

Intergovernmental Cooperative Purchasing Agreement

This Intergovernmental Agreement (Agreement) is by and between the "Lead Contracting Agency" and participating government entities ("Participating Agencies"), that are members of National Purchasing Partners ("NPPGov"), including members of Public Safety GPO, First Responder GPO, Law Enforcement GPO, Education GPO and EMS GPO that agree to the terms and conditions of this Agreement. The Lead Contracting Agency and all Participating Agencies shall be considered as "parties" to this agreement.

WHEREAS, upon completion of a formal competitive solicitation and selection process, the Lead Contracting Agency has entered into Master Price Agreements with one or more Vendors to provide goods and services, often based on national sales volume projections;

WHEREAS, NPPGov provides group purchasing, marketing and administrative support for governmental entities. NPPGov's marketing and administrative services are free to its membership, which includes participating public entities and nonprofit institutions throughout North America.

WHEREAS, NPPGov has instituted a cooperative purchasing program under which member Participating Agencies may reciprocally utilize competitively solicited Master Price Agreements awarded by the Lead Contracting Agency;

WHEREAS, the Master Price Agreements provide that all qualified government members of NPPGov may purchase goods and services on the same terms, conditions and pricing as the Lead Contracting Agency, subject to applicable local and state laws of the Participating Agencies;

WHEREAS, the parties agree to comply with the requirements of the Intergovernmental Cooperation Act as may be applicable to the local and state laws of the Participating Agencies;

WHEREAS, the parties desire to conserve and leverage resources, and to improve the efficiency and economy of the procurement process while reducing solicitation and procurement costs;

WHEREAS, the parties are authorized and eligible to contract with governmental bodies and Vendors to perform governmental functions and services, including the purchase of goods and services; and

WHEREAS, the parties desire to contract with Vendors under the terms of the Master Price Agreements;

NOW, THEREFORE, the parties agree as follows:

ARTICLE 1: LEGAL AUTHORITY

Each party represents and warrants that it is eligible to participate in this Agreement because it is a local government created and operated to provide one or more governmental functions and possesses adequate legal authority to enter into this Agreement.

ARTICLE 2: APPLICABLE LAWS

The procurement of goods and services subject to this Agreement shall be conducted in accordance with and subject to the relevant statutes, ordinances, rules, and regulations that govern each party's procurement policies. Competitive Solicitations are intended to meet the public contracting requirements of the Lead Contracting Agency and may not be appropriate under, or satisfy Participating Agencies' procurement laws. It is the responsibility of each party to ensure it has met all applicable solicitation and procurement requirements. Participating Agencies are urged to seek independent review by their legal counsel to ensure compliance with all local and state solicitation requirements.

ARTICLE 3: USE OF BID, PROPOSAL OR PRICE AGREEMENT

- a. A "procuring party" is defined as the Lead Contracting Agency or any Participating Agency that desires to purchase from the Master Price Agreements awarded by the Lead Contracting Agency.
- b. Each procuring party shall be solely responsible for their own purchase of goods and services under this Agreement. A non-procuring party shall not be liable in any fashion for any violation of law or contract by a procuring party, and the procuring party shall hold non-procuring parties and all unrelated procuring parties harmless from any liability that may arise from action or inaction of the procuring party.
- c. The procuring party shall not use this agreement as a method for obtaining additional concessions or reduced prices for similar goods and services outside the scope of the Master Price Agreement.
- d. The exercise of any rights or remedies by the procuring party shall be the exclusive obligation of such procuring party.
- e. The cooperative use of bids, proposals or price agreements obtained by a party to this Agreement shall be in accordance with the terms and conditions of the bid, proposal or price agreement, except as modified where otherwise allowed or required by applicable law, and does not relieve the party of its other solicitation requirements under state law or local policies.

ARTICLE 4: PAYMENT OBLIGATIONS

The procuring party will make timely payments to Vendors for goods and services received in accordance with the terms and conditions of the procurement. Payment for goods and services, inspections and acceptance of goods and services ordered by the procuring party shall be the exclusive obligation of such procuring party. Disputes between procuring party and Vendor shall be resolved in accordance with the law and venue rules of the state of the procuring party.

ARTICLE 5: COMMENCEMENT DATE

This Agreement shall take effect after execution of the "Lead Contracting Agency Endorsement and Authorization" or "Participating Agency Endorsement and Authorization," as applicable.

ARTICLE 6: TERMINATION OF AGREEMENT

This Agreement shall remain in effect until terminated by a party giving 30 days written notice to "Lead Contracting Agency"

ARTICLE 7: ENTIRE AGREEMENT

This Agreement and any attachments, as provided herein, constitute the complete Agreement between the parties hereto, and supersede any and all oral and written agreements between the parties relating to matters herein.

ARTICLE 8: CHANGES AND AMENDMENTS

This Agreement may be amended only by a written amendment executed by all parties, except that any alterations, additions, or deletions of this Agreement which are required by changes in Federal and State law or regulations are automatically incorporated into this Agreement without written amendment hereto and shall become effective on the date designated by such law or regulation.

ARTICLE 9: SEVERABILITY

All parties agree that should any provision of this Agreement be determined to be invalid or unenforceable, such determination shall not affect any other term of this Agreement, which shall continue in full force and effect.

THIS INSTRUMENT HAS BEEN EXECUTED IN TWO OR MORE ORIGINALS BY EXECUTION AND ATTACHMENT OF "THE LEAD CONTRACTING AGENCY ENDORSEMENT AND AUTHORIZATION" OR "PARTICIPATING AGENCY ENDORSEMENT AND AUTHORIZATION," AS APPLICABLE. ONCE EXECUTED, IT IS THE RESPONSIBILITY OF EACH PARTY TO FILE THIS AGREEMENT WITH THE PROPER AGENCY IF REQUIRED BY LOCAL OR STATE LAW.

LEAGUE OF OREGON CITIES ENDORSEMENT AND AUTHORIZATION

The undersigned acknowledges, on behalf of the League of Oregon Cities ("Lead Contracting Agency") that he/she has read and agrees to the general terms and conditions set forth in the enclosed Intergovernmental Cooperative Purchasing Agreement regulating use of the Master Price Agreements and purchase of goods and services that from time to time are made available by the League of Oregon Cities to Participating Agencies locally, regionally, and nationally through NPPGov. Copies of Master Price Agreements and any amendments thereto made available by the League of Oregon Cities will be provided to Participating Agencies and NPPGov to facilitate use by Participating Agencies.

The undersigned understands that the purchase of goods and services under the provisions of the Intergovernmental Cooperative Purchasing Agreement is at the absolute discretion of the Participating Agencies.

The undersigned affirms that he/she is an agent of the League of Oregon Cities and is duly authorized to sign this League of Oregon Cities Endorsement and Authorization.

Patricia M. Mulvilill

Date: June 13, 2023

BY: Patricia M. Mulvihill ITS: Executive Director

League of Oregon Cities Contact Information:

Contact Person: Kevin Toon

Address: 1201 Court St NE #200, Salem, OR 97301

Telephone No.: 503-588-6550

Email: rfp@orcities.org

PARTICIPATING AGENCY ENDORSEMENT AND AUTHORIZATION

| The undersigned acknowledges, on behalf of that he/she has read and agrees to the general t Intergovernmental Cooperative Purchasing Agreements and purchase of goods and service by the Lead Contracting Agency to Participationally through NPPGov. | erms and conditions set forth in greement regulating use of the es that from time to time are many | the enclosed Master Price ade available |
|---|--|--|
| The undersigned further acknowledges that the provisions of the Intergovernmental Cooperate discretion of the Participating Agency and the NPPGov shall be held liable for any costs of actions of the Vendor or any other Participate Vendor shall deal directly with the Participate orders, disputes, invoicing and payment. | ive Purchasing Agreement is at at neither the Lead Contracting r damages incurred by or as a ting Agency. Upon award of | the absolute Agency nor result of the contract, the |
| The undersigned affirms that he/she is an a authorized to sign this Participating Agency E | gent ofndorsement and Authorization. | and is duly |
| | Date: | |
| BY: | | |
| ITS: | | |
| Participating Agency Contact Information: | | |
| Contact Person: | | |
| Address: | | |
| Telephone No.: | _ | |
| Email: | | |

LEAGUE OF OREGON CITIES Fire Apparatus Solicitation Synopsis Solicitation No. 1905

Intent

The League of Oregon Cities (LOC) served as Lead Agency to solicit proposals for Fire Apparatus. LOC works in cooperation with National Purchasing Partners "NPP" and its Government Division dba NPPGov, dba Public Safety GPO and dba Law Enforcement GPO (collectively hereinafter "NPPGov"), to service the LOC and NPPGov membership. The published Request for Proposal (RFP) contained provisions that permitted all members of LOC and NPPGov throughout the nation to "piggy-back" off the resulting Master Price Agreement.

Determination for issuing RFP vs. Sealed Bid

LOC has determined that it is advantageous for LOC to procure Fire Apparatus using a secure competitive RFP process evaluated based on "best value" rather than sealed bidding. Sealed bidding limits evaluation of offers solely to compliance with the requirements, provides no opportunity to compare the product and service offerings among the vendors, and uses price as the predominate deciding factor. Such limitations prevent LOC from awarding the most advantageous contract(s) for LOC and its members.

Procedure

LOC issued an RFP (1905) on November 12th, 2019.

The RFP was published in the Daily Journal of Commerce on November 11th, 2019.

The RFP was published in USA Today on November 12th, 2019.

The RFP closed on February 11th, 2020.

The RFP was awarded on May 6th, 2020.

The RFP was posted to the following web sites: www.orcities.org and www.nppgov.com and <a

The text of the published notice of solicitation is as follows:



LOC received a proposal (s) from the following vendor (s):

- 1. Alexis Fire Equipment
- 2. Brindlee Mountain
- 3. E-One Inc
- 4. Ferrara Fire Apparatus
- 5. Fouts Brothers
- 6. HME
- 7. ONE Boat Rescue
- 8. Pierce Manufacturing
- 9. Spartan Fire
- 10. Sutphen Corporation
- 11. Watts Manufacturing

A copy of the log for proposals received is attached hereto.

Proposals were evaluated by LOC based on the criteria contained in the RFP and selected the following successful proposer(s):

- 1. Alexis Fire Equipment
- 2. Brindlee Mountain
- 3. E-One Inc
- 4. Ferrara Fire Apparatus
- 5. Fouts Brothers
- 6. HME
- 7. ONE Boat Rescue
- 8. Spartan Fire
- 9. Sutphen Corporation
- 10. Pierce Manufacturing

Evaluation

The evaluation was based on the following criteria as described in the RFP (weighted):

| Component Evaluated | Weight |
|--|--------|
| Pricing: Product price and discounts proposed included favorable pricing for cooperative purchasing. Shipping conditions. PPW Section 7.0 and Pricing structure. | 25 |
| Product Line (Score only categories proposed): Breadth, variety, quality of product line and innovation of products. Warranty availability. PPW Section 9.0. | 15 |
| Marketing: Marketing plan to promote the resulting contractual agreement and ability to incorporate use of agreement in their sales system throughout indicated coverage region. Willingness to allow training of salesforce. PPW Section 4.0. | 15 |
| Customer Service: Support dedicated to Participating Agencies. Ability to meet promised delivery timelines. Additional services offered. Conduct e-commerce. PPW Sub-Sections 2.3 & 2.4 and Section 6.0. | 15 |
| Proven Experience: Success in providing products and services in a timely manner. Years in business, references and reputation. Experience with cooperative purchasing. PPW Sub-Section 1.2. | 15 |
| <u>Coverage</u> : Ability to provide products and services for indicated coverage region including distribution, retail & service facilities, coordination of manufacturer and distribution, and staff availability. Clearly states distribution model and provides dealer list if applicable. PPW Section 3.0 and Exhibit 1. | 10 |

| <u>Conformance:</u> Completeness of proposal and the degree to which the Proposer responded to the terms and all requirements and specifications of the RFP. Followed the response format and content, was clear and easily understood. Provided Term's and Condition's, if applicable. PPW Section 8.0 and 4.5 of RFP. | 5 |
|--|-----|
| <u>TOTAL</u> | 100 |

Pricing Structure

Alexis Fire Equipment: Proposer provided a fixed pricing structure. See Price List Attachment in the resulting Master Price Agreement.

Brindlee Mountain: Proposer provided a discount off list price. See Price List Attachment in the resulting Master Price Agreement.

E-One Inc: Proposer provided a discount off list price. See Price List Attachment in the resulting Master Price Agreement.

Ferrara Fire Apparatus: Proposer provided a discount off list price. See Price List Attachment in the resulting Master Price Agreement.

Fouts Brothers: Proposer provided a discount off list price. See Price List Attachment in the resulting Master Price Agreement.

HME: Proposer provided a fixed pricing structure. See Price List Attachment in the resulting Master Price Agreement.

ONE Boat Rescue: Proposer provided a discount off list price. See Price List Attachment in the resulting Master Price Agreement.

Pierce Manufacturing: Proposer provided a fixed pricing structure for the base model vehicles listed in their proposal. See Price List attached in the resulting Master Price Agreement for details. In addition, Proposer has included a discount off currently published List Price for additional options, modifications and customization's to base model vehicles. See Price List attached in the resulting Master Price Agreement for details

Spartan Fire: Proposer provided a discount off list price. See Price List Attachment in the resulting Master Price Agreement.

Sutphen Corporation: Proposer provided a discount off list price. See Price List Attachment in the resulting Master Price Agreement.

Additional Information

National Purchasing Partners 1100 Olive Way Suite #1020 Seattle, WA 98101 Bruce Busch, Senior VP bruce.busch@mynpp.com (206) 515-5439 www.nppgovernment.com

AFFIDAVIT OF MAILING

| STATE OF Oregon |) |
|------------------|------|
| |) ss |
| COUNTY OF Marion |) |

I, Mike Cully, being first duly sworn on oath, depose and state that I am a Contract Manager for League of Oregon Cities, a government entity performing public procurement functions. On this day of November, 2019, I caused to be deposited in the United States mail at Salem, Marion County, Oregon, with first class postage prepaid, one each copy of the attached NOTICE OF SOLICITATION for the MASTER AGREEMENT FOR FIRE APPARATUS to the following addresses:

| One Boat Attn: Kevin Fielder 13481 US Highway 31 Athens, AL 35611 | Lake Assault Boats Attn: Chad Dumars 1 Clough Ave. Superior, WI 54880 | Pierce Manufacturing Attn: Kristina Spang 2600 American Drive Appleton, WI 54912 |
|---|---|--|
| Rosenbauer America, LLC Attn: Donley Frederickson 100 Third Street Lyons, SD 57041 | HME Ahrens-Fox Attn: Bill Doebler 1950 Byron Center Ave SW Wyoming, MI 49519 | Toyne Attn: Bill Bird 104 Granite Ave. Breda, IA 51436 |
| Sutphen Corporation Attn: Zach Rudy 6450 Eiterman Road Dublin, OH 43016 | E.J. Metals Attn: Kevin Quinn 1201 Maple Creek Lane New London, WI 54961 | Ferrara Fire Apparatus Attn: Contracting Department 27855 James Chapel Rd. Holden, LA 70744 |
| Brindlee Mountain Fire Apparatus Attn: Richard Glyn 15410 Highway 231, Union Grove, AL 35175 | E-One Attn: Contracts Department 1601 SW 37 th Ave. Ocala, FL 34474 | Emergency Vehicle Specialist EVS Attn: Jimmie Smith 892 Kansas Street, Memphis, TN 38106 |
| Fire & Safety Services, Ltd. Attn: Russell David 200 Ryan Street, South Plainfield, NJ 07080 | Firematic Supply Company Inc. Attn: Mike Hanratty 374 Western Tumpike, Altamont, NY 12009 | Spartan Fire and Emergency Apparatus Attn: Robby Fore 319 Southport Road Roebuck, SC 29376 |

Mike Cully

SUBSCRIBED AND SWORN TO before me this 12 day of November, 2019 by

Mike Cully.

OFFICIAL STAMP JENNIFER CYPERT NOTARY PUBLIC-OREGON COMMISSION NO. 964506 MY COMMISSION EXPIRES JULY 11 2021 NOTARY PUBLIC in the State of Oregon

Residing at My commission expires: ______

AFFIDAVIT OF PUBLICATION





921 S.W. Washington St. Suite 210 / Portland, OR 97205-2810 (503) 226-1311

STATE OF OREGON, COUNTY OF MULTNOMAH-ss.

I, Michelle Ropp, being first duly swom, depose and say that I am a Principal Clerk of the Daily Journal of Commerce, a newspaper of general circulation in the counties of CLACKAMAS, MULTNOMAH, and WASHINGTON as defined by ORS 193.010 and 193.020; published at Portland in the aforesaid County and State; that I know from my personal knowledge that the Goods and Services notice described as

Case Number: NOT PROVIDED FIRE FIGHTING EQUIPMENT

League of Oregon Cities; Bid Location Salem, OR, Marion County;

a printed copy of which is hereto annexed, was published in the entire issue of said newspaper for 1 time(s) in the following issues:

11/11/2019

State of Oregon County of Multnomah

> SIGNED OR ATTESTED BEFORE ME ON THE 11th DAY OF November, 2019

> > Michelle Ropp

Notary Public-State of Oregon

OFFICIAL STAMP
SELAH MICHELE FARMER
NOTARY PUBLIC - OREGON
COMMISSION NO. 959961
MY COMMISSION EXPIRES FEBRUARY 27, 2021

Jeanine Hussak League of Oregon Cities 1201 Court St NE Ste 200 Salem, OR 97301-4194 LEAGUE OF OREGON CITIES (LOC)

NOTICE OF SOLICITATION
LOC intends to enter into a master
price agreement for the procurement of
the following products and services to
LOC members and available to all
members of the national cooperative
purchasing program National Purchasing
Partners LIC ("NIPPEGO")

members of the national cooperative purchasing program National Purchasing Partners, LLC ("NPPGov").

Fire Fighting Equipment #1910
Fire Fighter Personal Protection
Equipment (PPE) #1915
Fire Fighter Self Contained
Breathing Apparatus (SCBA) #1920
Commercial Grade Office, Lounge & Reception Area Furniture #1930
Responses Due 5:00 pm
January 24th, 2020

Fire Apparatus #1905
Public Safety Medical Supplies,
Equipment & Monitors #1935
Electrical Products & Lighting
Equipment #1925
Responses Due 5:00 pm February

For information or a copy of the Request for Proposal, contact LOC Procurement Specialist at 503-588-6550, rip@orcities.org or download at www.orcities.org.
Published Nov. 11, 2019. 11814361

Order No.: 11814361 Client Reference No:



January 13, 2020

To Whom It May Concern:

I am a duly authorized representative of MCA Russell Johns Associates LLC, a company handling the advertising matters for USA Today, a daily newspaper distributed within the United States.

A public notice was placed by Public Procurement Authority and was published in said newspaper within the Marketplace section of the USA Today daily edition on November 12, 2019.

Kim Ridgeway

Professionals Department Manager

State of Florida County of Pinellas

On this 13th day of January I attest that the attached document is a true, exact, complete, and unaltered tearsheet.

