLARATION AND AGREEMENT – PLEASE READ AND SIGN

This Maritime Safety Service Application ("MSSA") sets forth the terms and conditions under which OCENS shall make available Iridium® Global Maritime Distress and Safety Service ("GMDSS" or the "Service") via the Iridium® global satellite enhanced group calling ("EGC") system for the promulgation of Maritime Safety Information (MSI), navigational and meteorological warnings, meteorological forecasts, Search and Rescue ("SAR") information, and other distress and/or safety-related messages to ships pursuant to International Maritime Organization requirements to the undersigned applicant ("End-User"). OCENS and End-User are jointly referred to in this MSSA as the "Parties" or singly as a "Party".

PERSONAL DATA PRIVACY

Information concerning your vessel, your emergency contact, and your personal data will be shared by OCENS with Iridium Satellite LLC for the purposes of providing the Service to you. THIS INFORMATION MAY BE PROCESSED FROM A

LOCATION WHERE LAWS REGARDING PROCESSING PERSONAL DATA MAY BE DIFFERENT OR LESS STRINGENT THAN IN YOUR JURISDICTION. OCENS functions as an independent business/data controller with regard to the processing of your personal data. Information on how OCENS processes your personal data and your rights regarding such processing are presented within our privacy policy at <https://www.ocens.com/Privacy-Policy.aspx> . For additional information on OCENS' processing of your personal data, please contact OCENS for any further information regarding its applicable data privacy notice and/or policy (including but not limited to General Data Protection Regulation GDPR).

1. SCOPE. This MSSAF governs the utilization of the Service made available to the End-User.

2. OPERATIONAL REQUIREMENTS AND USE CONDITIONS.

2.1 Accuracy of Information. The Vessel identity and contact information provided by End-User in this MSSAF will be input by OCENS in a database that will be accessed and used by Navarea(s), Metarea(s) and RCC(s) to send and receive safety-of-life notifications. End-User is solely responsible to ensure that all information provided on or pursuant to this MSSAF is current, accurate, and complete. OCENS shall collect the information, input the information into the database, and provide to End-User confirmation of the information as input into the database. End-User shall immediately review the confirmation and notify OCENS of any inaccuracies in the input information. End-User is responsible for the information supplied by it and recognizes it may be held liable for any incorrect or unclear information which contributes to damage, injury, or loss of life as part of a marine safety incident. OCENS shall have no liability for any inaccuracy in the input information unless previously notified of such inaccuracy by End-User.

2.2 Technical, Operating, and Other Requirements.

2.2.1 END-USER (NOT IRIDIUM OR OCENS) IS RESPONSIBLE TO ENSURE ALL GMDSS EQUIPMENT IS INSTALLED, OPERATIONAL, AND MAINTAINED IN ACCORDANCE WITH MANUFACTURER'S GUIDELINES AND SPECIFICATIONS BY AN AUTHORIZED AND QUALIFIED GMDSS EQUIPMENT INSTALLER.

2.2.2 Upon completion of installation and End-User's provision of all necessary activation information to OCENS, an Installer Form will be sent to End-User. End-User (not Iridium or OCENS) shall be responsible to ensure the Installer Form is provided to the Installer and a signed copy is returned to OCENS after installation is complete. Activation will not be certified until the signed Installer Form is returned to OCENS.

2.2.3 Throughout its utilization of the Service, End-User shall comply with the operating procedures as notified by the GMDSS Terminal manufacturer, OCENS, or Iridium from time to time.

2.2.4 The GMDSS Terminal shall be used exclusively for peaceful purposes and not in a manner contrary to the environmental usage and distress and safety conditions specified in this MSSAF.

2.3 Fair Use.

2.3.1 The fair use policy for the Service prohibits uses and activities involving the Service that can be deemed as unlawful or interfere with or diminish the fair use of the Iridium network by other subscribers or end-users, or otherwise infringe the rights of others.

2.3.2 The Service is configured to connect and disconnect with the Iridium network, and End-User is strictly prohibited from enabling an always-on connection with the network that could negatively affect the available bandwidth for other subscribers. It is recognized by End-User that Iridium reserves the right to actively monitor usage statistics of subscribers on the network and take proactive measures to regulate and, if necessary, terminate access to the Iridium network to ensure high quality network performance for all users on an ongoing basis.

