Attachment E-1

OBWC- NIOSH Letter of Agreement

(full agreement can be found at http://inside.niosh.cdc.gov/r2p/partner_development/activepartnershipagreementpdfs/ FinalOBWC-NIOSHAgreementLtr04192010.pdf)

Ohio	Bureau of Workers' Compensation	Governor Ted Strickland Administrator Marsha P. Rya
	30 W. Spring St. Columbus, OH 43215 2256	ohiobwc.com 1-800-OHIOBWC
April 19, 2010		
	ute for Occupational Safety and Health (NIOSH)	
Robert A. Taff 4676 Columbi		
Cincinnati, OF		
Re: Nation	al Institute for Occupational Safety and Health - Ohio	Bureau of Workers' Compensation Strategic Alliance
Dear Dr. How	ard:	
agreed to estal Safety and He "Party." The respective stree part of researc	blish between Ohio Bureau of Workers' Compensati- alth (NIOSH). We may be referred to jointly in this goal ("Goal") of this Alliance is to establish a veh- ngths and resources on projects that will improve publ- ch that will inform better decisions about occupatio	standing about the strategic alliance ("Alliance") we have on (OBWC) and the National Institute for Occupational Letter of Agreement as the "Parties" or individually as cle for NIOSH and OBWC to collaborate and use ou ic policy by using workers' compensation information as nal safety and health risks and workers' compensation and NIOSH. Accordingly, NIOSH and OBWC agree as
1. Term	and Termination	
mutual written		cuted this Letter of Agreement, and terminates upon ou itten notice to the other of our intention to terminate thi Paragraph 11.
2. Effec	ts of Termination	
a. 6 ti b. 6	he other Party's name, logo, or other nonpublic inte onsent of the other Party, except when required by law	of Agreement is terminated, then neither Party shall us ellectual property in any way without the prior written or regulation. <i>nent.</i> If this Letter of Agreement is terminated, the
3. Natu	re of Agreement	
collaborative e against the Un also recognize	effort. It is not intended to create any right or benefit, ited States, its agencies, its officers or employers or a that the foregoing terms may need to be supplemente	at is to set out the roles of both of the Parties in thi substantive or procedural, enforceable by law or equity my other party to this Letter of Agreement. The Partie d with additional terms and, in some cases, renegotiated a to this Letter of Agreement and jointly agreed to by the
4. Confi	identiality	
		reement") between OBWC and NIOSH, dated April 1: dubit 1, is incorporated into this Letter of Agreement a