Campa & Deal

CAMIKA C. WINTER Notary Public, State of Florida My Comm. Expires Apr. 16, 2022 No. GG 208003

MARKETPLACE TODAY

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NOTICES

PUBLIC NOTICE

League of Oregon Cities (LOC)

NOTICE OF SOLICITATION

LOC intends to enter into a master price agreement for the procurement of the following products and services to LOC members and available to all members of the national cooperative purchasing program National Purchasing Partners, LLC ("NPPGov").

Fire Fighting Equipment #1910

Fire Fighter Personal Protection Equipment (PPE)

Fire Fighter Self Contained Breathing Apparatus (SCBA) #1920

Commercial Grade Office. Lounge & Reception Area Furniture #1930

Responses Due 5:00 pm January 24th, 2020

Fire Apparatus #1905

Public Safety Medical

Supplies, Equipment & Monitors #1935

Electrical Products & Lighting Equipment #1925

Responses due 5:00 pm February 11th, 2020

For information or a copy of the Request for Proposal contact LOC. Procurement Specialist, at 503-588-6550, rfp@orcities.org or download at www.orcities.org

PUBLIC NOTICE

Pioneer Electric Cooperative Inc.,

Ulysses, KS, seeks qualified power line contractor to complete RUS specified rebuild of approx. 195 miles of winter storm damage to power lines and additional repair work.

Proposal documents are available at: http://pioneerelectric.coop/ resources/storm-restoration/ Bids due by 12/2/2019.

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NOTICE OF SOLICITATION

LEAGUE OF OREGON CITIES

RFP #1905

SOLICITATION FOR: FIRE APPARATUS

Notice is hereby given that the LEAGUE OF OREGON CITIES will accept sealed proposals for **FIRE APPARATUS** at the address listed below, until **5:00 PM PST** on **February 11th, 2020.** Those proposals will be for the LEAGUE OF OREGON CITIES and members of National Purchasing Partners Government Division ("NPPGov") across the nation, including but not limited to governmental units incorporated by "ATTACHMENT H" of the Request for Proposal (RFP), WIPHE members identified in "ATTACHMENT G" of the RFP, as well as government units in all other states (collectively, "Participating Agencies"). Significant sales potential exists because the resulting Master Price Agreement for national proposers will include piggy backing language that permits use of the Master Price Agreement nationwide which may allow Participating Agencies to forego duplicating the formal solicitation process and expend staff resources and funds.

All Proposals must be signed, sealed and addressed to:

Mailing Address:

LOC FIRE APPARATUS RFP #1905 LEAGUE OF OREGON CITIES c/o Procurement Coordinator 1201 Court St. NE Suite 200 Salem. OR 97301

All Proposals must clearly state RFP #1905 and Proposing company's full name on the OUTERMOST packaging.

NOTE: THE LEAGUE OF OREGON CITIES WILL NOT ACCEPT PROPOSAL ENVELOPES WITH INSUFFICIENT POSTAGE.

INQUIRIES:

LOC "FIRE APPARATUS RFP" #1905 LEAGUE OF OREGON CITIES c/o Procurement Coordinator 1201 Court St. NE Suite 200 Salem, OR 97301

rfp@orcities.org

The solicitation documents may be reviewed at the office address listed above.

NOTE: NOTICES OF SOLICITATION WILL BE PUBLISHED IN THE OREGON DAILY JOURNAL OF COMMERCE AND THE USA TODAY.

IMPORTANT

PLEASE READ BEFORE SUBMITTING YOUR PROPOSAL

SOLICITATIONS FOR: FIRE APPARATUS

1.0 INTENT:

1.1 GENERAL INTENT

The LEAGUE OF OREGON CITIES ("LOC") serves as the "Lead Contracting Agency" for this solicitation on behalf of its members, and as authorized by the LOC Intergovernmental Agreement, which is an agreement for intergovernmental cooperation among select local Oregon governments and recognized under ORS Chapter 190. LOC, in association with the members of National Purchasing Partners, LLC dba NPPGov (hereinafter referred to as "NPPGov"), comprises a cooperative procurement group. NPPGov membership includes government entities, non-profit organizations across the nation, members of Public Safety GPO, First Responders GPO, and Law Enforcement GPO, Hawaii, and Oregon local government units (ATTACHMENT H), and WIPHE members (ATTACHMENT G), as well as all other government units in all other states, as authorized under the terms of the Intergovernmental Cooperative Purchasing Agreement executed by all Lead Contracting and Participating Agencies (the foregoing list of entities hereinafter referred to as "Participating Agencies"). This procurement group is soliciting proposals from qualified companies (hereinafter referred to as "Proposer") to enter into a Master Price Agreement for FIRE APPARATUS.

The intent of this Interstate Cooperative Procurement Solicitation (hereinafter referred to as "Solicitation" or "RFP") is to invite Proposers to submit a competitive pricing proposal offering FIRE APPARATUS to LOC, which will then be made available to NPPGov members locally and nationwide; to reduce expenses by eliminating multiple requests for proposals and multiple responses by Vendors; and to obtain discounted pricing through volume purchasing. Significant sales potential exists because the Master Price Agreement will be used nationwide which may allow Participating Agencies to forego duplicating the formal solicitation process and expend staff resources. Preferably, the successful Proposer will provide its entire catalog of products and/or services in order that Participating Agencies who wish to access the Master Price Agreement may order a broad range of goods and services as needed.

With the exception of successful local Proposer(s) capable of servicing LOC and Participating Agencies within the state of Oregon, successful Proposer(s) should have a strong national presence for FIRE APPARATUS for use by government agencies nationwide.

This Solicitation meets Oregon public contracting requirements (ORS 279A et. seq.) and may not be appropriate under or meet Participating Agencies' procurement laws. Participating Agencies are urged to seek independent review by their legal counsel to ensure compliance with all local and state solicitation requirements.

1.2 POTENTIAL MARKET

The LOC is publishing this RFP to create publicly awarded contracts for use by its members, which may also benefit the thousands of fellow members of NPPGov, Public Safety GPO, First Responders GPO, and Law Enforcement GPO. These are nationwide programs representing member government agencies in all 50 states. We encourage each Proposer's response to be a collaborative effort including manufacturer and distributor (when they are not the same company) to ensure nationwide contract utilization.

Proposer's response should also take into consideration the considerable market potential for this

Solicitation. Because the successful proposal will be incorporated into a nationwide cooperative procurement program including tens of thousands of state, local government and non-profit participants from all 50 states, the LOC believes that contracts created from this Solicitation will provide vendors with a significant market advantage. Members of NPPGov, Public Safety GPO, First Responders GPO, and Law Enforcement GPO and current vendors who participate in the program indicate the ability to shorten the sale cycle by eliminating the need to complete individual RFP processes is a significant advantage to participation.

The LOC believes that participation in the NPPGov purchasing program benefits both its Participating Agencies and successful Proposers. NPPGov engages with successful proposers who complete the Vendor Administration Agreement through a marketing and sales partnership. This partnership includes (but is not limited to) contract promotion to members, contract administration support to potential customers and live customer phone support.

1.3 REQUIREMENTS

1.3.1 The RFP and resulting Master Price Agreement are anticipated for use by the LOC's government members, as well as other Participating Agencies across the nation. The LOC has entered into an Intergovernmental (interlocal) Cooperative Purchasing Agreement with other Participating Agencies for the purpose of obtaining Master Price Agreements with various vendors. Interlocal cooperative purchasing agreements allow Participating Agencies to make purchases at the LOC's accepted proposal price, terms and conditions, provided that the Participating Agency has satisfied all of its local and state cooperative procurement requirements. By submitting a proposal, the Proposer(s) agrees to make the same proposal terms and price, exclusive of any possible rebates, incentives, freight and transportation fees, available to other Participating Agencies. The LOC and NPPGov will not incur any direct liability with respect to specifications, delivery, payment, or any other aspect of purchases by such Participating Agencies or nonprofit institutions. The Intergovernmental Cooperative Purchasing Agreement is incorporated by reference herein and is available upon request — See Attachment A.

The successful Proposer must work directly with the Participating Agencies concerning the placement of orders, disputes, invoicing and payment. The LOC and NPPGov shall not be held liable for any costs or damages incurred by or as a result of the actions of the Vendor or any Participating Agency. Successful Proposers must comply with the state and local laws, rules and regulations in each state and locality where the product or service is provided.

- 1.3.2 Each Participating Agency shall execute a Participating Agency Endorsement and Authorization included in the Intergovernmental Cooperative Purchasing Agreement. While the terms of the Master Price Agreement shall govern the general pricing terms, each Participating Agency may request modification of the Master Price Agreement in accordance with each Participating Agency's state and/or local purchasing laws, rules, regulations and procedures, provided said modifications are not material changes. Each Participating Agency may, at its discretion, and upon written agreement by the Participating Agency and Successful Proposer, request additional legal and procedural provisions not included herein that the successful Proposer must adhere to if it wishes to conduct business with said Participating Agency using the Master Price Agreement.
- 1.3.3 NPPGov, Public Safety GPO, First Responders GPO, and Law Enforcement GPO provide vendor exposure/marketing and contract utilization support for the successful Proposer's products and services. Successful Proposers servicing the awarded contract to Participating Agencies shall pay a Contract Administration Fee representing 2% percent of actual net sales under the Master Price Agreement as established in the NPPGov Vendor Administration Agreement (available upon request). Administration fee may not be listed or charged as a separate line item to users of the contract. The value of trade-ins or rebates shall not affect the amount of the administration fee paid to NPPGov.

Multiple awards may be granted to meet the requirements of this Solicitation provided that such awards are differentiated by product make and model, service, and/or distribution regions and capabilities of the successful Proposers. Specifically, the LOC may award separate contracts to Proposers in order to cover all local and national geographical markets, electronic purchasing capabilities, and products and services identified in this Request for Proposal, as well as the diverse and large number of Participating Agencies. The award of multiple contracts is to be determined upon receipt and review of all proposals, and based upon the general criteria provided herein. The LOC may solicit proposals from local qualified companies with or without a national presence provided that the successful Proposer is able to provide the LOC with the products and services requested. Multiple awards will ensure fulfillment of current and future requirements of the diverse and large number of Participating Agencies. In the event a local Proposer with no national distribution capabilities best meets the proposal selection criteria, multiple local and nationwide responsive proposals may be awarded simultaneously in the best interests of local commerce, compliance with local laws, and the Participating Agencies nationwide.

Proposers should be able to serve the needs of Participating Agencies on a national basis. However, this requirement shall not exclude local Proposers without a national presence that are capable of meeting the requirements of the LOC within the state of Oregon.

1.5 CONTRACT USAGE

The actual utilization of any Master Price Agreement will be at the sole discretion of LOC and the other Participating Agencies. It is the intent of this Request for Proposal and resulting Master Price Agreement that Participating Agencies may buy directly from Successful Proposers without the need for further solicitation. However, Participating Agencies are urged to seek independent review by their legal counsel to ensure compliance with all local and state solicitation requirements as well as the need of further notice prior to utilizing the Master Price Agreement

1.6 BACKGROUND OF NPPGov

NPPGov, owned by two non-profit healthcare organizations, provides group purchasing opportunities and purchasing administrative support for governmental entities and nonprofit institutions within its membership. NPPGov's membership includes participating public and nonprofit entities across North America.

1.7 EQUAL OPPORTUNITY

The LOC encourages Minority and Women-owned Small Business Proposers to submit proposals.

1.8 QUALIFIED REHABILITATION FACILITIES

Oregon Public Agencies are prohibited from use of products and services offered under this contract that are already provided by qualified nonprofit agencies for disabled individuals as listed on the Department of Administrative Service's Procurement List pursuant to ORS 279.835 ORS 279.855. Please see www.OregonRehabilitation.org/qrf for more information.

2.0 SCOPE OF WORK:

2.1 REQUIREMENTS OF PROPOSERS SUBMITTING A RESPONSE:

Proposers must present clear and concise evidence indicating Proposer's ability to comply with the requirements stated herein and to provide and deliver the specified products and services to Participating Agencies.

2.1.1 PROPOSER COMMITMENTS

Each Proposer is required to commit to low pricing, and accurate and timely reporting to

NPPGov pursuant to the reporting requirements identified in the NPPGov Vendor Administration Agreement (available upon request). In addition, successful Proposer(s) with a national presence must commit to marketing of the Master Price Agreement nationwide and that the sales force will be trained, engaged and committed to offering NPPGov pricing to member government agencies nationwide, including the opportunity for NPPGov to train the Vendor sales staff.

2.1.2 PROPOSERS MUST COMPLETE "ATTACHMENT B" – PROPOSER PROFILE WORKBOOK".

2.2 PRODUCTS AND SERVICES:

- 2.2.1 Provide a description of the FIRE APPARATUS offered as set forth in ATTACHMENT C. The primary objective is for the Proposer(s) to provide the Proposer(s)'s entire catalog of products and services ("catalog discount") that are responsive to this RFP so that Participating Agencies may order a broad range of products and services as appropriate for their needs. Anticipated future models and related products/services that may be offered during the term of the resulting Master Price Agreement should also be in included in Vendor's Proposal.
- 2.2.2 All products offered must be new, unused and the most current product lines, unless otherwise clearly identified as remanufactured goods.
- 2.2.3 Describe any special programs that Proposer offers that shall improve the ability of the Participating Agencies to access the products, such as retail store availability, expedited delivery intervals, item sourcing, or other unique plans and services.
- 2.2.4 Additional Benefits: Proposer shall identify any other added value it offers to the LEAGUE OF OREGON CITIES ("LOC") and Participating Agencies (e.g. convenience cards, individual/member discounts, additional admin fee, etc.)

2.3 PRICING:

- 2.3.1 Pricing for the products and services may be based on "ATTACHMENT D" PRICING SCHEDULE as follows:
 - A fixed percentage (%) off *marked price* based on the Proposer's catalog or retail store price for each CATEGORY specified in ATTACHMENT D PRICING SCHEDULE. Proposer shall identify the catalog used.

Option (A) is preferred. If option (A) is not feasible proposer may use option (B) provided Proposer includes a justification.

B Alternatively, contract pricing may be based upon fixed prices (contingencies for economic price adjustments must be identified in the proposal), or a combination fixed percentage off and firm fixed prices. Proposer may offer additional discounts to LOC and Participating Agencies based on volume.

If proposers are responding with option "B", proposers may request price increases based on manufacturer costs, cost of labor and/or materials that must be supported by appropriate documentation. If LOC agrees to the price modification, LOC may approve in writing, including electronic mail, without the need for a written amendment to the Master Price Agreement.

2.3.2 Proposers may also add additional products and services provided that any additions reasonably fall within the intent of the original RFP specifications. Pricing on additions shall be equivalent to the percentage discount for other similar products. Proposer may provide a web-link with current product listings, which may be updated periodically, as allowed by the terms of the

resulting Master Price Agreement. Proposer may replace or add product lines to an existing contract if the line is replacing or supplementing products on contract, is equal or superior to the original products offered, is discounted in a similar or to a greater degree, and if the products meet the requirements of the solicitation. No products may be added to avoid competitive procurement requirements. LOC may reject any additions without cause.

- 2.3.3 Explain any additional pricing incentives that may be available such as large volume purchases, cash terms, or rebates to Participating Agencies. However, steeper discounts are preferred to rebates.
- 2.3.4 All pricing proposals shall clearly explain how freight and/or delivery costs are determined as described in ATTACHMENT D PRICING SCHEDULE herein.

2.4 TAX:

Proposers shall strictly adhere to all federal, state and local tax requirements applicable to their operation, and to any contract or activity resulting from this Solicitation.

3.0 SPECIAL TERMS & CONDITIONS:

3.1 MASTER PRICE AGREEMENT TERM:

As a result of this Solicitation the successful Proposer(s) shall be awarded a Master Price Agreement for a three (3) year period. The Master Price Agreement may be extended up to a maximum of three (3) additional one (1) year periods.

3.2 MASTER PRICE AGREEMENT ACCESS PROVISIONS

Utilization of the Master Price Agreement will be at the discretion of the LEAGUE OF OREGON CITIES ("LOC") and Participating Agencies. The LOC shall be under no obligation to purchase off of the Master Price Agreement. Assuming all local competitive solicitation requirements have been met, Participating Agencies may purchase directly from the successful Proposer(s) without the need for further solicitation.

3.3 INDEMNIFICATIONS AND INSURANCE:

Indemnification and insurance requirements will vary based on the nature of the RFP. Proposer is responsible for submitting appropriate indemnification and insurance coverage as applicable.

3.3.1 <u>Indemnification</u>

The successful Proposer shall indemnify the LOC and NPPGov as specified in the Master Price Agreement.

3.3.2 Insurance Requirements.

Proposer(s), at Proposer(s)'s own expense, shall purchase and maintain the herein stipulated minimum insurance from a reputable company or companies duly licensed by the State of Oregon. In lieu of State of Oregon licensing, the stipulated insurance may be purchased from a company or companies that are authorized to do business in the State of Oregon, provided that said insurance companies meet the approval of the LOC.

Proposer(s)'s insurance shall be primary insurance with respect to the LOC, and any insurance or self-insurance maintained by the LOC shall not contribute to it.

Award of this Solicitation is contingent upon the required insurance policies and/or endorsements identified herein. The LOC shall not be obligated to review such policies and/or endorsements or to advise Proposer(s) of any deficiencies in such policies and endorsements, and such receipt shall not relieve Proposer(s) from, or be deemed a waiver of the LOC's right to insist on strict fulfillment of Proposer(s)'s obligations under this RFP.

The insurance policies required by this RFP, except Workers' Compensation, shall name the LOC, its agents, representatives, officers, directors, officials and employees as an Additional Insured.

The policies required hereunder, except Workers' Compensation, shall contain a waiver of transfer of rights of recovery (subrogation) against the LOC, its agents, representatives, officers, directors, officials and employees for any claims arising out of Proposer(s)'s work or service.

- 3.3.3 <u>Commercial</u>, automobile and workers' compensation insurance.
 - 3.3.3.1 <u>Commercial General Liability</u>. Proposer(s) shall maintain Commercial General Liability Insurance (CGL) and, if necessary, Commercial Umbrella Insurance. The policy shall include coverage for bodily injury, broad form property damage, personal injury, products and completed operations and blanket contractual coverage including, but not limited to, the liability assumed under the indemnification provisions of the Master Price Agreement.
 - 3.3.3.2 <u>Automobile Liability</u>. Proposer(s) shall maintain Automobile Liability Insurance and, if necessary, <u>Commercial Umbrella Insurance</u>. If hazardous substances, materials, or wastes are to be transported, MCS 90 endorsement shall be included.
 - 3.3.3.3 Workers' Compensation and Employer's Liability. Proposer(s) shall carry Workers' Compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction over Proposer(s)'s employees engaged in the performance of the work or services, as well as Employer's Liability insurance.

In case any work is subcontracted, Proposer(s) will require the SubProposer(s) to provide Workers' Compensation and Employer's Liability insurance to at least the same extent as required of Proposer(s).

4.0 SCHEDULE, RESPONSE PREPARATION AND SUBMISSION

4.1 SCHEDULE OF EVENTS

4.1.1 <u>Publication of Request for Proposal</u>

Publication of this Solicitation conforms with ORS 279B, to include Public Notice by publication in a newspaper of general circulation in the area where the LEAGUE OF OREGON CITIES ("LOC") is located no less than 30 days prior to the proposal due date, as well as posting of the Public Notice on the web site that typically posts Public Notices concerning the LOC.