2.4 Suspension or Termination of Service. Iridium or OCENS may take any responsive actions (including but not limited to suspension or termination of the Service) or such other action it deems appropriate under the circumstances with or without notice if it determines that the fair use obligations or other terms or conditions in this MSSAF have been breached or violated. None of OCENS, Iridium, or their respective agents or representatives will have any liability for any of these responsive actions.

2.5 End-User (and/or any associated or underlying vessel owner) is aware that positional information, including personal data, is collected as part of the Service and that such information may be shared with authorized national and international agencies for the purpose of providing the Service and maritime safety. End-User hereby provides its express consent for use of any personal information provided pursuant to this MSSAF and processed in accordance with OCENS' applicable data privacy policy.

3. TERM AND TERMINATION.

3.1 The term ("Term") of this MSSAF shall commence on the Effective Date and shall continue for so long as OCENS and End-User use the Service.

3.2 Articles 2, 4, 6, 7, and 9 shall survive the termination of the Agreement.

4. DISCLAIMERS, AND LIMITATION OF LIABILITY.

4.1 OCENS MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AND MAKES NO REPRESENTATIONS, GUARANTEES, OR CONDITIONS, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED REPRESENTATIONS, GUARANTEES, CONDITIONS, OR WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, SATISFACTORY QUALITY, NON-INTERFERENCE, ACCURACY OF INFORMATIONAL CONTENT, OR ARISING FROM A COURSE OF DEALING, LAW, USAGE, OR TRADE PRACTICE, OR RELATED TO THE PERFORMANCE OR NONPERFORMANCE OF ANY IRIDIUM PRODUCTS, ACCESSORIES, FACILITIES, OR SERVICES, EXCEPT AS EXPRESSLY STATED IN THIS AGREEMENT, AND IT IS UNDERSTOOD AND AGREED THAT ANY OTHER STANDARDS OF PERFORMANCE, GUARANTEES, CONDITIONS, AND WARRANTIES ARE HEREBY EXPRESSLY EXCLUDED AND DISCLAIMED.

4.2 OCENS SHALL NOT BE LIABLE TO END-USER OR END-USER'S AGENTS, REPRESENTATIVES, OR ANY OTHER END-USERS OF ITS SERVICES FOR ANY LOSSES, DAMAGES, LIABILITIES, JUDGMENTS, FINES, AMOUNTS PAID IN SETTLEMENT, EXPENSES, OR COSTS OF DEFENSE SUSTAINED BY REASON OF ANY UNAVAILABILITY, DELAY, OUTAGES, FAULTINESS, OR FAILURE OF THE FACILITIES, SERVICES, OR PRODUCTS TO BE MADE AVAILABLE BY OCENS OR IRIDIUM PURSUANT TO THIS AGREEMENT, INCLUDING LOSSES RESULTING FROM ANY PAST, PRESENT, OR FUTURE CLAIM, DEMAND, SUIT, ACTION, OR PROCEEDING BROUGHT OR INITIATED BY A THIRD PARTY, INCLUDING WITHOUT LIMITATION, ACTIONS BY ANY FEDERAL OR STATE GOVERNMENTAL AUTHORITY.

4.3 END-USER SHALL NOT MAKE OR PERMIT TO BE MADE ANY CLAIM AGAINST IRIDIUM (OR ITS DISTRIBUTORS OR AFFILIATES), FOR ANY LOSSES, DAMAGES, LIABILITIES, JUDGMENTS, FINES, AMOUNTS PAID IN SETTLEMENT, EXPENSES, AND COSTS OF DEFENSE SUSTAINED BY REASON OF ANY UNAVAILABILITY, DELAY, OUTAGES, FAULTINESS, OR FAILURE OF THE FACILITIES, SERVICES, OR PRODUCTS TO BE MADE AVAILABLE BY OCENS OR IRIDIUM PURSUANT TO THIS AGREEMENT ("LOSSES"), INCLUDING LOSSES RESULTING FROM ANY PAST, PRESENT, OR FUTURE CLAIM, DEMAND, SUIT, ACTION, OR PROCEEDING BROUGHT OR INITIATED BY A THIRD PARTY, INCLUDING WITHOUT LIMITATION, ACTIONS BY ANY FEDERAL OR STATE GOVERNMENTAL AUTHORITY.