Solicitation Notice Publications: November 12th, 2019

4.1.2 Question and Answer period

The LOC will post questions and answers concerning this Solicitation no later than 10 days prior to the proposal due date. All questions shall be submitted in writing via email to, Contract Manager, at rfp@orcities.org. The LOC reserves the right to accept and answer questions after the question and answer period has expired. All questions and answers will be posted on the

LOC website at www.orcities.org.

4.1.3 <u>Submission of Proposals</u>

There will be no mandatory pre-proposal meeting. All questions must be submitted via email as directed above. If necessary, questions can be submitted in writing to LEAGUE OF OREGON CITIES, c/o Procurement Coordinator, 1201 Court St. NE, Suite 200, Salem, OR 97301 or rfp@orcities.org.

Close date: Deadline for submission of proposals is <u>5:00 PM PST</u>, on <u>February 11th</u>, <u>2020</u>. The LOC must receive all proposals before <u>5:00 PM PST</u> on the above closing date in the office of the LEAGUE OF OREGON CITIES, c/o Procurement Coordinator, Executive Director, 1201 Court St. NE, Suite 200, Salem, OR 97301.

Approximate opening date: 9:00 AM PST on February 11th, 2020 at the office of the LEAGUE OF OREGON CITIES, c/o Procurement Coordinator, 1201 Court St. NE, Suite 200, Salem, OR 97301.

Proposal selection: February 12th 2020 to March 20th, 2020.

Approximate award date: March 20th, 2020.

All responses to this Solicitation become the property of the LOC. Proposers should mark those aspects of the proposal that they consider trade secrets and exempt from public disclosure. The LOC will not be held accountable if parties other than the LOC obtain material from proposal responses without the written consent of the Proposer(s).

4.1.4 <u>Withdrawal of Proposal</u>

The Proposer(s) may withdraw its proposal at any time prior to the hour and date set for the receipt of proposals. Withdrawal will not preclude the submission of another proposal prior to the deadline.

4.2 REVIEW, INOUIRIES AND NOTICES:

4.2.1 The solicitation documents may be reviewed in person at the following address:

LEAGUE OF OREGON CITIES 1201 Court St. NE Suite 200 Salem, OR 97301

All inquiries concerning information herein shall be addressed to:

LEAGUE OF OREGON CITIES c/o Procurement Coordinator 1201 Court St. NE Suite 200 Salem, OR 97301

Administrative telephone inquiries shall be addressed to:

Procurement Coordinator Email inquiries shall be addressed to: rfp@orcities.org

<u>Inquiries are required to be submitted by email to the Administrative Contact listed above.</u>
<u>No oral communication is binding on the LOC.</u>

4.2.2 Proposal Interpretation of the RFP Documents and Issuance of Addenda

If any Proposer(s) finds discrepancy in, or omissions from, or is in doubt to the true meaning of any part of the RFP document, he/she shall submit a written request for a clarification or interpretation thereof to:

LEAGUE OF OREGON CITIES c/o Procurement Coordinator 1201 Court St. NE Suite 200 Salem, OR 97301

Any request for clarification or interpretation must be received at least ten (10) calendar days prior to the RFP closing date.

The LOC is not responsible for any explanation, clarification, interpretation, or approval made or given in any manner, except by addenda. Addenda, if necessary, will be issued not later than five (5) days prior to the RFP closing date by publication on the LOC's web site and NPPGov website.

Oral interpretations or statements cannot modify the provisions of this Request for Proposal. If inquiries or comments by Proposers raise issues that require clarification by the LOC, or the LOC decides to revise any part of this Request for Proposal, addenda will be published and provided to all persons who receive the Request for Proposal. Receipt of an addendum must be acknowledged by signing and returning it with the proposal.

4.3 INSTRUCTIONS FOR PREPARING AND SUBMITTING PROPOSALS:

Proposers are to provide two (2) hard copies and two (2) electronic copies of the complete proposal. Each electronic copy is to be submitted on a USB flash drive with the core response in a file less than 10 MB, when possible. Electronic files may be used by the Evaluation Committee so they should be organized and named in an easy to understand manner. Proposers are to address proposals identified with return address, RFP number and title in the following manner:

LOC "PUBLIC SAFETY MEDICAL SUPPLIES, EQUIPMENT AND RFP" #1905 LEAGUE OF OREGON CITIES c/o Procurement Coordinator, Contract Manager 1201 Court St. NE Suite 200 Salem, OR 97301

All prices shall be held firm for a period of sixty (60) days after the Solicitation closing date. Any Proposer may withdraw its proposal if a Master Price Agreement has not been executed within sixty (60) days from the RFP closing date.

4.4 EXCEPTIONS AND DEVIATIONS TO THE RFP

The Proposer shall identify and list all exceptions taken to all sections of this RFP and list these exceptions, referencing the section (paragraph) where the exception exists and stating the proposed revision. The Proposer shall list these exceptions under the heading, "Exception to the Solicitation, RFP #1905." Exceptions not listed under the heading "Exception to the Solicitation, RFP #1905." shall be considered invalid. The LOC reserves the right to reject exceptions, render the proposal non-responsive, enter into negotiation on any of the Proposer exceptions, or accept any or all exceptions.

The Proposer shall detail any and all deviations from specifications, if any, contained in this Solicitation and Attachments, as requested. The LOC may accept or reject deviations, and all LOC decisions shall be final.

4.5 RESPONSE FORMAT AND CONTENT:

To aid in the evaluation, it is desired that all proposals follow the same general format. The proposals are to be submitted in binders and have sections tabbed as follows:

- 4.5.1 Letter of Transmittal
- 4.5.2 Table of Contents
- 4.5.3 Short introduction and executive summary. This section shall contain an outline of the general approach utilized in the proposal.
- 4.5.4 The proposal should contain a statement of all of the programs and services proposed, including conclusions and generalized recommendations. Proposals should be all-inclusive, detailing the Proposer's best offer. Additional related services should be incorporated into the proposal, if applicable.
- 4.5.5 Qualifications This section shall describe the Proposer's ability and experience related to the programs and services proposed.
- 4.5.6 Exceptions to the Solicitation, RFP #1905.
- 4.5.7 PRICING SCHEDULE ("ATTACHMENT D").
- 4.5.8 PROPOSER PROFILE WORKBOOK ("ATTACHMENT B").
- 4.5.9 Complete, Current Catalog Pricing shall be submitted on a USB flash drive.
- 4.5.10 Format Proposal to specifically address each individual sub-section and sub-set of the SCOPE OF WORK (Section 2.0).
- 4.5.11 Signed Addenda, if any.
- 4.5.12 Proposal Final Certification.

5.0 EVALUATION AND POST SUBMISSION

5.1 EVALUATION OF PROPOSAL – SELECTION FACTORS:

LOC will evaluate each Proposal and prepare a scoring of each Proposal. Each Proposal received and reviewed shall be awarded points under each criterion solely on the judgment and determination of the Evaluation Committee and the LOC. There is a maximum score of 500 points and Proposer's average total score must be at least 200 points for consideration of an award. Proposals will be evaluated on the following criteria and further defined in the Proposal Evaluation Form (ATTACHMENT E) utilizing the point system indicated on the form:

1) Pricing 2) Product Line (within each category) 3) Marketing 4) Customer Service 5) Proven Experience & References 6) Coverage 7) Conformance

At the LOC's discretion, Proposers may be invited to make presentations to the Evaluation Committee. LOC reserves the right to make multiple awards to meet the national membership needs of this Solicitation.

- 5.1.1 Additional criteria/preferences that are not necessarily awarded points.
 - 5.1.1.1 Pursuant to ORS 279A.128, Lead Contracting Agency shall give preference to goods fabricated or processed within state or services performed within state.
 - 5.1.1.2 Pursuant to ORS 279A.125, Lead Contracting Agency shall give preference to the procurement of goods manufactured from recycled materials.
 - 5.1.1.3 Pursuant to ORS 279A.120, Lead Contracting Agency shall give preference to goods and services that have been manufactured or produced within the State of Oregon if price, fitness, availability and quality are otherwise equal; and the Lead Contracting Agency shall add a percent increase to the proposal of a nonresident Proposer equal to the percent, if any, of the preference given to the Proposer in the state in which the Proposer resides. All Proposers shall identify the state to which it is a resident bidder.
 - 5.1.1.4 Lead Contracting Agency shall consider proposals for printing, binding and stationary work in accordance with ORS 282.210, incorporated herein by this reference.
 - 5.1.1.5 Proposer shall comply with all federal, state and local laws applicable to the work under the Master Price Agreement awarded as a result of this Solicitation, including, without limitation, the provisions of ORS 279A and ORS 279B, including those provisions set forth on "ATTACHMENT F", attached hereto and incorporated herein by this reference.
 - 5.1.1.6 Pursuant to Section 1.7, the Lead Contracting Agency encourages Minority and Women-owned Small Business Proposers to submit proposals.

5.2 RIGHT OF LEAGUE OF OREGON CITIES TO AWARD OR REJECT PROPOSALS

- 5.2.1 The Request for Proposal does not commit the LOC to award a Master Price Agreement for the products or services specified within the Request for Proposal document. The LOC may cancel the procurement or reject any or all proposals in accordance with ORS 279B.100. Under no circumstance will the LOC pay the costs incurred in the preparation of a response to this request.
- 5.2.2 The LOC reserves the right to:
 - 5.2.2.1 Accept or reject any or all proposals and proposal terms and conditions received as a result of the Request for Proposals;
 - 5.2.2.2 Accept a proposal and subsequent offers for a Master Price Agreement from proposer(s) other than the lowest cost proposer;
 - 5.2.2.3 Waive or modify any irregularities in proposals received after prior notification to the Proposer(s).
- 5.2.3 The award, if there is one, will be made to that Proposer(s) who is determined to be the most qualified, responsible and responsive within a competitive price range based upon the evaluation of the information furnished under this RFP.

5.3 PROTEST PROCESS

A prospective Proposer may protest the procurement process of the Solicitation for an Agreement solicited under ORS 279B. Before seeking judicial review, a prospective Proposer must file a written protest with the LOC and exhaust all administrative remedies. Written protests must be delivered to the LOC at 1201 Court St. NE, Suite 200, Salem, OR 97301 not less than ten (10) days prior to the date upon which all proposals are due. The written protest shall contain a statement of the desired changes to the procurement process or Solicitation document that the protester believes will remedy the conditions upon which the protest is based. The LOC shall consider the protest if it is timely filed and meets the

conditions set forth in ORS 279B.405. The LOC shall respond pursuant to ORS 279B.405. If the LOC upholds the protest, in whole or in part, the LOC may in its sole discretion either issue an Addendum reflecting its disposition or cancel the procurement or solicitation. The LOC may extend the due date of proposals if it determines an extension is necessary to consider and respond to the protest.

A Proposer may protest the Award of the Contract, or the intent to Award the Contract, if the conditions set forth in ORS 279B.410 are satisfied. Judicial review of the protest and the LOC's decision shall be governed by ORS 279B.415.

5.4 NON-ASSIGNMENT

If a Master Price Agreement is awarded, Proposer shall not assign the Agreement in part or in total.

5.5 POST AWARD MEETING:

The successful Proposer(s) may be required to attend a post-award meeting with the LOC to discuss the terms and conditions of the Master Price Agreement.

5.6 PROPOSAL FINAL CERTIFICATION

The Proposer must certify the following:

- a) I hereby certify that the Proposal contained herein fully and exactly complies with the instruction for proposers and specifications as they appear in this Notice of Solicitation.
- b) I hereby further certify that I am authorized by the Board of Directors or Corporate Officers of the Corporation to sign the Requests for Proposals and proposals in the name of the corporation listed below:

| Proposer Name: | | |
|------------------------------|-------------------|--|
| Signature: | | |
| Name Typed: | Title: | |
| Proposer is a resident bidde | r of the state of | |
| Date: | | |

ATTACHMENT A

INTERGOVERNMENTAL COOPERATIVE PURCHASING AGREEMENT

(The Intergovernmental Cooperative Purchasing Agreement is not attached hereto, but the current version is available upon request from the Lead Public Agency)

(The Intergovernmental Cooperative Purchasing Agreement is incorporated by reference herein)

ATTACHMENT B

Proposer Profile Workbook to be completed by all responders as directed herein (fillable form available upon request)

1.0 GENERAL QUESTIONS:

| Section 1.1 only to be completed by vendors with | a national presence; i. | e. vendors with a sales | territory in 25 |
|--|-------------------------|-------------------------|-----------------|
| states or more | | | |

| states o | more. | |
|----------|---|-----|
| 1.1 | The "Yes" or "No" questions below are to help evaluators familiarize themselves with national vendo Indicate "Yes" or "No" as it applies to your company. | rs. |
| ✓ | Do you have a national sales force adequate in size to meet the demands of multiple agencies and their unique needs for the products and services listed herein? Yes No | |
| ✓ | Do you have a national distribution network that will support sales resulting from this RFP? Yes No | |
| ✓ | Can you provide product availability to meet the requirements for materials and services listed herein figovernment and nonprofit agencies nationwide in a timely manner? Yes No | or |
| ✓ | Does your company have the ability to provide toll-free telephone/fax access, and an online presence? Yes No | |
| ✓ | Can you provide a single point of contact (National Account Manager) to interact with the lead agency and NPPGov staff? Yes No | , |
| ✓ | Are you a strong competitor in the industry with a minimum of three consecutive years of demonstrate success in all business practices and pursuits? Yes No | d |
| | Provide at least three references of government agencies within the United States that have purchased /services from Proposer similar to those specified in this solicitation within the last year. If proposed /services are new to market, please use most similar business references available. Include: Agency name and address Contact name, phone and email Description of products/services sold and date. | |

LOC may use other information, however learned, in evaluation of the response.

- 1.3 OPTIONAL: If a Dun and Bradstreet Comprehensive Report (or similar) for your company is available, please submit it with your response.
- 1.4 OPTIONAL: Attach any case studies, white papers and/or testimonials supporting your company and products/services.

2.0 ABOUT PROPOSER:

| 2.1 State of incorporation: | |
|---|---|
| 2.2 Federal Tax Identification Number: | |
| | rvice(s), describe the Proposer's ability to conduct E- |
| commerce or online ordering. [Insert respo | |
| | • |
| | |
| | |
| 2.4.D | ing orders from point of customer contact through delivery |
| and billing. [Insert response in box below] | ing orders from point of customer contact through derivery |
| and oning. [insert response in ook ociow] | |
| | |
| | |
| | |
| | letailed electronic reporting of quarterly sales correlated with |
| | ng Agency purchases as set forth in Addendum A to Vendor of which is available upon request from the LOC. [Insert |
| response in box below] | of which is available upon request from the LOC. [Insert |
| response in box below] | |
| | |
| | |
| | |
| | eet Minority and Women Business Enterprises (MWBE) |
| preferences, which may vary among Partici | pating Agencies. [Insert response in box below] |
| | |
| | |
| 2.7 Proposor colmovilodos complianos vit | h Davis Bacon wage requirements where labor is concerned |
| by indicating "yes" or "no" below. | in Davis Bacon wage requirements where tabor is concerned |
| by indicating yes of no below. | |
| | |
| 2.8 By submitting a Proposal in response to | this RFP, Proposer agrees, if applicable, to comply with all |
| | Chapter II, PART 200—UNIFORM ADMINISTRATIVE |
| | AND AUDIT REQUIREMENTS FOR FEDERAL |
| AWARDS contained in Title 2 C.F.R. § 20 | 0 et seq. Indicate "yes" or "no" below. |
| | |
| | |
| | |
| 2.9 Complete Exhibit 1, located at the end of | of this workbook. |
| , | |
| | |

3.0 DISTRIBUTION SYSTEM:

| 3.1 Describe distribution of products and/or services available in Proposer's response through |
|--|
| Proposer's distribution system (including Alaska and Hawaii), including any limitations. [Insert |
| response in box below] |
| |
| |
| |
| |
| 3.1.A Is it your intent to offer the proposed products and/or services through a designated |
| distribution/dealer network, indicate "yes" or "no" below? |

| YES NO NO | |
|--|--------|
| 3.2 Provide Proposer's shipping and delivery policy, including standard delivery time and any op | otions |
| and costs for expedited delivery and return policies. [Insert response in box below] | |
| | |
| | |
| | |
| 3.3 Third party and/or subcontracting may be allowed. If applicable, detail the sub-contracting proposer (ordering, shipment, invoicing, billing) for those products not carried in Proposer's distribution of Alternatively, if proposer utilizes a third-party ordering, shipment, invoicing or billing partner, plus describe in detail. [Insert response in box below] | enter. |
| | |
| | |
| | |
| | |
| 3.4 What is Proposer's backorder policy? Is your policy to classify as "immediate or cancel" (req the Participating Agency to reorder if item is backordered) or "good until cancelled"? [Insert res in box below] | |
| • | |
| | |
| | |
| | |
| 3.5 Indicate whether the Proposer has any dealer or distributors that are authorized to fulfil purch | ases? |
| Yes No [Circle one] | |
| 3.6 If answered yes to 3.5, include a copy of or link to authorized dealers or distributors. | |
| | |
| | |
| | |
| | |
| 0 MARKETING: | |
| 0 MARKETING: | |
| 4.1 Outline Proposer's plan for marketing the Products and Services to the Participating Agencies local and national basis. Include any marketing incentives such as committed dollars for advertise conferences/travel and custom marketing materials. [May attach marketing plan or insert responsibox below] | sing, |
| | |
| | |
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| | |
| 4.2 Explain how Proposer will educate its local and national sales force about the use of the Mast | ter |
| Price Agreement. [Insert response in box below] | |
| | |
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| | |
| 4.3 Indicate the Proposer's willingness to allow training to its local and national sales force about | t the |

| | | - | esponse in box | , | | | |
|---|---|--|---|---|---|------------------|--------|
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| POINT | OF CONTAC | 'T • | | | | | |
| | | | nte and manag | e this nrogr | am with NPPGo | v and the LEA | CHE |
| EGON CITI | | iister, cooraina | ice, and manag | e ems progre | am with 1(11 Go | v and the EEr | GUL |
| Contact Perso | on: | | Title | | | | i |
| Mailing Addr | | | 11000 | · | | | 1 |
| City: | | | State | & Zip: | | | 1 |
| Email Addres | s: | | • | <u> </u> | | | i I |
| Phone #: | | | Fax # | | | | ı |
| Attach current | resume of Nat | ional Account N | Manager that wi | ll be the POC | managing this c | ontract. | ÌI |
| C 1 A 1'' C | 1 1 | | | applicable | | | : I |
| 6.1 Auditing fo | or order compl | eteness. [Insert | | | . (/ | | |
| | | - | response in box | s below] | | | |
| | | - | response in box | s below] | nse in box below | | |
| 6.2 Replaceme | ent policy (i.e., | damaged or def | response in box | below] | |] | |
| 6.2 Replaceme | ent policy (i.e., | damaged or def | response in box | below] | nse in box below |] | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s | ent policy (i.e., order requirem | damaged or def | response in box fective goods). dual item vs. ca | [Insert response lot). [Insert se in boxes be | nse in box belowert response in bo |] x below] | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s | ent policy (i.e., order requirem | damaged or def | response in box fective goods). dual item vs. ca | [Insert response lot). [Insert se in boxes be | nse in box below ert response in bo |] | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: | ent policy (i.e., order requirem service hours/d Tuesday: | damaged or def | response in box fective goods). dual item vs. ca 1 [Insert response Thursday: | [Insert response lot). [Insert se in boxes be | nse in box belowert response in bo |] x below] | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: | ent policy (i.e., order requirem service hours/d Tuesday: | damaged or def ent (e.g., Indivi- lays of operation Wednesday: | response in box fective goods). dual item vs. ca 1 [Insert response Thursday: | [Insert response lot). [Insert se in boxes be | nse in box belowert response in bo |] x below] | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: | ent policy (i.e., order requirem service hours/d Tuesday: ders. [Insert re | damaged or def ent (e.g., Indivi- lays of operation Wednesday: | response in box fective goods). dual item vs. ca [Insert response Thursday: pelow] | [Insert response lot). [Insert se in boxes be | nse in box belowert response in bo |] x below] | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: | ent policy (i.e., order requirem service hours/d Tuesday: ders. [Insert re | damaged or definent (e.g., Indivi- lays of operation Wednesday: | response in box fective goods). dual item vs. ca [Insert response Thursday: pelow] | [Insert response lot). [Insert se in boxes be | nse in box belowert response in bo |] x below] | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: 6.5 Special Or 6.6 Post sale se | ent policy (i.e., order requirem service hours/d Tuesday: ders. [Insert re | damaged or definent (e.g., Individually of operation Wednesday: Esponse in box b [Insert response of the content of the cont | response in box fective goods). dual item vs. ca n [Insert response Thursday: pelow] e in box below] | [Insert response lot). [Insert response in boxes be Friday: | nse in box belowert response in boelow] Saturday: | x below] Sunday: | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: 6.5 Special Or 6.6 Post sale se | ent policy (i.e., order requirem service hours/d Tuesday: ders. [Insert reservices issues. | damaged or definent (e.g., Individually of operation Wednesday: Esponse in box b [Insert response of the content of the cont | response in box fective goods). dual item vs. ca n [Insert response Thursday: pelow] e in box below] | [Insert response lot). [Insert response in boxes be Friday: | ert response in bo | x below] Sunday: | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: 6.5 Special Or 6.6 Post sale se 6.7 Repair servapplicable, aut | ent policy (i.e., order requirem service hours/d Tuesday: ders. [Insert reservices issues. | damaged or definent (e.g., Individually of operation Wednesday: Esponse in box b [Insert response of the content of the cont | response in box fective goods). dual item vs. ca n [Insert response Thursday: pelow] e in box below] | [Insert response lot). [Insert response in boxes be Friday: | nse in box belowert response in boelow] Saturday: | x below] Sunday: | |
| 6.2 Replaceme 6.3 Minimum 6.4 Customer s Monday: 6.5 Special Or 6.6 Post sale se 6.7 Repair serv applicable, aut response in bo | ent policy (i.e., order requirem service hours/d Tuesday: ders. [Insert reservices issues. | damaged or definent (e.g., Individually of operation Wednesday: Esponse in box b [Insert response of the content of the cont | response in box fective goods). dual item vs. ca n [Insert response Thursday: pelow] e in box below] y programs, if a s that will honore | [Insert response in boxes be Friday: | ert response in bo elow] Saturday: r shall identify, we yof items on con | x below] Sunday: | |

| 6.0 Product s | ubstitution police | N [Incert reco | onse in box belo | .v.1 | | |
|----------------|---------------------|--------------------|--------------------|------------------|-------------------|---------------|
| 0.9 1 Toduct S | dostitution poin | cy. [msert respo | onse in box belo | wj | | |
| | | | | | | |
| 6.10 Identify | trade-in program | m criteria (if app | olicable). [Inser | t response in b | ox below] | |
| • | | • | , <u>•</u> | • | - | |
| | | | | | | |
| 6.11 After h | ours service (inc | cluding weekend | ds and holidays) | [Insert respon | se in hoxes belo | wl |
| Monday: | Tuesday: | Wednesday: | Thursday: | Friday: | Saturday: | Sunday: |
| | | , | j | | | |
| 6.12 Shipmer | nt tracking. [Ins | sert response in | box below] | | | • |
| | | | | | | |
| | | | | | | |
| 6.13 Back or | der tracking pro | cess. [Insert res | sponse in box be | low] | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | associated fees (| e.g., restocking | g, shipping, turn | around time |
| on returns). | Insert response | in box below] | | | | |
| | | | | | | |
| | | | | | | |
| 6.15 Electron | ic billing. [Inse | ert response in b | ox below] | | | |
| OVID EIGHT | iii eiiiiig. [iiiis | in respense in e | | | | |
| | | | | | | |
| | | | | | | |
| 6.16 Explain | how Proposer v | vill resolve com | plaints, issues, c | r challenges. | [Insert response | in box below] |
| | | | | | | |
| | | | | | | |
| 6.17 Other se | rvices not alrea | dy covered [In | sert response in | hox helowl | | |
| o.i / Other se | | a, covered. [III | sert response in | OUR DUIDW | | |
| | | | | | | |

7.0 DELIVERY AND FREIGHT CHARGES:

| 7.1 Identify delivery and/or shipping costs or provide a shipping rate schedule based on weight, item, and/or destination for <u>all items ordered</u> within the continental U.S. (and Hawaii/Alaska). The Proposer shall identify all exceptions to this shipping rate schedule. [Insert response in box below] |
|---|
| |
| 7.2 Identify policy for transfer of product ownership (delivery) and damage/issue resolution. [Insert |
| response in box below] |
| 3.0 VENDOR TERMS AND CONDITIONS. |
| 8.1 Does Proposer require that customers/Participating Agencies agree to standard terms and conditions related to their purchase? Yes No [Circle one] |
| 8.2 If answered yes to 8.1, include a copy of or link to terms and conditions. |
| |
| 0.0 WARRANTY INFOMATION: |
| 9.1 Identify warranty options, if applicable. [Insert response in box below] |
| |
| |
| |

Exhibit 1

FIRE APPARATUS Coverage

RETAIL, DISTRIBUTION AND SERVICE/SUPPORT LOCATIONS

| | Number of retail stores in each state? (leave blank for none) | Number of distribution centers in each state? (leave blank for none) | Number of support locations in each state? (leave blank for none) |
|----------------|--|--|---|
| ALABAMA | | | |
| ALASKA | | | |
| ARIZONA | | | |
| ARKANSAS | | | |
| CALIFORNIA | | | |
| COLORADO | | | |
| CONNECTICUT | | | |
| DELAWARE | | | |
| FLORIDA | | | |
| GEORGIA | | | |
| HAWAII | | | |
| IDAHO | | | |
| ILLINOIS | | | |
| INDIANA | | | |
| IOWA | | | |
| KANSAS | | | |
| KENTUCKY | | | |
| LOUISIANA | | | |
| MAINE | | | |
| MARYLAND | | | |
| MASSACHUSETTS | | | |
| MICHIGAN | | | |
| MINNESOTA | | | |
| MISSISSIPPI | | | |
| MISSOURI | | | |
| MONTANA | | | |
| NEBRASKA | | | |
| NEVADA | | | |
| NEW HAMPSHIRE | | | |
| NEW JERSEY | | | |
| NEW MEXICO | | | |
| NEW YORK | | | |
| NORTH CAROLINA | | | |
| NORTH DAKOTA | | | |
| OHIO | | | |
| OKLAHOMA | | | |
| OREGON | | | |
| PENNSYLVANIA | | | |

| RHODE ISLAND | | | |
|----------------|---|---|--|
| SOUTH CAROLINA | | | |
| SOUTH DAKOTA | | | |
| TENNESSEE | | | |
| TEXAS | | | |
| UTAH | | | |
| VERMONT | | | |
| VIRGINIA | | | |
| WASHINGTON | - | _ | |
| WEST VIRGINIA | | _ | |
| WISCONSIN | - | _ | |
| WYOMING | | | |

THE FORM LISTED BELOW MUST BE SIGNED AND RETURNED WITH SOLICITATION RESPONSE

Exhibit 2

Declaration of Non-Collusion

The undersigned does hereby declare that there has been no collusion between the undersigned, the LEAGUE OF OREGON CITIES, and National Purchasing Partners, and in further support of said Declaration, states as follows:

The person, firm, association, co-partnership or corporation herein named has not, either directly or indirectly, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding or solicitation in the preparation and submission of a proposal to the LEAGUE OF OREGON CITIES for consideration in the award of a contract or Master Price Agreement negotiated as a result of this Request for Proposal.

| DATED this | day of | · |
|------------|--------|---------------------------|
| | | (Name of Firm) |
| | | By:(Authorized Signature) |
| | | Title |

ATTACHMENT C

SPECIFICATIONS

FIRE APPARATUS

Introduction:

The intent of this bid solicitation is to acquire pricing that will be used to establish purchase contracts for various types of fire apparatus, emergency planning and management vehicles. These specifications describe various categories and specific types of Fire Apparatus, including minimum design and construction characteristics considered necessary to perform the desired function.

Proposers should respond with pricing for all equipment and options they wish to be considered in the evaluation for a possible award and master price agreement.

Response should include any and all fire apparatus proposer wishes to be considered for contract including but not limited to:

- Aerial Fire Apparatus (Boom/Platform, Ladder, Ladder/Platform)
- Aircraft Rescue & Fire-Fighting Vehicles
- Pumper Fire Apparatus
- Pumper-Tanker / Elliptical-Tanker Fire Apparatus)
- Special Service Apparatus (Rescue, Re-Hab, Hazmat, Mobile Command Center, etc...)
- Watercraft Rescue & Fire-Fighting Vehicles
- Wildland Fire Apparatus (Brush Fire)
- Other Apparatus and associated products or services not included in other categories.

NOTE: For each category responded to by proposer, there needs to be a list of "Base Model Vehicles" included in the proposer's submission. This provides evaluators and members a list of the vehicles offered as a starting point for comparison and/or needs assessment.

Apparatus must meet the general guidelines and specifications required in the latest edition of the National Fire Protection Association (NFPA) Standard for Automotive Fire Apparatus (NFPA 1901) and any standards referenced therein. All proposed apparatus must also comply with all applicable federal licensing, rules and regulations including but not limited to:

- American National Standards Institute (ANSI)
- American Society of Mechanical Engineers (ASME)
- American Society for Nondestructive Testing (ASNT)
- American Society for Testing Materials (ASTM)
- American Welding Society (AWS)
- Department of Transportation (DOT)
- Environmental Protection Agency (EPA)
- Federal Motor Vehicle Safety Standards (FMVSS)
- Institute of Electrical and Electronics Engineers (IEEE)

- National Institute for Occupational Safety and Health (NIOSH)
- Occupational Safety and Health Administration (OSHA)
- Society of Automotive Engineers (SAE)
- Underwriters Laboratory (UL)

Additionally, all proposed apparatus must meet applicable state DOT, licensing, rules and regulations in states covered by the response.

Because the specifications of this RFP are general in nature in order to meet the needs of the LOC and all members of the Government Division of National Purchasing Partners, it is incumbent upon the proposer to provide specifications and details for all apparatus and options in their response.

All responses must outline all related aspects of the vehicle sale including but not limited to sales (through authorized dealers), pre-delivery costs (including up to 3 factory visits), delivery, training, manuals, warranty, and service.

These specifications are intended to cover the complete range of Fire Apparatus. Several categories and sub-categories are included below but are in no means intended to limit the proposer to responding to just these categories if there are other related products and services that Proposer would like to be considered for the award. Proposers should respond with pricing for all products and services they wish to be considered in the evaluation for a possible award and master price agreement.

The following categories are provided to indicate the intended extent of the RFP but do not necessarily represent the format of the Proposer's response. Proposers may combine any and all categories and elements in a format that is most appropriate to represent their business in their response.

NOTE: **Proposers are not required to respond to all categories**. Proposals will only be evaluated based on the categories to which they respond.

CATEGORY 1: AERIAL FIRE APPARATUS

• BOOM/PLATFORM

LADDER

PLATFORM

CATEGORY 2: AIRCRAFT RESCUE & FIRE-FIGHTING VEHICLES

CATEGORY 3: PUMPER FIRE APPARATUS

CATEGORY 4: PUMPER-TANKER / ELLIPTICAL-TANKER FIRE APPARATUS

CATEGORY 5: SPECIAL SERVICE APPARATUS

• RESCUE

• RE-HABILITATION

HAZMAT

MOBILE COMMAND CENTER

CATEGORY 6: WATERCRAFT RESCUE & FIRE-FIGHTING VEHICLES

CATEGORY 7: WILDLAND FIRE APPARATUS (BRUSH FIRE)

CATEGORY 8: OTHER: Other Apparatus and associated products or services not included in

other categories.

ATTACHMENT D

PRICING SCHEDULE

The intent is for each Proposer to submit their complete product line so that Participating Agencies may order a wide array of products and services as appropriate for their needs. Proposer is encouraged but is not required to respond to all categories. Proposer may suggest additional categories and subcategories as applicable. Proposer may subcontract items Proposer does not supply. The Proposer should not necessarily limit the proposal to the performance of the services in accordance

The Proposer should not necessarily limit the proposal to the performance of the services in accordance with this document but should outline any additional services and their costs if the Proposer deems them necessary.

Pricing and resulting relative discount to LOC and NPPGov membership shall be clearly delineated on each proposal. Contract admin fee (established in the "Requirements" Section of the RFP) may not be listed or charged as a separate line item to users of the contract. Contract pricing shall be based upon any one of the following:

- 1. Fixed discount(s) off published price list(s) or catalog(s)
- 2. Firm fixed price with economic adjustment (contingencies for economic price adjustments must be identified in the proposal)
- 3. A combination of the above.

Vehicle Models

Proposers shall provide pricing on all apparatus vehicle models they wish to be considered including, but not limited to, the following categories where applicable:

- Chassis/cab builder/Hull
- Cab designs (2/4 door, tilt cab, etc.)
- Cab/body sheet metals (e.g., Stainless steel, aluminum, galvanized)
- Rear axle configuration (single/tandem/tandem front steering/triple rear)
- Fire pump capacities & mounting locations (e.g., 1250/1500/2500 GPM Pump, rear/mid-mounted)
- Body configurations (e.g., Walk-In/Non-Walk-In body)
- Aerial categories (e.g., Construction/turntable positions/aerial device functions)
- Propulsion Type

EXAMPLE

| FIRE APPARATUS PRICING SCHEDULE | |
|---|---|
| NOTE: Be sure to provide ALL models for each particular | Percentage (%) off List Price* |
| type of apparatus vehicle to be considered. Add/Insert | (OR fixed price if % off pricing is not |
| additional lines as necessary. The following categories are | available) |
| just suggested; it is anticipated the name, number, and | · |
| name of actual categories provided by proposer will vary | |
| significantly | |
| AERIAL FIRE APPARATUS | |
| EXAMPLE: | EXAMPLE: |

| Ford F-550 2-Door, Pumper, Stainless Steel Body, Single | 15% off List Price |
|--|--------------------|
| Axle, 1250 GPM Pump, Mid-Mounted | Or |
| | \$550,000 |
| Options for each vehicle model or type may be listed here or | |
| as a separate options table | |
| EXAMPLE: | EXAMPLE: |
| Entire catalog of options | 10% Off List Price |
| AIRCRAFT RESCUE & FIRE-FIGHTING VEHICLES | |
| PUMPER FIRE APPARATUS | |
| PUMPER-TANKER / ELLIPTICAL-TANKER FIRE | |
| APPARATUS | |
| SPECIAL SERVICE APPARATUS | |
| WATERCRAFT RESCUE & FIRE-FIGHTING VEHICLES | |
| WILDLAND FIRE APPARATUS | |
| OTHER: Other Apparatus | |

^{*} Identify used to establish of list price and publication date or expiration date.

Options

Proposers shall provide pricing on all options, modifications, and accessories in a format that best represents their product line and pricing structure. This may include specific pricing for some options and may also include general pricing/discounts for categories of options. Proposer may also indicate availability and pricing of all other non-specified options. The intent is to provide proposers the opportunity to present as much product as possible in the format that fits within their individual formatting needs so that the resulting award allows LOC and NPPGov members the greatest number of procurement options.

Miscellaneous

Proposers should include any applicable pricing information related to Section 2.3 of the RFP including but not limited to: large volume purchases, cash terms, rebates, freight/delivery costs and individual discounts.

ATTACHMENT E

PROPOSAL EVALUATION FORM

Proposals will be evaluated using a two-step process.

The first step evaluates the responsiveness of the proposer and determines 1) if the proposer is deemed fully responsive enabling the proposal to move to the second step and 2) if the proposal will be evaluated as a local response (within the State of Oregon), regional response (covering multiple States, but not the entire US) or a national response (covering the entire US, or at least the continental US).

The second step of the evaluation process will only occur with proposals deemed fully responsive from the first step. The second step fully evaluates the proposer's response based on the criteria found in the proposal evaluation form.

STEP 1 Proposal Responsiveness

| Component | YES | | NO |
|-------------------------------------|-------|----------|----------|
| Submitted on time | | | |
| Company name and RFP number on | | | |
| outermost packaging | | | |
| Completed Proposer Profile Workbook | | | |
| (PPW) | | | |
| Included pricing structure | | | |
| Included references | | | |
| Proposal signed | | | |
| Deemed Fully Responsive | YES | | NO |
| | | | |
| Categorized as Local, Regional or | Local | Regional | National |
| National | | | |

Proposal Evaluation Form

STEP 2

Full Evaluation of Proposal

Point Value Definitions

- (5) Exceeded Requirements Compelling Detail, Showed Ability to Complete
- (4) Met Requirements Thorough, Provided Supportive Material/Examples
- (3) Satisfied Requirements Sufficient
- (2) Unclear if Requirements Met Poor or Confusing
- (1) Did Not Comply with Requirements Substandard or Blank

| Component Evaluated | Weight | Possible Points (1-5) | Total Points (Weight x PP) | Evaluator's Comments |
|---|--------|-----------------------------|-------------------------------------|----------------------|
| Pricing: Product price and discounts proposed included favorable pricing for cooperative purchasing. Shipping conditions. PPW Section 7.0 and Pricing structure. | 25 | | | Comments: |
| Product Line (Score only categories proposed): Breadth, variety, quality of product line and innovation of products. Warranty availability. PPW Section 9.0. | 15 | | | Comments: |
| Marketing: Marketing plan to promote the resulting contractual agreement and ability to incorporate use of agreement in their sales system throughout indicated coverage region. Willingness to allow training of salesforce. PPW Section 4.0. | 15 | | | Comments |
| Customer Service: Support dedicated to Participating Agencies. Ability to meet promised delivery timelines. Additional services offered. Conduct e-commerce. PPW Sub-Sections 2.3 & 2.4 and Section 6.0. | 15 | | | Comments: |

| | 1 | |
|--------------------------------|-----|-------------------|
| Proven Experience: Success | | Comments: |
| in providing products and | | |
| services in a timely manner. | 15 | |
| Years in business, | | |
| references and reputation. | | |
| Experience with cooperative | | |
| purchasing. | | |
| PPW Sub-Section 1.2. | | |
| Coverage: Ability to provide | | Comments: |
| products and services for | | |
| indicated coverage region | 10 | |
| including distribution, retail | | |
| & service facilities, | | |
| coordination of | | |
| manufacturer and | | |
| distribution, and staff | | |
| availability. Clearly states | | |
| distribution model and | | |
| provides dealer list if | | |
| applicable. | | |
| PPW Section 3.0 and Exhibit 1. | | |
| Conformance: Completeness | | Comments: |
| of proposal and the degree | | |
| to which the Proposer | 5 | |
| responded to the terms and | | |
| all requirements and | | |
| specifications of the RFP. | | |
| Followed the response | | |
| format and content, was | | |
| clear and easily understood. | | |
| Provided Term's and | | |
| Condition's, if applicable. | | |
| PPW Section 8.0 and 4.5 of | | |
| RFP. | | |
| | | General Comments: |
| TOTAL | 100 | |
| | | |
| | | |

| Name of Evaluator | |
|-------------------|--|
| Signature | |
| Date | |

ATTACHMENT F

OREGON REVISED STATUTES (AS MAY BE AMENDED) REQUIREMENTS

Successful Proposer (Contractor) shall comply with the requirements of this ATTACHMENT F to the extent required by any applicable federal or state law.