4.4 IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER, WHETHER BASED ON CONTRACT OR TORT OR ANY OTHER LEGAL THEORY, INCLUDING, WITHOUT LIMITATION, STRICT LIABILITY, GROSS NEGLIGENCE, OR NEGLIGENCE, FOR INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES OF ANY KIND, INCLUDING, WITHOUT LIMITATION, LOST PROFITS OR REVENUES, LOSS OF BUSINESS, LOSS OF PRIVACY, LOSS OF USE, LOSS OF TIME OR INCONVENIENCE, LOSS OF INFORMATION, DATA, SOFTWARE, OR APPLICATIONS, OR OTHER FINANCIAL LOSS ARISING OUT OF OR RESULTING FROM THE PERFORMANCE OR NON-PERFORMANCE OF THIS AGREEMENT, WHETHER FORESEEABLE OR NOT.

5. ASSIGNMENT. This Agreement is personal to the Parties and may not be assigned or transferred by End-User without the prior written consent of OCENS.

6. FORCE MAJEURE. No failure or omission by OCENS or Iridium to carry out or observe any of the terms and conditions of this Agreement shall give rise to any claim against OCENS or Iridium or be deemed a breach of this Agreement if such failure or omission arises from an act of God or any other force majeure, an act of Government, or any other cause beyond the reasonable control of OCENS or Iridium.

7. CONFIDENTIALITY, INTELLECTUAL PROPERTY, AND PUBLICITY.

7.1 For a period of three (3) years from the date of disclosure thereof, each Party shall maintain the confidentiality of all information or data of any nature ("Information") provided to it by the other Party pursuant to or in connection with the Service and/or this Agreement, provided such Information contains a conspicuous marking identifying it as "Confidential" or "Proprietary" or would be recognizable by a prudent person as inherently on its face of a confidential nature (e.g., customer proprietary network information, non-public personal information, ship location). Each Party shall use the same efforts (but in no case less than reasonable efforts) to protect Information it receives hereunder as it accords to its own Information. All Information provided by any Party to the other hereunder shall be used solely for the purpose for which it is supplied. These confidentiality requirements shall not apply to Information which is already in the possession of the receiving Party through no breach of an obligation of confidentiality to the disclosing Party or any third party, is already publicly available through no breach of this Article, or has been previously independently developed by the receiving Party. This Agreement shall not prevent any disclosure of Information pursuant to applicable law or regulation, provided that prior to making such disclosure, the receiving Party shall use reasonable efforts to notify the disclosing Party of this required disclosure.

7.2 The provision of the Service in no way grants to OCENS or End-User any title or ownership in intellectual property which may be included or embodied therein, it being understood that such intellectual property shall at all times remain the exclusive property of Iridium.

7.3 Without the prior written consent of the other Party hereto, neither Party shall release any public announcements referring to the other Party, Iridium, or this Agreement.

7.4 Any third party information provided or made available pursuant to this Agreement shall be treated with utmost confidentiality and shall not be disclosed to any third parties except as absolutely necessary to comply with applicable laws or regulations (including but not limited to facilitating duties and obligations under the Safety of Life at Sea (SOLAS) Convention.

8. NOTICES. All notices, requests, or other communications hereunder shall be in writing, addressed to the Parties at the addresses set forth in the cover page of this Agreement with a copy sent to Iridium Satellite LLC, 1750 Tysons Boulevard, Suite 1400, McLean, Virginia 22102, Attn: Chief Legal Officer, ContractNotifications@Iridium.com, Fax (703) 287-7450. Notices mailed by registered or certified mail shall be deemed to have been received by the addressee upon actual receipt. Notices sent by fax or email shall be conclusively deemed to have been received when the delivery confirmation is received. If either Party wishes to alter the address to which communications to it are sent, it may do so by providing notice of the new address to the other Party in accordance with this Article.

9. COMPLIANCE WITH LAWS. End-User represents and covenants that neither it nor its employees, agents, or representatives shall use the Service in any manner or for any purpose(s) which constitute a violation of the laws or regulations of the United States or any agencies thereof, or the laws and/or regulations of any foreign jurisdiction in which the Service is being used, provided, distributed or marketed.

10. MISCELLANEOUS.

10.1 No waiver by either Party of any provisions of this Agreement shall be binding unless made expressly and confirmed in writing. Any such waiver shall relate only to such matter, non-compliance, or breach as it relates to and shall not apply to any subsequent or other matter, non-compliance, or breach.

10.2 The relationship between and among the Parties hereto shall not be that of partners, and nothing herein contained shall be deemed to constitute a partnership between and among them or a merger of their assets or their fiscal or other liabilities or undertakings. Neither Party shall have the right to bind the other Party except as expressly provided for herein.

10.3 This Agreement, and the continuance thereof by the Parties, is contingent upon the obtaining and the continuance of such approvals, consents, governmental and regulatory authorizations, licenses, and permits as may be required or deemed necessary by the Parties, who shall endeavor to obtain and continue the same.

10.4 This Agreement shall be governed by the laws of the State of Washington without reference to its principles of conflict of laws. The Parties shall use best efforts to resolve any disputes arising under this Agreement through amicable, good faith discussions to be conducted within twenty days (20) from either Party providing a written notice of dispute to the other Party. If the Parties are unable to resolve the dispute through such amicable discussions, then either Party may commence an action in any state or federal court having proper jurisdiction within the State of Washington. Both parties submit to such jurisdiction and waive any objection to venue or claim of inconvenient forum.

10.5 This Agreement represents the entire understanding between the Parties in relation to the matters dealt with herein and supersedes all previous covenants and representations made between the Parties in relation to the Agreement, whether oral or written. This Agreement may be modified only if such modification is in writing and signed by a duly authorized representative of each Party hereto. The Agreement may be executed electronically, and the authentic electronic execution pages will be binding upon the executing Party to the same extent as the original executed pages.

Iridium GMDSS Service Agreement

OCENS, Inc. Iridium Satellite Services Terms & Agreements

1. Availability of limited service: Service is generally available to satellite terminals equipped for this service when within the satellite footprint. Service is furnished to Customer or Customers authorized user. A telephone number may not appear in more than one terminal. Customer has no property right in such number. OCENS reserves the right to assign, designate, or change such number, when, in its sole discretion, such action is reasonably necessary in the conduct of business;
2. OCENS Service: Customer has contracted with OCENS to have OCENS provide the service under the terms detailed in this agreement. Customer will pay a \$50 one-time charge per account activation. Iridium service is provided by Iridium Satellite, LLC. Customer agrees to pay any applicable activation, monthly service, service usage fees, and any applicable taxes thereon. OCENS reserves to change rates at any time;
3. Data Transmission Use and Dropped Calls: Due to the technical nature of data setups and the inherent sophistication of data transmission through a variety of satellites, systems and networks, OCENS makes no representation as to the success of data calls through the system. Customer agrees that all data call attempts regardless of ultimate successful transmission and termination will be paid for and no credits will be given in the event of disputes of this nature. Along with potential incorrect use (i.e., next to a building/obstruction), the Iridium system (a low earth orbiting satellite constellation) has inherent flaws and anomalies that can create dropped calls of either voice or data nature. Dropped calls will not be credited. OCENS can provide data setup technical support beyond the normal provided setup instructions at an additional charge. Please consult with OCENS sales representative for further details;
4. < Intentionally left blank >
5. Postpaid accounts activated within a given month are billed on a pro-rated basis for the subject month. Deactivated accounts are NOT pro-rated by the date of deactivation within a calendar month and full month payments of the postpaid monthly fee are due regardless of date of deactivation in the subject month. Customer must contact OCENS via email at admin@ocens.com to deactivate or, if applicable, suspend service (the Deactivation Email). Customer must specify the date of service deactivation or suspension (the Deactivation Date) in the Deactivation Email. For services which include a recurring monthly service fee, OCENS must receive the Deactivation Email AT LEAST FIVE BUSINESS DAYS PRIOR TO CALENDAR MONTH END OR DEACTIVATION DATE, whichever is earlier. Customer is liable for payment of ALL fees and taxes up to and through the Deactivation Date specified in the Deactivation Email. Furthermore, deactivated accounts with recurring monthly fees are NOT pro-rated for the date of deactivation within a calendar month and a full month payment of the monthly fee is due for the calendar month containing the Deactivation Date.
6. This service agreement cannot be assigned without the written consent of OCENS. OCENS reserves the right to terminate this agreement at any time during the contract period;
7. Invoicing and Guarantee of Payment of Services: OCENS will invoice customer monthly for pending services if prepaid accounts or recurring charges and for services/ minutes used if post-paid accounts. Invoices shall be paid by credit cards. Customer understands that they are responsible for all air time charges, including but not limited to direct airtime, long distance and roaming charges (if applicable) and charges for any customer elected, value-added services (when available). Payment must be made in US dollars. Customer requests for direct billing are subject to credit approval and may be subject to required deposits and/or direct payment by credit card or a guarantee authorized against a valid accepted credit card;
8. Taxes: The price of the service does not include sales, usage, excise, ad valorem, property or any other taxes now or hereafter imposed, directly or indirectly, by any governmental authority or agency with respect to the service. Customer shall pay such taxes directly or reimburse OCENS for any such taxes;
9. Deposits: Mobile satellite services are granted subject to credit approval by OCENS. OCENS requires the establishment of credit or the ability to pay invoices according to the established terms. Deposits may be required for non-US citizens or

customers who do not have established credit. Customers will be advised prior to service activation if a deposit is required. Deposits will be refunded at service or contract termination;