- (1) Contractor shall pay promptly, as due, all persons supplying labor or materials for the performance of the work provided for in the contract and shall be responsible for such payment of all persons supplying such labor or material to any Subcontractor.
- (2) Contractor shall promptly pay all contributions or amounts due the Industrial Accident Fund from such Contractor or Subcontractor incurred in the performance of the contract.
- (3) Contractor shall not permit any lien or claim to be filed or prosecuted against the LOC or any Participating Agency on account of any labor or material furnished and agrees to assume responsibility for satisfaction of any such lien so filed or prosecuted.
- (4) Contractor and any Subcontractor shall pay to the Department of Revenue all sums withheld from employees pursuant to ORS 316.167
- (5) If Contractor fails, neglects or refuses to make prompt payment of any claim for labor or materials furnished to the Contractor or a Subcontractor by any person in connection with the contract as such claim becomes due, the LOC or any Participating Agency may pay such claim to the persons furnishing the labor or material and charge the amount of payment against funds due or to become due Contractor by reason of the contract. The payment of a claim in the manner authorized hereby shall not relieve the Contractor or Contract surety from Contractor or its obligation with respect to any unpaid claim. If the LOC or any Participating Agency is unable to determine the validity of any claim for labor or material furnished, the District may withhold from any current payment due Contractor an amount equal to said claim until its validity is determined and the claim, if valid, is paid.
- (6) Contractor shall promptly, as due, make payment to any person, co-partnership, association, or corporation, furnishing medical, surgical and hospital care services or other needed care and attention, incident to sickness or injury, to employees of such Contractor, of all sums which the Contractor agrees to pay for such services and all monies and sums which the Contractor collected or deducted from the wages of employees pursuant to any law, contract or agreement for the purpose of providing or paying for such service.
- (7) In a contract for personal services, contractor shall pay employees at least time and half for all overtime worked in excess of 40 hours in any one week under the contract in accordance with ORS 653.010 to 653.261 and the Fair Labor Standards Act of 1938 (29 USC 201, et seq.). In contracts for services, contractors shall pay employees at least time and a half pay for work performed on the legal holidays specified in a collective bargaining agreement or in ORS 279B.020(1)(b)(A) to (G) and for all time worked in excess of 10 hours in any one day or in excess of 40 hours in any one week, whichever is greater.
- (8) The Contractor must give notice in writing to employees who work on this contract, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees, of the number of hours per day and the days per week that the employees may be required to work.
- (9) All subject employers working under the contract are either employers that will comply with ORS 656.017, or employers that are exempt under ORS 656.126.
- (10) All sums due the State Unemployment Compensation Trust Fund from the Contractor or any Subcontractor in connection with the performance of the contract shall be promptly so paid.
- (11) The contract may be canceled at the election of LOC for any willful failure on the part of Contractor to faithfully perform the contract according to its terms.

- (12) Contractor certifies compliance with all applicable Oregon tax laws, in accordance with ORS 305.385.
- (13) Contractor certifies that it has not discriminated against minorities, women, emerging small business enterprises certified under ORS 200.055, or business enterprises owned or controlled by or that employ a disabled veteran in obtaining any required subcontractors.

ATTACHMENT G WIPHE RESPONSE FORM

THIS FORM MUST BE RETURNED WITH SOLICITATION RESPONSE

| Vendor servicing Washington State AGREES to sell items included in this solicitation to WIPHE institutions at prices offered, unless otherwise noted below: |
|--|
| DOES NOT agree to sell to WIPHE Institutions. |
| AGREES to sell to WIPHE Institutions at same prices and discounts, with the following exceptions: (attach additional pages as necessary) |
| Vendor must state geographic areas or specific institution(s) listed below within the State of Washington that are EXCLUDED from the contract(s) resulting from this solicitation: |
| Washington Institutions of Public Higher Education (WIPHE). See list on following page. |
| |

If Vendor agrees to sell to the WIPHE Institutions, a WIPHE Contract number will be assigned and the information will be reported to the Council of Presidents. The Council of Presidents notifies all the other schools when a WIPHE contract has been awarded and a master list will be maintained and the WIPHE website updated. WIPHE shall determine, at its absolute discretion, whether it shall accept and/or utilize the contract resulting from the Request for Proposal

Washington Institutions of Public Higher Education (WIPHE)

FOUR-YEAR UNIVERSITIES

CENTRAL WASHINGTON UNIVERSITY EASTERN WASHINGTON UNIVERSITY THE EVERGREEN STATE COLLEGE UNIVERSITY OF WASHINGTON WASHINGTON STATE UNIVERSITY WESTERN WASHINGTON UNIVERSITY

COMMUNITY AND TECHNICAL COLLEGES:

BATES TECHNICAL COLLEGE

BELLEVUE COMMUNITY COLLEGE

BELLINGHAM TECHNICAL COLLEGE

BIG BEND COMMUNITY COLLEGE

CASCADE COMMUNITY COLLEGE

CASCADIA COLLEGE

CENTRALIA COLLEGE

CLARK COLLEGE

CLOVER PARK TECHNICAL COLLEGE

COLUMBIA BASIN COLLEGE

EDMONDS COMMUNITY COLLEGE

EVERETT COMMUNITY COLLEGE

GRAYS HARBOR COLLEGE

GREEN RIVER COMMUNITY COLLEGE

HIGHLINE COMMUNITY COLLEGE

LAKE WASHINGTON TECHNICAL COLLEGE

LOWER COLUMBIA COLLEGE

OLYMPIC COLLEGE

PENINSULA COLLEGE

PIERCE COLLEGE

RENTON TECHNICAL COLLEGE

SEATTLE CENTRAL COMMUNITY COLLEGES

SHORELINE COMMUNITY COLLEGE

SKAGIT VALLEY COLLEGE

SOUTH PUGET SOUND COMMUNITY COLLEGE

SPOKANE COMMUNITY COLLEGES

STATE BOARD FOR TECHNICAL & COMMUNITY

COLLEGES

WENATCHEE VALLEY COLLEGE

YAKIMA VALLEY COMMUNITY COLLEGE

WHATCOM COMMUNITY COLLEGE

Miscellaneous local agencies within Washington State*

ADAMS COUNTY CHELAN COUNTY PUD 1

CHELAN DOUGLAS COUNTY HEALTH DIST PUYALLUP SCHOOL DIST 3

KITSAP COUNTY CHENEY CARE CENTER

FIFE SCHOOL DIST 417 CHILD CARE RESOURCE & REFERRAL **RIVERVIEW SCHOOL DIST 407** CHILDRENS THERAPY CENTER

GONZAGA UNIVERSITY **CHIMACUM SCHOOL DISTRICT 49** PLANNED PARENTHOOD OF WESTERN CLALLAM COUNTY

CLALLAM COUNTY FIRE DISTRICT WASHINGTON

SNOHOMISH COUNTY CLALLAM COUNTY HOSPITAL DISTRICT MASON COUNTY CLALLAM COUNTY PUD

FEDERAL WAY SCHOOL DIST CLARK COUNTY

SPOKANE COUNTY CLARK COUNTY FIRE DISTRICT

ISSAQUAH SCHOOL DIST 411 CLARK COUNTY PUD ADAMS COUNTY FIRE DISTRICT CLE ELUM-ROSLYN SCHOOL DISTRICT 404 ADAMS COUNTY HEALTH DISTRICT **CLOVER PARK SCHOOL DISTRICT 400** AFFILIATED HEALTH SERVICES CNTRL WHIDBEY FIRE & RESCUE

ALDERWOOD WATER DISTRICT COAL CREEK UTILITY DISTRICT

ANACORTES PORT OF COALITION AGAINST DOMESTIC VIOLENCE

ANACORTES SCHOOL DISTRICT 103 COLUMBIA COUNTY

ANNAPOLIS WATER DISTRICT COLUMBIA IRRIGATION DISTRICT ASOTIN COUNTY

COLUMBIA MOSQUITO CONTROL DISTRICT AUBURN SCHOOL DISTRICT 408 COMMUNITY CHRISTIAN ACADEMY

BAINBRIDGE IS SCHOOL DISTRICT 303 COMMUNITY PSYCHIATRIC CLINIC

BAINBRIDGE ISLAND FIRE DEPARTMENT COMMUNITY TRANSIT

BAINBRIDGE ISLAND PARKS CONFEDERATED TRIBES OF CHEHALIS **BATTLE GROUND SCHOOL DISTRICT 119** CONSOLIDATED DIKING IMPROVEMENT DIST

BELLEVUE SCHOOL DISTRICT 405 CONSOLIDATED IRRIGATION

BELLINGHAM PORT OF COWLITZ COUNTY

BELLINGHAM SCHOOL DISTRICT 501 COWLITZ COUNTY FIRE DISTRICT

BENTON COUNTY COWLITZ COUNTY PUD

BENTON COUNTY FIRE DISTRICT CROSS VALLEY WATER DISTRICT BENTON COUNTY PUD DAYTON SCHOOL DISTRICT 2

BENTON FRANKLIN COUNTY DOUGLAS COUNTY

BENTON FRANKLIN PRIVTE INDUST CNCL DOUGLAS COUNTY FIRE DISTRICT

BENTON PORT OF DOUGLAS COUNTY PUD

BETHEL SCHOOL DISTRICT 403 DRUG ABUSE PREVENTION CENTER BIG BROTHERS BIG SISTERS OF KING CO E COLUMBIA BASIN IRRIGATION DIST

BIRCH BAY WATER & SEWER DISTRICT EAST WENATCHEE WATER

BLANCHET SCHOOL DISTRICT EATONVILLE SCHOOL DIST 404

BREMERTON KITSAP CO HEALTH DISTRICT **EDMONDS SCHOOL DISTRICT 15**

BREMERTON PORT OF **EDUCATIONAL SERVICE DIST 114 BREMERTON SCHOOL DISTRICT 100 EDUCATIONAL SERVICE DISTRICT 113**

BURLINGTON EDISON SCHOOL DIST 100 ELLENSBURG SCHOOL DIST 401

CANCER RESEARCH AND BOISTATISTICS ENUMCLAW SCHOOL DIST

CASCADE BLUE MT FD SHR EVERETT PORT OF

CASCADE IRRIGATION DISTRICT EVERETT PUBLICE FACILITIES DIST

CASHMERE SCHOOL DISTRICT 222 **EVERGREEN MANOR INC**

CATHOLIC COMM SVCS OF KING CO **EVERGREEN SCHOOL DIST 114**

CENTRAL KITSAP SCHOOL DISTRICT 401 FEDERAL WAY FD CENTRAL WAS COMP MENTAL HEALTH FERRY COUNTY

CENTRALIA SCHOOL DISTRICT 40 FERRY COUNTY PUBLIC HOSPITAL

CHEHALIS SCHOOL DISTRICT 302 FERRY OKAHOGAN FPD

FOSS WATERWAY DEVELOPMENT AUTHORITY CHELAN COUNTY

CHELAN COUNTY COMMUNITY HOSPITAL FRANKLIN COUNTY CHELAN COUNTY FIRE DISTRICT FRANKLIN COUNTY PUD FRANKLIN PIERCE SCHOOL DIST 402

FRIDAY HARBOR PORT OF

GARDENA FARMS IRRIGATION DIST 13

GARFIELD COUNTY

GRAND COULEE PROJECT

GRANDVIEW SCHOOL DIST 116/200

GRANITE FALLS SCHOOL DIST 332

GRANT COUNTY

GRANT COUNTY HEALTH DIST

GRANT COUNTY PUD GRAYS HARBOR COUNTY

GRAYS HARBOR COUNTY FIRE DIST GRAYS HARBOR COUNTY PUD # 1

GRAYS HARBOR PORT OF

GRAYS HARBOR PUB DEV AUTH

GRAYS HARBOR TRANSIT GRIFFIN SCHOOL DIST 324

HARBORVIEW MEDICAL CENTER

HAZEL DELL SEWER DIST

HEALTHY MOTHERS HEALTHY BABIES COAL

HIGHLINE SCHOOL DIST 401 HIGHLINE WATER DIST

HOMESIGHT HOPELINK

HOQUIAM SCHOOL DIST 28

HOUSING AUTHORITY OF PORTLAND

ILWACO PORT OF

INCHELIUM SCHOOL DIST 70

ISLAND COUNTY

ISLAND COUNTY FIRE DIST

JEFFERSON COUNTY

JEFFERSON COUNTY FIRE DIST

JEFFERSON COUNTY LIBRARY JEFFERSON COUNTY PUD JEFFERSON GENERAL HOSPITAL

KARCHER CREEK SEWER DIST

KELSO SCHOOL DIST 458

KENNEWICK GENERAL HOSPITAL KENNEWICK SCHOOL DISTRICT 17

KENT SCHOOL DIST 415

KETTLE FALLS SCHOOL DIST 212

KING COUNTY

KING COUNTY FIRE DIST

KING COUNTY HOUSING AUTHORITY

KING COUNTY LIBRARY

KING COUNTY WATER SEWER

KINGSTON PORT OF

KITSAP COUNTY FIRE & RESCUE

KITSAP COUNTY LIBRARY KITSAP COUNTY PUD 1

KITTITAS COUNTY KITTITAS COUNTY PUD

KITTITAS COUNTY RECLAMATION DIST

KLICKITAT COUNTY

KLICKITAT COUNTY PUD

LAKE CHELAN RECLAMATION DIST LAKE STEVENS SCHOOL DIST 4

LAKE WASHINGTON SCHOOL DIST 414

LAKEHAVEN UTILITY DIST LAKEWOOD SCHOOL DIST 306

LEWIS CO PUD 1 LEWIS COUNTY

LEWIS COUNTY FIRE DIST

LEWIS PUBLIC TRANSPORTATION LIBERTY LAKE SEWER & WATER DIST

LINCOLN COUNTY

LINCOLN COUNTY FIRE DIST

LONGVIEW PORT OF

LONGVIEW SCHOOL DIST 122 LOTT WASTEWATER ALLIANCE

LUMMI INDIAN NATION
MANCHESTER WATER DIST
MARYSVILLE SCHOOL DIST 25
MASON COUNTY FIRE DIST
MASON COUNTY PUD

METRO PARK DISTRICT OF TACOMA

MID COLUMBIA LIBRARY MIDWAY SEWER DISTRICT MONROE SCHOOL DIST 103 MORTON SCHOOL DIST 214 MOSES LAKE PORT OF

MEAD SCHOOL DIST 354

MOUNT BAKER SCHOOL DIST MT VERNON SCHOOL DISTRICT 320

MUKILTEO SCHOOL DIST 6 MUKILTEO WATER DIST NAVAL STATION EVERETT NE TRI COUNTY HEALTH DIST

NORTH CENTRAL REGIONAL LIBRARY DIST

NORTH KITSAP SCHOOL DIST 400 NORTH SHORE UTILITY DISTRICT NORTH THURSTON SCHOOL DISTRICT NORTHSHORE SCHOOL DIST 417 NORTHWEST KIDNEY CTR

NORTHWEST WORK FORCE DEVELOPMENT CO

NW REGIONAL COUNCIL

OAK HARBOR SCHOOL DIST 201 OAKVILLE SCHOOL DIST 400 OCOSTA SCHOOL DIST 172 OKANOGAN COUNTY

OKANOGAN COUNTY FIRE DIST OKANOGAN COUNTY PUD OKANOGAN SCHOOL DISTRICT

OLYMPIA PORT OF

OLYMPIA SCHOOL DISTRICT 111

OLYMPIA THURSTON CHAMBER FOUNDATION

OLYMPIC AREA AGENCY ON AGING OLYMPIC MEMORIAL HOSPITAL DIST OLYMPIC REGION CLEAN AIR AGENCY OLYMPIC VIEW WATER & SEWER DIST OLYMPUS TERRACE SEWER DIST

PACIFIC COUNTY
PACIFIC COUNTY FIRE
PARATRANSIT SERVICES

PASCO SCHOOL DIST PEND OREILLE COUNTY CONSERV DIST PEND OREILLE COUNTY PUB HOSP DIST

PEND OREILLE COUNTY PUD PENINSULA SCHOOL DISTRICT 401 PERRY TECHNICAL INSTITUTE

PIERCE COUNTY

PIERCE COUNTY FIRE DIST PORT ANGELES PORT OF

PORT ANGELES SCHOOL DISTRICT 121

PRESCOTT SCHOOL DIST

PUGET SOUND CLEAN AIR AGENCY

PUGET SOUND SCHOOL DIST

QUINCY COLUMBIA BASIN IRRIG DIST

RICHLAND SCHOOL DIST 400 S KITSAP SCHOOL DISTRICT 402 S SNOHOMISH CO PUBLIC FAC DIST

SAFEPLACE

SAMISH WATER DIST

SAMMAMISH WATER AND SEWER DIST

SAN JUAN COUNTY

SAN JUAN COUNTY FIRE DIST SEA MAR COMM HEALTH CTR SEATTLE JEWISH PRIMARY SCHOOL

SEATTLE PORT OF SEATTLE SCHOOL DIST 1 SEATTLE UNIVERSITY

SECOND AMENDMENT FOUNDATION

SECOND CHANCE INC

SENIOR OPPORTUNITY SERVICES SHELTON SCHOOL DISTRICT 309

SILVERDALE WATER SKAGIT COUNTY

SKAGIT COUNTY CONSERVATION DIST

SKAGIT COUNTY FIRE DIST

SKAGIT COUNTY ISLAND HOSPITAL

SKAGIT COUNTY PORT OF SKAGIT COUNTY PUD 1 SKAGIT TRANSIT SKAMANIA COUNTY SKOOKUM INC

SNOHOMISH COUNTY LIBRARY SNOHOMISH COUNTY PUD SNOHOMISH HEALTH DISTRICT SNOHOMISH SCHOOL DISTRICT 201 SOAP LAKE SCHOOL DISTRICT 156 SOOS CREEK WATER AND SEWER DIST

SOUND TRANSIT

SOUTH COLUMBIA BASIN IRRIG DIST SOUTH EAST EFFECTIVE DEVELOPMENT SOUTH SOUND MENTAL HEALTH SERVICES SOUTHWEST YOUTH & FAMILY SERVICES

SPECIAL MOBILITY SERVICES INC

SPOKANE CO AIR POLLUTION CNTRL AUTHORITY

SPOKANE COUNTY FIRE DIST SPOKANE COUNTY LIBRARY SPOKANE SCHOOL DISTRICT 81 ST JOSEPH/MARQUETTE SCHOOL STANWOOD SCHOOL DIST 410

STEVENS COUNTY STEVENS COUNTY PUD

STILLAGUAMISH TRIBE OF INDIANS SUMNER SCHOOL DISTRICT 320

SUNNYSIDE PORT OF

SUNNYSIDE SCHOOL DISTRICT 201

SUQUAMISH TRIBE SW CLEAN AIR AGENCY SWINOMISH TRIBE

TACOMA DAY CHILD CARE AND PRESCHOOL

TACOMA MUSICAL PLAYHOUSE

TACOMA PORT OF

TACOMA SCHOOL DISTRICT 10

TACOMA-PIERCE CO

TAHOMA SCHOOL DISTRICT 409 TERRACE HEIGHTS SEWER DISTRICT THURSTON COMMUNITY TELEVISION

THURSTON COUNTY

THURSTON COUNTY CONSERVATION DIST

THURSTON COUNTY FIRE DISTRICT TOPPENISH SCHOOL DISTRICT 202

TOUCHET SD 300

TRIUMPH TREATMENT SERVICES TUKWILA SCHOOL DIST 406 TUMWATER SCHOOL DISTRICT 33

U S DEPARTMENT OF TRANSPORTATION

UNITED WAY OF KING COUNTY UNIVERSITY PLACE SCHOOL DIST UPPER SKAGIT INDIAN TRIBE VAL VUE SEWER DISTRICT

VALLEY TRANSIT

VALLEY WATER DISTRICT VANCOUVER PORT OF

VANCOUVER SCHOOL DISTRICT 37 VASHON ISLAND SCHOOL DISTRICT 402

VERA IRRIGATION

VETERANS ADMINISTRATION VOLUNTEERS OF AMERICA

WA ASSOC OF SCHOOL ADMINISTRATORS WA ASSOC SHERIFFS & POLICE CHIEFS WA GOVERNMENTAL ENTITY POOL WA LABOR COUNCIL AFL-CIO WA PUBLIC PORTS ASSOCIATION

WA RESEARCH COUNCIL

WA ST ASSOCIATION OF COUNTIES
WA STATE PUBLIC STADIUM AUTHORITY

WAHKIAKUM COUNTY WALLA WALLA COLLEGE WALLA WALLA COUNTY

WALLA WALLA COUNTY FIRE DISTRICT

WALLA WALLA PORT OF WALLA WALLA SD 140

WASHINGTON ASSOCIATION

WASHINGTON COUNTIES RISK POOL

WASHINGTON FIRE COMMISSIONERS ASSOC

WASHINGTON HEALTH CARE ASSOCIATION WASHINGTON PUBLIC AFFAIRS NETWORK WASHINGTON STATE MIGRANT COUNCIL WEST VALLEY SCHOOL DISTRICT 208 WEST VALLEY SCHOOL DISTRICT 363 WESTERN FOUNDATION THE WHATCOM CONSERVATION DIST WHATCOM COUNTY WHATCOM COUNTY FIRE DISTRICT WHATCOM COUNTY RURAL LIBRARY DIST WHIDBEY GENERAL HOSPITAL WHITMAN COUNTY WHITWORTH WATER WILLAPA COUNSELING CENTER WILLAPA VALLEY SCHOOL DISTRICT 160 WILLAPA VALLEY WATER DISTRICT WINLOCK SCHOOL DISTRICT 232 WOODINVILLE FIRE & LIFE SAFETY DIST WOODLAND PORT OF YAKIMA COUNTY YAKIMA COUNTY FIRE DISTRICT YAKIMA COUNTY REGIONAL LIBRARY YAKIMA SCHOOL DISTRICT 7

YAKIMA VALLEY FARMWORKERS CLINIC YAKIMA-TIETON IRRIGATION DISTRICT YELM COMMUNITY SCHOOL DISTRICT YMCA - TACOMA PIERCE COUNTY YMCA OF GREATER SEATTLE

*Washington State cities and other unnamed Washington State local and municipal agencies may also utilize the resulting Master Price Agreement; provided they enter into the Intergovernmental Cooperative Purchasing Agreement.

ATTACHMENT H

LOCAL GOVERNMENT UNITS BY STATE

Oregon's Incorporated Cities

| ADAIR VILLAGE ADAMS ADRIAN ALBANY AMITY ANTELOPE ARLINGTON ASHLAND ASTORIA ATHENA AUMSVILLE AURORA BAKER CITY BANDON BANKS | DEPOE BAY DETROIT DONALD DRAIN DUFUR DUNDEE DUNES CITY DURHAM EAGLE POINT ECHO ELGIN ELKTON ENTERPRISE ESTACADA EUGENE | IONE IRRIGON ISLAND CITY JACKSONVILLE JEFFERSON JOHN DAY JOHNSON CITY JORDAN VALLEY JOSEPH JUNCTION CITY KEIZER KING CITY KLAMATH FALLS LA GRANDE LAPINE | MYRTLE CREEK MYRTLE POINT NEHALEM NEWBERG NEWPORT NORTH BEND NORTH PLAINS NORTH POWDER NYSSA OAKLAND OAKRIDGE ONTARIO OREGON CITY PAISLEY PENDLETON | SPRAY SPRINGFIELD ST HELENS ST PAUL STANFIELD STAYTON SUBLIMITY SUMMERVILLE SUMPTER SUTHERLIN SWEET HOME TALENT TANGENT THE DALLES TIGARD |
|--|--|--|---|---|
| BARLOW | FAIRVIEW | LAFAYETTE | PHILOMATH | TILLAMOOK |
| BAY CITY | FALLS CITY | LAKE OSWEGO | PHOENIX | TOLEDO |
| BEAVERTON | FLORENCE | LAKESIDE | PILOT ROCK | TROUTDALE |
| BEND | FOREST GROVE | LAKEVIEW | PORT ORFORD | TUALATIN |
| BOARDMAN | FOSSIL | LEBANON | PORTLAND | TURNER |
| BONANZA BROOKINGS | GARBALDI | LEXINGTON LINCOLN CITY | POWERS | UKIAH UMATILLA |
| BROWNSVILLE | GASTON GATES | LONEROCK | PRAIRIE CITY PRESCOTT | UNION |
| BURNS | GEARHART | LONG CREEK | PRINEVILLE | UNITY |
| BUTTE FALLS | GERVAIS | LOSTINE | RAINIER | VALE |
| CANBY | GLADSTONE | LOWELL | REDMOND | VENETA |
| CANNON BEACH | GLENDALE | LYONS | REEDSPORT | VERNONIA |
| CANYON CITY | GOLD BEACH | MADRAS | RICHLAND | WALDPORT |
| CANYONVILLE | GOLD HILL | MALIN | RIDDLE | WALLOWA |
| CARLTON | GRANITE | MANZANITA | RIVERGROVE | WARRENTON |
| CASCADE LOCKS | GRANTS PASS | MAUPIN | ROCKAWAY | WASCO |
| CAVE JUNCTION | GRASS VALLEY | MAYWOOD PARK | BEACH | WATERLOO |
| CENTRAL POINT | GREENHORN | MCMINNVILLE | ROGUE RIVER | WESTLINN |
| CHILOQUIN | GRESHAM | MEDFORD | ROSEBURG | WESTFIR |
| CLATSKANIE | HAINES | MERRILL | RUFUS | WESTON |
| COBURG | HALFWAY | METOLIUS | SALEM | WHEELER |
| COLUMBIA CITY | HALSEY | MILLCITY | SANDY | WILLAMINA |
| CONDON | HAPPY VALLEY | MILLERSBURG | SCAPPOUSE | WILSONVILLE |
| COOSBAY | HARRISBURG | MILTON- | SCIO | WINSTON |
| COQUILLE | HELIX | FREEWATER | SCOTT MILLS | WOOD VILLAGE |
| CORNELIUS | HEPPNER | MILWAUKIE | SEASIDE | WOODBURN |
| CORVALLIS | HERMISTON | MITCHELL | SENECA | YACHATS |
| COTTAGE GROVE | HILLSBORO | MOLALLA | SHADY COVE | YAMHILL |
| COVE | HINES | MONMOUTH | SHANIKO | YONCALLA |
| CRESWELL | HOOD RIVER | MONROE | SHERIDAN | This may not be a |
| CULVER | HUBBARD | MONUMENT | SHERWOOD | complete list of all |
| DALLAS | HUNTINGTON | MORO | SILETZ | Oregon cities, but all |
| DAMASCAS | IDANHA | MOSIER | SILVERTON | other Oregon cities |
| DAYTON | IMBLER | MT ANGEL | SISTERS | shall be incorporated |
| DAYVILLE | INDEPENDENCE | MT VERNON | SODAVILLE | by this reference. |

Hawaii's Counties

| Hawaii | Honolulu | Kalawao | Kaua'i | Maui |
|------------|----------|------------|----------|--------|
| 114 11 411 | Honorara | Train i ao | I Ludu I | 111441 |

LEASE-PURCHASE AGREEMENT

LESSEE: Town of Dundee 202 East Main Street Dundee, FL 33838 LESSOR: Leasing 2, Inc. 1720 West Cass Street Tampa, FL 33606-1230

Dated as of October 25, 2025

This Lease-Purchase Agreement (the "Agreement") dated as of October 25, 2025 by and between Leasing 2, Inc. ("Lessor"), and Town of Dundee ("Lessee"), a body corporate and politic duly organized and existing under the laws of the State of Florida ("State").

WITNESSETH:

WHEREAS, Lessor desires to lease the Equipment, as hereinafter defined, to Lessee, and Lessee desires to lease the Equipment from Lessor, subject to the terms and conditions of and for the purposes set forth in this Agreement; and

WHEREAS, Lessee is authorized under the Constitution and laws of the State to enter into this Agreement for the purposes set forth herein;

NOW, THEREFORE, for and in consideration of the premises hereinafter contained, the parties hereby agree as follows:

ARTICLE I DEFINITIONS

Section 1.01. The following terms will have the meanings indicated below unless the context clearly requires otherwise:

"Agreement" means this Lease-Purchase Agreement, including the Exhibits attached hereto, as the same may be supplemented or amended from time to time in accordance with the terms hereof.

"Commencement Date" is the date when the term of this Agreement begins and Lessee's obligation to pay rent accrues, which shall be the commencement date shown on the Exhibit E Payment Schedule.

"Equipment" means the property described in Exhibit D and which is the subject of this Agreement.

"Lease Term" means the Original Term and all Renewal Terms provided for in this Agreement under Section 4.01.

"Lessee" means the entity which is described in the first paragraph of this Agreement and which is leasing the Equipment from Lessor under the provisions of this Agreement.

"Lessor" means (i) Leasing 2, Inc., acting as Lessor hereunder; (ii) any surviving resulting or transferee corporation; and (iii) except where the context requires otherwise, any assignee(s) of Lessor.

"Original Term" means the period from the Commencement Date until the end of the fiscal year of Lessee in effect at the Commencement Date.

"Purchase Price" means the amount indicated with respect to any date after payment of all Rental Payments (defined below) due through such date, all as set forth in Exhibit E hereto, or Supplemental Exhibit E hereto, as the case may be.

"Renewal Terms" means the renewal terms of this Agreement as provided for in Article IV of this Agreement, each having a duration of one year and a term co-extensive with the Lessee's fiscal year, except the last of such automatic renewal terms which shall end on the due date of the last Rental Payment set forth in Exhibit E to this Agreement.

"Rental Payments" means the basic rental payments payable by Lessee pursuant to the provisions of this Agreement during the Lease Term, payable in consideration of the right of Lessee to use the Equipment during the then current portion of the Lease Term. Rental Payments shall be payable by Lessee to the Lessor or its assignee in the amounts and at the times during the Lease Term, as set forth in Exhibit E of this Agreement.

"Vendor" means the manufacturer of the Equipment as well as the agents or dealers of the manufacturer from whom Lessee has purchased or is purchasing the Equipment.

ARTICLE I I COVENANTS OF LESSEE

Section 2.01 Lessee represents, covenants and warrants, for the benefit of Lessor and its assignees, as follows:

- (a) Lessee is a public body, corporate and politic, duly organized and existing under the Constitution and laws of the State.
- (b) Lessee will do or cause to be done all things necessary to preserve and keep in full force and effect its existence as a body, corporate and politic.
- (c) Lessee is authorized under the Constitution and laws of the State to enter into this Agreement and the transaction contemplated hereby, and to perform all of its obligations hereunder.
- (d) Lessee has been duly authorized to execute and deliver this Agreement under the terms and provisions of the resolution of its governing body, attached hereto as Exhibit A, or by other appropriate official approval, and further represents, covenants and warrants that all requirements have been met, and procedures have occurred in order to ensure the enforceability of this Agreement, and Lessee has complied with such public bidding requirements as may be applicable to this Agreement and the acquisition by Lessee of the Equipment hereunder. Lessee shall cause to be executed and delivered to Lessor an opinion of its counsel substantially in the form attached hereto as Exhibit B.
- (e) During the term of this Agreement, the Equipment will be used by Lessee only for the purpose of performing one or more essential governmental or proprietary functions of Lessee consistent with the permissible scope of Lessee's authority and will not be used in a trade or business of any person or entity other than the Lessee.
- (f) During the period this Agreement is in force, Lessee will annually provide Lessor with such current financial statements, budgets, proof of appropriation for ensuing fiscal year or such other financial information relating to the decision of Lessee to continue this Agreement as may be reasonably requested by Lessor or its assignee.
- (g) The Equipment will have a useful life in the hands of the Lessee that is substantially in excess of the Original Term and all Renewal Terms.
- (h) The Equipment is, and during the period this Agreement is in force will remain, personal property and when subjected to use by the Lessee under this Agreement, will not be or become fixtures.
- (i) Lessee shall not voluntarily or involuntarily create, incur, assume or suffer to exist any lien, security interest or other encumbrance or attachment of any kind whatsoever on, affecting or with respect to the Equipment.
- (j) Lessee shall not give up possession or control of the Equipment.
- (k) Lessee shall not change the location of the Equipment without giving prior written notice of the proposed new location to the Lessor and provided that Lessee shall obtain and deliver to Lessor any landlord waivers reasonably requested by Lessor so as to protect Lessor's right, title and interest in and to the Equipment and Lessor's ability to exercise its remedies with regard to the Equipment. The Equipment shall not be used outside of the United States without Lessor's prior written consent.
- (I) Lessee shall not alter or modify the Equipment in any manner which would reduce the value or the marketability thereof.
- (m) Lessee will take no action that will cause the interest portion of any Rental Payment to become includable in gross income of the recipient for purposes of federal income taxation under the Code, and Lessee will take, and will cause its officers, employees and agents to take, all affirmative action legally within its power to prevent such interest from being includable in gross income for purposes of federal income taxation under Section 103(a) of the United States Internal Revenue Code of 1986 as amended (the "Code"). Lessee represents and warrants that the Lease is to be treated as an obligation of a political subdivision of a state within the meaning of Section 103(c)(1) of the Code.
- (n) Lessee is and shall remain in compliance with all laws, rules, regulations and orders applicable to Lessee, including U.S. economic and trade sanctions, and anti-corruption, anti-bribery, anti-money laundering and anti-terrorism laws.

ARTICLE III LEASE OF EQUIPMENT

Section 3.01 Lessor hereby demises, leases and lets to Lessee, and Lessee rents, leases and hires from Lessor, the Equipment, in accordance with the provisions of this Agreement, to have and to hold for the Lease Term.

ARTICLE IV LEASE TERM

Section 4.01. Commencement of Lease Term. The Original Term of this Agreement shall commence on the Commencement Date and shall terminate on the last day of Lessee's fiscal year then in effect. Lessee may renew this Agreement beyond the expiration of the Original Term, or beyond the expiration of any Renewal Term then in effect, up to the number of additional fiscal years provided in Exhibit E of this Agreement by appropriating sufficient funds to make scheduled Rental Payments for the ensuing fiscal year (each a "Renewal Term"). Terms and conditions during any Renewal Term shall be the same as the terms and conditions during the Original Term, except that the Rental Payments shall be as provided in Exhibit E of this Agreement.

Section 4.02. Termination of Lease Term. The Lease Term will terminate upon the earliest of any of the following events:

- (a) The expiration of the Original Term or any Renewal Term of this Agreement and the non-renewal of this Agreement in the event of non-appropriation of funds pursuant to Section 6.07;
- (b) The exercise by Lessee of the option to purchase the Equipment before expiration of this Agreement granted under the provisions of Articles IX or XI of this Agreement;
- (c) A default by Lessee and Lessor's election to terminate this Agreement under Article XIII; or
- (d) Payment by Lessee of all Rental Payments authorized or required to be paid by Lessee hereunder through the full lease term.

Section 4.03. Return of Equipment on Termination. Upon expiration or earlier termination of the Original Term or any Renewal Term under any provision of this Agreement at a time when Lessee does not exercise its option to purchase the Equipment granted under the provisions of Articles IX or XI of this Agreement, Lessee hereby agrees to deliver the Equipment to Lessor packaged or otherwise prepared in a manner suitable for shipment by truck or rail common carrier to a location specified by Lessor. All expenses resulting from the return of Equipment on termination will be borne by Lessee.

ARTICLE V ENJOYMENT OF EQUIPMENT

<u>Section 5.01.</u> Provided that no default or event of default shall have occurred hereunder, Lessor hereby covenants that during the Lease Term Lessor will not interfere with Lessee's quiet use and enjoyment of the Equipment.

Lessor shall have the right at all reasonable times during business hours to enter into and upon the property of Lessee for the purpose of inspecting the Equipment.

ARTICLE VI RENTAL PAYMENTS

Section 6.01. Rental Payments to Constitute a Current Expense of Lessee. Lessor and Lessee understand and intend that the obligation of Lessee to pay Rental Payments hereunder shall constitute a current expense of Lessee and shall not in any way be construed to be a debt of Lessee in contravention of any applicable constitutional or statutory limitations or requirements concerning the creation of indebtedness by Lessee.

Section 6.02. Payment of Rental Payments. During the Original Term and during each Renewal Term elected by Lessee, Lessee shall pay Rental Payments, exclusively from any and all legally available funds, in lawful money of the United States of America, exclusively to Lessor or, in the event of assignment by Lessor, to its assignee, in the amounts and on the dates set forth in Exhibit E hereto. Rental Payments shall be in consideration for Lessee's use of the Equipment during the applicable year in which such payments are due. The Rental Payment amounts set forth in Exhibit E are based on the Equipment Cost to be paid by Lessor being the amount set forth in Exhibit E. Lessor shall have no obligation to pay or disburse any amount greater than the amount set forth as the Equipment Cost. Lessee shall not amend any purchase contract, purchase order, or any other agreement that would have the effect of increasing the cost of the Equipment above set forth in Exhibit E as the Equipment Cost without the prior written consent of Lessor. In the event that the actual cost of the Equipment is greater than the amount set forth in Exhibit E, Lessee shall be solely responsible for and hereby agrees to promptly pay such excess to the vendor (s), provided that Lessee may request that Lessor finance such excess, which Lessor may, in its sole discretion elect to do or decline to do. Lessee shall indemnify and hold Lessor harmless from and against any loss, damages, costs and expenses resulting from or relating to any increase in the Equipment Cost. If Lessor, in its sole discretion, elects to finance such excess the amount of each installment of rent will be increased to provide the same yield to Lessor as would have been obtained if the actual cost had been the same as the stated Equipment Cost. In such event, Lessee shall at the request of Lessor execute and deliver an amendment reflecting the increase in the Equipment Cost and the Rental Payments.