10. Foreign Credit Cards: Foreign credit cards will be accepted only after a complete verification has been done with the issuing bank. Verification of foreign credit cards may delay authorization by 72 hours. All deposits for terminals will still apply. OCENS reserves the right to decline any credit card application;
11. Non-Payment/Breach: A late charge of 1-1/2% per month will be applied to each of customer's service bills not paid by due date. This late charge is applicable to the unpaid balance as of the due date. Customer shall pay OCENS all costs including, without limitation, reasonable attorney fees, the fees of any collection agency, and any other costs incurred by OCENS in the exercising any of it's rights under the agreement. Should customers service be suspended by non-payment OCENS will charge a decommissioning fee of \$50 per mobile terminal for re-activation of the suspended terminal;
12. Contractual Limitations: Customer recognizes that all prepaid and postpaid plan purchases, be they for the purchase of an initial activation or reload, are NOT refundable.
13. Limitation of Liability: The satellite service provided by OCENS may be temporarily interrupted, delayed or otherwise limited and is not available everywhere in the world. OCENS makes no representation that it can provide uninterrupted service. Further, OCENS shall have no liabilities or credit due for interrupted service unless caused by the gross negligence of OCENS. OCENS shall not be liable for acts or omissions of other carriers, equipment failures or modifications, acts of God, strikes, government actions, or other causes beyond our reasonable control. OCENS MAKES NO WARRANTIES WITH RESPECT TO THE SERVICE OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, EXCEPT AS SPECIFICALLY PROVIDED IN THIS AGREEMENT. THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE ARE HEREBY DISCLAIMED AND EXCLUDED. OCENS SHALL NOT BE LIABLE TO ITS DISTRIBUTOR OR CUSTOMER OR ANY THIRD PARTY FOR ANY SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, SUBSCRIBER TERMINALS, OR EQUIPMENT. Unless provided otherwise, OCENS is not responsible for the installation, operation, quality of transmission, or maintenance of customer equipment. If customer's equipment is stolen, customer is responsible for all charges as agreed upon in this agreement;
14. Licensing: Customers wishing to operate satellite phones while in foreign territories shall be required to obtain any and all licensing or approvals that may be required to operate within that territory. OCENS does not guarantee any authority to radiate from territories other than those allowing trans-border operation of equipment;
15. Governing Law: This contract is governed by the laws of Washington State and applicable tariffs;
16. CUSTOMER AGREES THAT ANY LEGAL PROCEEDING COMMENCED BY ONE PARTY AGAINST THE OTHER, SHALL BE BROUGHT IN ANY STATE OR FEDERAL COURT HAVING PROPER JURISDICTION WITHIN THE STATE OF WASHINGTON. BOTH PARTIES SUBMIT TO SUCH JURISDICTION AND WAIVE ANY OBJECTION TO VENUE AND/OR CLAIM OF INCONVENIENT FORUM.

Official Authorization ** (You must sign this portion to confirm acceptance of the Maritime Safety Service Declaration and Agreement and the GMDSS Service Agreement in order for the MSSA and GMDSS Service Agreement to be valid and for activation to proceed)**

In my individual capacity, or on behalf of the entity I represent, I hereby certify that I have read and agree to the the **Maritime Safety Service Declaration and Agreement and the GMDSS Service Agreement** and further testify that the information provided to OCENS in this service agreement and credit application is correct. I hereby authorize the bank and the references listed in this credit application to release information to OCENS to evaluate credit worthiness. Further, I hereby authorize the use of my credit card referenced on page 1 or a card otherwise or later provided to OCENS for the purposes associated with this service agreement. I understand and agree that a facsimile copy of this agreement shall be valid and binding for all purposes.

SIGNATURE: _____

PRINT NAME: _____

TITLE: _____ Date: _____