Section 6.03. Interest and Principal Components. A portion of each Rental Payment is paid as, and represents payment of, interest, and the balance of each Rental Payment is paid as, and represents payment of principal. Exhibit E hereto sets forth the interest component and the principal component of each Rental Payment during the Lease Term.

Section 6.04. Additional Interest in the Event the Interest is Taxable. Lessee acknowledges that Lessor's yield with respect to this Agreement is dependent upon the full amount of each Rental Payment being excluded from Lessor's income pursuant to the Code. Accordingly, if at any time, as a result of a determination that Lessee has breached a representation or covenant contained herein, or as a result of any change in the Code, any payment of either the interest component or the principal component of any Rental Payment is, in the opinion of counsel for the Lessor, subject to or affected by any income, preference, excess profits, minimum or other federal tax, Lessee shall pay, as additional interest, an amount which is necessary to provide to Lessor the same net income as Lessor would have received but for such event. Lessor's calculations of such additional interest shall be binding upon Lessee in the absence of manifest error.

Section 6.05. Rental Payments to be Unconditional. During the Original Term and during each Renewal Term elected by Lessee, the obligations of Lessee to make payment of the Rental Payments required under this Article VI and other sections hereof and to perform and observe the covenants and agreements contained herein shall be absolute and unconditional in all events, except as expressly provided under this Agreement. Notwithstanding any dispute between Lessee and Lessor, any Vendor or any other person, Lessee to pay all Rental Payments when due and shall not withhold any Rental Payments pending final resolution of such dispute, nor shall Lessee assert any right of set-off or counterclaim against its obligation to make such payments when required under this Agreement. Lessee's obligation to make Rental Payments during the Original Term or the then current Renewal Term elected by Lessee shall not be abated through accident or unforeseen circumstances.

Section 6.06. Continuation of Lease Term by Lessee. Lessee intends, subject to the provisions of Section 6.07, to continue the Lease Term through the Original Term and all the Renewal Terms hereunder. Lessee reasonably believes that legally available funds in an amount sufficient to make all Rental Payments during the Original Term and each of the Renewal Terms can be obtained. The officer of Lessee responsible for budget preparation shall do all things lawfully within his/her power to obtain and maintain funds from which the Rental Payments may be made, including making provision for such payments to the extent necessary in each annual budget submitted and adopted in accordance with applicable provisions of State law, to have such portion of the budget approved, and to exhaust all available reviews and appeals in the event such portion of the budget is not approved. Notwithstanding the foregoing, the decision whether or not to budget and appropriate funds is within the discretion of Lessee's governing body.

Section 6.07. Termination by Nonappropriation. In the event Lessee does not appropriate sufficient funds for the payment of the Rental Payments scheduled to be paid in the next occurring Renewal Term, then Lessee may terminate this Agreement at the end of the then current Original Term or Renewal Term, and Lessee shall not be obligated to make payment of the Rental Payments provided for in this Agreement beyond the end of the then current Original or Renewal Term. Lessee agrees to deliver notice to Lessor of such termination at least 90 days prior to the end of the then current Original or Renewal Term.

Section 6.08. Late Charges. If any Rental Payment is not paid in full to Lessor within fifteen (15) days after the payment first became due and payable, Lessee shall immediately pay to Lessor an additional one time late charge equal to five (5%) percent or, if less the maximum rate permitted by law, of each such amount past due along with the Rental Payment. If any Rental Payment remains unpaid beyond 45 days after it first became due and payable, or if Lessor has elected to exercise any remedies following an event or default, interest shall accrue on past due amounts at the rate of 1% per month or the highest rate allowed by law, whichever is less. Partial payments by Lessee shall be applied first to the accrued interest component of past due Rental Payments and the balance to the remaining principal component of past due Rental Payments.

Section 6.09. Prepayment. Lessee shall have the right to prepay principal components of Rental Payments in whole on any date set forth in Exhibit E by paying the then applicable Purchase Price set forth in Exhibit E on such date.

ARTICLE VII TITLE TO EQUIPMENT

Section 7.01. Title to the Equipment. During the term of this Agreement, title to the Equipment and any and all additions, repairs, replacements or modifications shall vest in Lessee, subject to the rights of Lessor under this Agreement. In the event of default as set forth in Section 13.01 or nonappropriation as set forth in Section 6.07, Lessee agrees to surrender possession of the Equipment to Lessor. Lessee and Lessor intend for federal income tax purposes under the Internal Revenue Code of 1986, as amended, that this Agreement constitutes a financing lease or an installment sale contract rather than a true lease.

ARTICLE VIII MAINTENANCE; MODIFICATION; TAXES; INSURANCE AND OTHER CHARGES

Section 8.01. Maintenance of Equipment by Lessee. Lessee agrees that at all times during the Lease Term Lessee will, at Lessee's own cost and expense, maintain, preserve and keep the Equipment in good repair, working order and condition, and that Lessee will from time to time make or cause to be made all necessary and proper repairs, replacements and renewals. Lessor shall have no responsibility in any of these matters, or for the making of improvements or additions to the Equipment.

Section 8.02. Taxes, Other Governmental Charges and Utility Charges. In the event that the use, possession or acquisition of the Equipment is found to be subject to taxation in any form (except for income taxes of Lessor), Lessee will pay during the Lease Term, as the same respectively come due, all taxes and governmental charges of any kind whatsoever that may at any time be lawfully assessed or levied against or with respect to the Equipment and any equipment or other property acquired by Lessee in substitution for, as a renewal or replacement of, or a modification, improvement or addition to the Equipment, as well as all gas, water, steam, electricity, heat, power, telephone, utility and other charges incurred in the operation, maintenance, use, occupancy and upkeep of the Equipment; provided that, with respect to any governmental charges that may lawfully be paid in installments over a period of years, Lessee shall be obligated to pay only such installments as have accrued during the time this Agreement is in effect.

Section 8.03. Provisions Regarding Insurance. At its own expense, Lessee shall cause casualty, public liability and property damage insurance to be carried and maintained, or shall demonstrate to the satisfaction of Lessor that adequate self-insurance is provided with respect to the Equipment, sufficient to protect the Full Insurable Value (as that term is hereinafter defined) of the Equipment, and to protect Lessor from liability in all events. All insurance proceeds from casualty losses shall be payable as hereinafter provided in this Agreement. Lessee shall furnish to Lessor certificates evidencing such coverage throughout the Lease Term. Alternatively, Lessee may insure the Equipment under a blanket insurance policy or policies which cover not only the Equipment but other properties. If Lessee insures similar properties by self-insurance and upon approval by Lessor, Lessee may insure the Equipment by means of an adequate insurance fund.

The term "Full Insurable Value" as used herein shall mean the full replacement value of the Equipment.

Any insurance policy pursuant to this Section 8.03 shall be so written or endorsed as to make losses, if any, payable to Lessee and Lessor as their respective interests may appear. The Net Proceeds (as defined in Section 9.01) of the insurance required in this Section 8.03 shall be applied as provided in Article IX hereof. Each insurance policy provided for in this Section 8.03 shall contain a provision to the effect that the insurance company shall not cancel the policy or modify it materially and adversely to the interest of Lessor without first giving written notice thereof to Lessor at least 30 days in advance of such cancellation.

Section 8.04. Advances. In the event Lessee shall fail to perform any of its obligations hereunder Lessor may (but shall be under no obligation to) take such action as may be necessary to cure such failure, including, without limitation, the advancement of money; and all amounts so advanced by Lessor shall become additional rent for the then current Original Term or Renewal Term, which amounts, together with interest thereon at the rate of 12% per annum, or if less the maximum rate permitted by law, Lessee agrees to pay.

ARTICLE IX DAMAGE, DESTRUCTION AND CONDEMNATION: USE OF NET PROCEEDS

Section 9.01. Damage, Destruction and Condemnation. If prior to the termination of the Lease Term (a) the Equipment or any portion thereof is destroyed (in whole or in part) or is damaged by fire or other casualty or (b) title to, or the temporary use of the Equipment or any part thereof or the estate of Lessee or Lessor in the Equipment or any part thereof shall be taken under the exercise of the power eminent domain by any governmental body or by any person, firm or corporation acting under governmental authority, Lessee and Lessor will cause the Net Proceeds of any insurance claim or condemnation award to be applied to the prompt replacement, repair, restoration, modification or improvement of the Equipment. Any balance of the Net Proceeds remaining after such work has been completed shall be paid to Lessee.

For purposes of Section 8.03 and this Article IX, the term "Net Proceeds" shall mean the amount remaining from the gross proceeds of any insurance claim or condemnation award after deducting all expenses (including attorney's fees) incurred in the collection of such claims or award.

Section 9.02. Insufficiency of Net Proceeds. If the Net Proceeds are insufficient to pay in full the cost of any repair, restoration, modification or improvement referred to in Section 9.01 hereof, Lessee shall either (a) complete the work and pay any cost in excess of the amount of Net Proceeds, and Lessee agrees that if by reason of any such insufficiency of the Net Proceeds, Lessee shall make any payments pursuant to the provisions of this Section 9.02, Lessee shall not be entitled to any reimbursement therefore from Lessor nor shall Lessee be entitled to any diminution of the amounts payable under Article VI hereof or (b) if Lessee is not in default hereunder, Lessee shall pay to Lessor the amount of the then applicable Purchase Price, and, upon such payment, the Lease Term shall terminate and Lessor's interest in the Equipment shall terminate as provided in Article XI of this Agreement. The amount of the Net Proceeds in excess of the then applicable Purchase Price, if any, may be retained by Lessee.

ARTICLE X DISCLAIMER OF WARRANTIES; VENDOR'S WARRANTIES; USE OF EQUIPMENT

Section 10.01. Disclaimer of Warranties. LESSOR MAKES NO WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, AS TO THE VALUE, DESIGN, CONDITION, MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE OR FITNESS FOR USE OF THE EQUIPMENT, OR WARRANTY WITH RESPECT THERETO. In no event shall Lessor be liable for any incidental, indirect, special or consequential damage in connection with or arising out of this Agreement or the existence, furnishing, functioning or Lessee's use of any item of Equipment.

Section 10.02. Vendor's Warranties. Lessor hereby irrevocably appoints Lessee its agent and attorney-in-fact during the Lease Term, so long as Lessee shall not be in default hereunder, to assert from time to time whatever claims and rights, including warranties of the Equipment, if any which Lessor may have against the Vendor of the Equipment. Lessee's sole remedy for the breach of such warranty, indemnification or representation shall be against the Vendor of the Equipment, and not against the Lessor, nor shall such matter have any effect whatsoever on the rights of Lessor with respect to this Agreement, including the right to receive full and timely payments hereunder. Lessee expressly acknowledges that Lessor makes, and has made, no representation or warranties whatsoever as to the existence or availability of such warranties of the Vendor of the Equipment.

Section 10.03. Use of the Equipment. Lessee will not install, use, operate or maintain the Equipment improperly, carelessly, in violation of any applicable law or in a manner contrary to that contemplated by this Agreement. Lessee shall provide all permits and licenses, if any, necessary for the installation and operation of the Equipment. In addition, Lessee agrees to comply in all respects (including, without limitation, with respect to the use, maintenance and operation of each item of the Equipment) with all laws of the jurisdictions in which its operations involving any item of Equipment may extend and any legislative, executive, administrative or judicial body exercising any power or jurisdiction over the items of the Equipment; provided, however, that Lessee may contest in good faith the validity or application of any such law or rule in any reasonable manner which does not, in the reasonable opinion of the Lessor, adversely affect the estate of Lessor in and to any of the items of the Equipment or its interest or rights under this Agreement.

ARTICLE XI OPTION TO PURCHASE

Section 11.01 At the request of Lessee, Lessor's interest in the Equipment and additional Rental Payments will be terminated and this Agreement shall terminate:

- (a) At the end of the final Renewal Term, upon payment by Lessee of all Rental Payments scheduled as set forth in Exhibit E to this Agreement; or
- (b) if the Lease Term is terminated pursuant to Article IX of this Agreement, in the event of total damage, destruction or condemnation of the Equipment; or
- (c) any time when Lessee is not on such date in default under this Agreement, upon payment by Lessee of the then applicable Purchase Price to Lessor.

Upon the occurrence of any of such events, Lessor shall, if requested by Lessee, deliver a Bill of Sale of its remaining interest in the Equipment to Lessee "AS IS - WHERE IS" without additional cost or payment by Lessee.

ARTICLE XII ASSIGNMENT, SUBLEASING, INDEMNIFICATION MORTGAGING AND SELLING

Section 12.01. Assignment by Lessor. This Agreement, and the rights of Lessor hereunder, may be assigned and reassigned in whole or in part to one or more assignees and subassignees by Lessor at any time subsequent to its execution, without the necessity of obtaining the consent of Lessee; provided, however, that no such assignment or reassignment or reassignment disclosing the name and address of the assignee or subassignee, and (ii) in the event that such assignment is made to a bank or trust company as trustee for holders of certificates representing interests in this Agreement, such bank or trust company agrees to maintain, or cause to be maintained, a book-entry system by which a record of names and addresses of such holders as of any particular time is kept and agrees, upon request of the Lessee, to furnish such information to Lessee. Upon receipt of notice of assignment, Lessee agrees to keep a written record thereof, and to make all payments to the assignee designated in the notice of assignment, notwithstanding any claim, defense, setoff or counterclaim whatsoever (whether arising from a breach of this Agreement or otherwise) that Lessee may from time to time have against Lessor, or the assignee. Lessee agrees to execute all documents which may be reasonably requested by Lessor or its assignee to protect their interests in this Agreement.

Section 12.02. No Sale, Assignment or Subleasing by Lessee. This Agreement and the interest of Lessee in the Equipment may not be sold, assigned or encumbered by Lessee without the prior written consent of Lessor.

Section 12.03. Lessee Negligence. To the extent permitted by the laws and Constitution of the State, Lessee shall protect and hold harmless Lessor from and against any and all liability, obligations, losses, claims and damages whatsoever, regardless of cause thereof, and expenses in connection therewith, including, without limitation, counsel fees and expenses, penalties and interest arising out of or as the result of the entering into this Agreement, the ownership of any item of the Equipment, the ordering, acquisition, use, operation, condition, purchase, delivery, rejection, storage or return of any item of the Equipment or any accident in connection with the operation, use, condition, possession, storage or return of any item of the Equipment resulting in damage to property or injury to or death of any person, to the extent that such liability, obligation, loss, claim or damage arises out of or is proximately caused by the negligent conduct of Lessee, its officers, employees or agents. The obligation of Lessee arising under this paragraph shall continue in full force and effect notwithstanding the full payment of all other obligations under this Agreement or the termination of the Lease Term for any reason.

ARTICLE XIII EVENTS OF DEFAULT AND REMEDIES

<u>Section 13.01. Events of Default Defined</u>. The following shall be "events of default" under this Agreement and the terms "event of default" and "default" shall mean, whenever they are used in this Agreement, any one or more of the following events:

- (a) Failure by Lessee to pay any Rental Payment or other payment required to be paid hereunder at the time specified herein; and
- (b) Failure by Lessee to observe and perform any covenant, condition or agreement on its part to be observed or performed, other than as referred to in Section 13.01 (a), for a period of 30 days after written notice, specifying such failure and requesting that it be remedied as given to Lessee by Lessor, unless Lessor shall agree in writing to an extension of such time prior to the expiration, provided, however, if the failure stated in the notice cannot be corrected within the applicable period, Lessor will not unreasonably withhold its consent to an extension of such time if corrective action is instituted by Lessee within the applicable period and diligently pursued until the default is corrected.
- (c) The filing by Lessee of a voluntary petition in bankruptcy, or failure by Lessee promptly to lift any execution, garnishment, or attachment of such consequence as would impair the ability of Lessee to carry on its governmental function or adjudication of Lessee as a bankrupt or assignment by Lessee for the benefit of creditors, or the entry by Lessee into an agreement of composition with creditors, or the approval by a court of competent jurisdiction of a petition applicable to Lessee in any proceedings instituted under the provisions of the Federal Bankruptcy Statute, as amended, or under any similar acts which may hereafter be enacted.

The foregoing provisions of this Section 13.01 are subject to (i) the provisions of Section 6.07 hereof with respect to nonappropriation; and (ii) if by reason of <u>force majeure</u> Lessee is unable in whole or in part to carry out its agreement on its part herein contained, other than the obligations on the part of Lessee contained in Article VI hereof, Lessee shall not be deemed in default during the continuance of such inability. The term "force majeure" as used herein shall mean, without limitation, the following: acts of God; strikes, lockouts or other employee relations disturbances; acts of public enemies; orders or restraints of any kind of the government of the United States of America or the state wherein Lessee is located or any of their departments, agencies or officials, or any civil or military authority, insurrections; riots; landslides; earthquakes; fires; storms; droughts; floods; or explosions.

Section 13.02. Remedies on Default. Whenever any event of default referred to in Section 13.01 hereof shall have happened and be continuing, Lessee agrees to return the equipment to Lessor and Lessor shall have the right at its sole option without any further demand or notice, to take either one or both of the following remedial steps:

- (a) Accept surrender from Lessee of the equipment for sale or release by Lessor in a commercially reasonable manner. All proceeds of such sale or re-letting shall inure to Lessor, provided, however, if such proceeds after deduction of Lessor's reasonable costs and expenses, including attorneys' fees, incurred to recover possession, restore or clean-up and sell or release the equipment, exceed an amount equal to the sum of the past due but unpaid Rental Payments and an amount equal to the then applicable purchase price, Lessor shall remit the amount of such excess to Lessee; or
- (b) Institute an action in a court of competent jurisdiction to recover Lessor's compensatory damages resulting from Lessee's default.

Lessor agrees that it shall not have a right to seek any remedy of specific performance nor shall Lessor have any "self-help" right to take possession of the equipment absent Lessee's voluntary surrender thereof.

Section 13.03. No Remedy Exclusive. No remedy herein conferred upon or reserved to Lessor is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy give under this Agreement or now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default

shall impair any such right or power or shall be construed to be a waiver hereof, but any such right and power may be exercised from time to time and as often as may be deemed expedient.

ARTICLE XIV MISCELLANEOUS

Section 14.01. Notices. All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given when delivered or mailed by registered mail, postage prepaid, to the parties at their respective places of business.

Section 14.02. Binding Effect. This Agreement shall inure to the benefit of and shall be binding upon Lessor and Lessee and their respective successors and assigns.

<u>Section 14.03.</u> Severability. In the event any provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 14.04. Amendments. The terms of the Agreement shall not be waived, altered, modified, supplemented or amended in any manner whatsoever except by written instrument signed by the Lessor and the Lessee.

Section 14.05. Execution in Counterparts. This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 14.06. Delayed Closing. In the event of a delayed closing, Lessor shall receive as additional compensation any amount that accrues between the Commencement Date and the Closing Date.

Section 14.07. Applicable Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida.

Section 14.08. Captions. The captions or headings in this Agreement are for convenience only and do not define, limit or describe the scope or intent of any provisions of sections of this Agreement.

Section 14.09. Entire Agreement. This Agreement and the executed Exhibits attached hereto constitute the entire agreement between Lessor and Lessee. No waiver, consent, modification or change of terms of this Agreement shall bind either party unless in writing signed by both parties, and then such waiver, consent, modification or change shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, representations or warranties, express or implied, not specified herein, regarding this Agreement or the equipment leased hereunder.

Section 14.10. Execution of Facsimile. In the interest of time, each party agrees that execution of signature pages of this Agreement by such party followed by transmission of such pages by facsimile/Telecopier/email will be legally binding upon such party. After each party has executed and transmitted such signature pages, each party agrees to execute hard copies of this Agreement and to promptly forward originals to the other party hereto.

Section 14.11. Correction of Documents. Lessee agrees to execute and deliver, or provide, as required by Lessor, any documents and information, from time to time, that may be necessary for the purpose of correcting any errors or omissions in this Agreement or to reflect the true intent of Lessor in this transaction. All such documents and information must be satisfactory to Lessor.

Section 14.12 WAIVER OF JURY TRIAL. Lessee and Lessor hereby irrevocably waive any right to a jury trial with respect to any matter arising under or in connection with this Agreement and agree that any dispute shall be determined by a court sitting without a jury.

Section 14.13. Performance Bonds. If requested by Lessor to facilitate payments to vendors in advance of delivery and acceptance, Lessee agrees to require the Equipment manufacturer, and all other contractors and/or subcontractors (collectively, "Contractors") with whom Lessee has contracted for the acquisition of the Equipment, to provide performance bond satisfactory to Lessor conditioned upon the construction of the Equipment as expeditiously as reasonably possible from the date of execution of such Lease and also conditioned upon delivery of possession of the Equipment to the Lessee free and clear of all liens and encumbrances, except the security interest granted to Lessor under the Lease-Purchase Agreement. Each such bond shall be in a form and with a surety acceptable to Lessor and shall name Lessor as a dual obligee. The Lessee shall proceed promptly to pursue diligently any remedies available against a Contractor that is in default under any agreement relating to the acquisition and construction of the Equipment and/or against each surety on any bond securing the performance of such Contractor's obligations with respect to the acquisition and construction of the Equipment. The Lessee and Lessor shall cause the net proceeds recovered by way of the foregoing to be applied, at Lessor's option, to (i) the completion of the Equipment, or (ii) the payment of all rent payments then due plus the then applicable Termination Balance. Any balance of net proceeds remaining after completion of Equipment construction or payment of the outstanding balance owed under the applicable Lease shall be paid promptly to Lessee.

Section 14.14. Time is of the Essence. Lessor and Lessee agree that time is of the essence of all provisions of each Lease entered into under this Agreement.

Any terms and conditions of any purchase order or other document submitted by Lessee in connection with this Agreement which are in addition to or inconsistent with the terms and conditions of this Agreement will not be binding on Lessor and will not apply to this Agreement. Lessee by the signature below of its authorized representative acknowledges that it has read this Agreement, understands it, and agrees to be bound by its terms and conditions.

IN WITNESS WHEREOF, Lessor has executed this Agreement in its corporate name and by its duly authorized officer, and Lessee has caused this Agreement to be executed in its corporate name and by its duly authorized officer. All of the above occurred as of the date first written below; this Agreement shall be binding on Lessee beginning on the date it is accepted and executed by Lessor.

| LLOGOIX. | Leasing 2, inc. |
|----------------|-----------------------------|
| Ву: | |
| Title: | |
| Date: | |
| | |
| | |
| LESSEE: | Town of Dundee |
| LESSEE: By: | |
| | Kenneth Cassel Town Manager |
| Ву: | Kenneth Cassel |

LESSOD: Lessing 2 Inc

EXHIBIT A

RESOLUTION OF GOVERNING BODY EXTRACT OF MINUTES

| LESS | EE: Town of Dundee | | | |
|-------------------|---|--------------------------------------|--------------------------------|-------------------------------|
| | a duly called meeting of the governing body of Lessee he | eld on the day of | , 20, 1 | the following resolution was |
| Lease- | HEREAS, the governing body of Lessee has determined curchase Agreement by and between Lessee and Leasing mental functions and not for private business use. | | | |
| | HEREAS, Lessee has taken the necessary steps, includ for the acquisition of such Equipment. | ng, without limitation to compliance | with legal bidding requirement | ents, under applicable law to |
| of Less Lease- | IT RESOLVED, by the governing body of Lessee that the for the acquisition of such Equipment, and the governing Purchase Agreement and Escrow Agreement and any repurchase Agreement and Escrow Agreement. | ing body of Lessee designates and | confirms the following perso | n to execute and deliver, the |
| | | Kenneth | Cassel, Town Manager | |
| | (Signature of Party to Execute Lease-Purchase Agreement and Escrow Agreement) | | rint Name and Title) | |
| | e undersigned further certifies that the above resolution above and foregoing Lease-Purchase Agreement and | | | |
| | Sec | cretary/Clerk | | |
| | Pri | nt Name and Title | | |

Date

<u>{LETTERHEAD OF LESSEE'S COUNSEL}</u>

EXHIBIT B

OPINION OF LESSEE'S COUNSEL

| LESSEE: | Town of Dur | ndee |
|--|--|---|
| DATE OF AGE | REEMENT: | October 25, 2025 |
| Leasing 2, Inc. 1720 West Cass Tampa, FL 336 | | |
| [Ladies and]Gen | itlemen: | |
| applicable (the | "Agreement"), bet recute the Agreem | ee ("Lessee"), I have examined duly executed originals of the Lease-Purchase Agreement and Escrow Agreement, if ween Lessee and Leasing 2, Inc. ("Lessor"), dated as of October 25, 2025 and the proceedings taken by Lessee to ent. Based upon such examination and upon such other examination as I have deemed necessary or appropriate, I am of |
| 1. Lessee is | a public body corp | orate and politic, legally existing under the laws of the State of Florida. |
| | | ly authorized, executed and delivered by Lessee, pursuant to Constitutional, statutory and/or home rule provisions which blution No, attached as Exhibit A to the Agreement. |
| | | alid and binding obligation of Lessee, enforceable in accordance with its terms. In the event Lessor obtains a judgment, as a result of an event of default under the Agreement, Lessee will be obligated to pay such judgment. |
| 4. Applicable | e public bidding req | uirements have been complied with. |
| 5. To the bes | | e, no litigation is pending or threatened in any court or other tribunal, state or federal, which questions or affects the validity |
| 6. The signator forth below his/h | | of Lessee which appears on the Agreement is true and genuine; I know said officer and know him/her to hold the office set |
| 7. The Equipunder applicable | | uant to the Agreement constitutes personal property and when subjected to use by Lessee will not be or become fixtures |
| | | nt pursuant to the Agreement is exempt from all sales and use taxes against either the Lessor or the Lessee during the ent will be exempt from any state and local personal property or other ad valorem taxes during the term of the Lease. |
| This opinion specifically set for | | n by the addressee hereof and its successors and assignees of interests in the Lease, but only with regard to matters |
| Sincerely, | | |
| | | |
| | | |

ORIGINAL SIGNATURE LETTER IS REQUIRED

EXHIBIT C PAGE INTENTIONALLY BLANK

EXHIBIT D

DESCRIPTION OF EQUIPMENT

The Equipment which is the subject of the attached Lease-Purchase Agreement is as follows:

| Pierce Sal | ber Pumper with SCBA Package (Equipment and Mounting), |
|---|--|
| VIN: | |
| together with all additions, accessions and | d replacements thereto. |
| Lessee hereby certifies that the description of the attached Lease-Purchase Agreement. | e personal property set forth above constitutes an accurate description of the "Equipment", as defined in |
| LOCATION OF THE EQUIPMENT: | |
| 118 Merrill Avenue | |
| Dundee, FL 33838 | |
| After Lessee signs this Agreement, Lesse model year of the Equipment or its serial number or | ee authorizes Lessor to insert any missing information or change any inaccurate information (such as the VIN) into the Description of Equipment. |
| LESSEE: | Town of Dundee |
| Ву: | Kenneth Cassel |
| Title: | Town Manager |
| Date: | |

EXHIBIT E

PAYMENT SCHEDULE

 LESSEE:
 Town of Dundee

 LEASE AMOUNT:
 \$600,000.00

 COMMENCEMENT DATE:
 10/25/2025

 INTEREST RATE:
 5.62%

| PAYMENT | | | | | PURCHASE |
|---------------------|------------|----------------|-----------------|------------------|--------------|
| <u>NO.</u> | DATE | PAYMENT | <u>INTEREST</u> | PRINCIPAL | PRICE* |
| 1 | 10/25/2027 | \$66,596.72 | \$69,369.57 | -\$2,772.85 | \$620,856.04 |
| 2 | 10/25/2028 | \$66,596.72 | \$33,892.24 | \$32,704.48 | \$587,170.42 |
| 3 | 10/25/2029 | \$66,596.72 | \$32,053.36 | \$34,543.36 | \$551,590.76 |
| 4 | 10/25/2030 | \$66,596.72 | \$30,111.08 | \$36,485.64 | \$514,010.55 |
| 5 | 10/25/2031 | \$66,596.72 | \$28,059.60 | \$38,537.12 | \$474,317.32 |
| 6 | 10/25/2032 | \$66,596.72 | \$25,892.76 | \$40,703.96 | \$432,392.24 |
| 7 | 10/25/2033 | \$66,596.72 | \$23,604.09 | \$42,992.63 | \$388,109.83 |
| 8 | 10/25/2034 | \$66,596.72 | \$21,186.74 | \$45,409.98 | \$341,337.55 |
| 9 | 10/25/2035 | \$66,596.72 | \$18,633.46 | \$47,963.26 | \$291,935.39 |
| **10 | 10/25/2036 | \$66,596.72 | \$15,936.62 | \$50,660.10 | \$239,755.49 |
| **11 | 10/25/2037 | \$66,596.72 | \$13,088.14 | \$53,508.58 | \$184,641.65 |
| **12 | 10/25/2038 | \$66,596.72 | \$10,079.50 | \$56,517.22 | \$126,428.92 |
| **13 | 10/25/2039 | \$66,596.72 | \$6,901.70 | \$59,695.02 | \$64,943.05 |
| **14 | 10/25/2040 | \$66,596.72 | \$3,545.22 | \$63,051.50 | \$0.00 |
| Grand Totals | | \$932,354.08 | \$332,354.08 | \$600,000.00 | |

The undersigned Lessee does hereby acknowledge and consent to the following:

If Lessor exercises its option to adjust the Payment as described above, such adjustments shall be made to the interest rate by adding or subtracting the proportionate change in the three month average of the ten year U.S. Treasury Note rate as indicated in the Wall Street Journal for the three months prior to 10/25/2036 from the current "base" T-note rate of 5.62% and amortizing the remaining balance at the adjusted interest rate over the remaining term to maturity.

| LESSEE: | Town of Dundee | |
|---------|----------------|--|
| Ву: | | |
| • | Kenneth Cassel | |
| Title: | Town Manager | |
| | | |
| Date: | | |

^{**}As of the payment date of Payment Number 10 the Lessor shall have the right, at its sole discretion, to make adjustments to this Schedule of Payments. Lessee hereby agrees to make all payments as adjusted.

^{*} After payment of Rental Payment due on such date.

EXHIBIT F

ACCEPTANCE CERTIFICATE

| The undersigned acknowledges: | , as Lessee under the Lease-P | urchase Agreement (the "Agreement") dated October 25, 2025, with Leasing 2, Inc. ("Lessor"), hereby |
|---------------------------------------|---|---|
| 1 | | ccepted: Lessee has received in good condition all the Equipment described in the ereto and accepts the Equipment for all purposes this day of, |
| 2 | has not been delivered. Lesse cost of the Equipment identification Lessee agrees to execute a Equipment, or a portion there commence Rental Payments Commencement Date, subject Agreement is not subject to the | yet taken place: The Equipment described in the Agreement and in Exhibit D thereto, or has agreed to deposit into an escrow account an amount sufficient to pay the total ied in Exhibit D of the Agreement. Exhibit E accurately reflects the Lease Amount. In Acceptance Certificate and Payment Request Form authorizing payment of the eof, for each withdrawal of funds from the Escrow Account. Lessee's obligation to as set forth in Exhibit E-Payment Schedule is absolute and unconditional as of the to the terms and conditions of the Agreement. Lessee further acknowledges that the he successful delivery of the Equipment, and that in the event of non-performance by all responsibility for performance under the Agreement. |
| 3 | of the lease amount identified agrees to indemnify and hold (including Lessor's attorneys | rior to delivery of equipment: A 100% pre-funding will be made by Lessor to Vendor as "Equipment Cost" on the Exhibit E – Payment Schedule of the Agreement. Lessee Lessor harmless from and against any and all claims, costs and expenses incurred 'fees). Lessee further acknowledges that the Agreement is not subject to the suipment, and that in the event of non-performance by the Vendor, Lessee will retain all under the Agreement. |
| | | actorily performed all of its covenants and obligations required under the Agreement and confirms that the cement Date" in the attached Agreement, and it will commence payments in accordance with Article VI of |
| Agreement and repr Commencement Da | resents that, to the best of his of te, and that there were, and are | eaffirms on behalf of the Lessee in all respects the covenants of the Lessee set forth in Article II of the or her knowledge, information and belief, the expectations therein expressed were reasonable as of the eas of the date on which they were made, and are reasonable as of the Commencement Date, no facts, sed therein that would materially affect the expectations expressed therein. |
| | LESSEE: | Town of Dundee |
| | Ву: | Kenneth Cassel |
| | Title [.] | Town Manager |

EXHIBIT G

ESSENTIAL USE/SOURCE OF FUNDS LETTER

| TO: | Leasing 2, Inc. | |
|----------|--|--|
| RE: Lea | ase-Purchase Agreement Dated October 25, 2025. | |
| | | |
| property | | tober 25, 2025, between Leasing 2, Inc. and Town of Dundee, leasing the personal affirms that such Equipment is essential to the functions of the undersigned or to the |
| diminish | h in the foreseeable future. The Equipment will be used by | iate use of, substantially all the Equipment, which need is not temporary or expected t us only for the purpose of performing one or more of our governmental or proprietar cifically, the Equipment was selected by us to be used as follows: |
| Please | describe USE of equipment: | |
| | | |
| | | |
| | | |
| Sincere | ely, | |
| | Kenneth Cassel, Town Manager | Date |
| | | |
| | | |

EXHIBIT H

DESIGNATION OF BANK QUALIFICATION

In consideration of the mutual covenants of the Lessor and Lessee pursuant to the Lease-Purchase Agreement dated **October 25, 2025**, (the "Agreement") between **Leasing 2, Inc.** ("Lessor") and **Town of Dundee** ("Lessee"), such Agreement is modified as follows:

Lessee certifies that it reasonably anticipates that it and all of its subordinate entities will not issue more than \$10,000,000 of "qualified tax-exempt obligations" (as that term is defined in Section 265(b)(3)(B) of the Internal Revenue Code of 1986 ("the Code") during the current calendar year.

Further, lessee hereby designates the Agreement as a "qualified tax-exempt obligation" in accordance with Section 265 (b)(3)(B) of the Code so that it is eligible for the exception contained in Section 265 (b)(3) of the Code and further certifies for the purpose of the overall limitation of Section 265 (b)(3)(D) of the Code that it and its subordinate entities have not as of this calendar year issued more than \$10,000,000 of obligations which it has designated for these purposes.

All terms contained herein not otherwise defined shall have the same meaning as such terms are used and defined in the Lease.

| LESSEE: | Town of Dundee | |
|---------|----------------|--|
| Ву: | | |
| | Kenneth Cassel | |
| Title: | Town Manager | |
| | | |
| Date: | | |

EXHIBIT I

NOTICE AND ACKNOWLEDGMENT OF ASSIGNMENT

Leasing 2, Inc. ("Lessor") hereby gives notice to the **Town of Dundee** ("Lessee") that Lessor has assigned all rights to payments under the Lease-Purchase Agreement and Escrow Agreement dated as of **October 25, 2025**, between **Leasing 2, Inc.** ("Lessor") and **Town of Dundee** ("Lessee"). **Leasing 2, Inc.** ("Lessor") hereby requests, gives notice and instructs **Town of Dundee** ("Lessee") that payments that hereafter come due pursuant to the Lease-Purchase Agreement be paid to **First State Bank** or its Assignee.

First State Bank 112 W. Polk Street Livingston, TX 77351

| ESSEE: | Town of Dundee | |
|--------|----------------|--|
| Ву: | Kenneth Cassel | |
| Title: | Town Manager | |
| Date: | | |

INSURANCE COVERAGE REQUIREMENT

TO:

| TO: | Leasing 2, Inc. and/or its Assig 1720 West Cass Street Tampa, FL 33606-1230 | ıns | |
|----------------------------|---|--|---|
| FROM: | Town of Dundee 202 East Main Street Dundee, FL 33838 | | |
| RE: INSURANCE | E COVERAGE REQUIREMENTS (C | Check one): | |
| 1. In and telephone nu | | e Agreement, we have instructed the insurance | e agent named below (please fill in name, address |
| AGENCY | NAME: | | |
| CONTAC | T NAME: | | |
| ADDRES | S: | | |
| CITY/ ST/ | / ZIP: | | |
| TELEPHO | ONE: | | |
| EMAIL AD | DDRESS: | | to issue: |
| | k Physical Damage Insurance on the te Bank as Loss Payee. | e leased equipment evidenced by a Certificate | of Insurance and Long Form Loss Payable Clause |
| Co | overage Required: Full Replacemen | nt Value | |
| b. Public I | Liability Insurance evidenced by a C | ertificate of Insurance naming First State Banl | k as an Additional Insured. |
| | Minimum Coverage Required: \$500,000.00 per person \$1,000,000.00 aggregate bodi \$1,000,000.00 property damag | | |
| 2. P of such self-insur | Pursuant to Section 8.03 of the Agre rance in letterform together with a co | ement, we are self-insured for all risk, physica py of the statute authorizing this form of insural | I damage, and public liability and will provide proof nce. |
| | | | |
| | Ву: | Kenneth Cassel | |
| | Title: | Town Manager | |
| | Date: | | |

BILLING INFORMATION

Please indicate below how you would like us to bill you for the lease payments due under this Agreement, including a contact name, if applicable:

| Contact Name: |
|--------------------------|
| |
| Company: |
| |
| Street Address or Box #: |
| |
| City, State, Zip: |
| |
| County: |
| |
| Telephone:() |
| |
| Fax:() |
| |
| Email Address: |
| |
| |

Invoice Reference: (1) Pierce Saber Pumper with SCBA Package (Equipment and Mounting)

Internal Escrow Letter

October 25, 2025

First State Bank 112 W. Polk Street Livingston, TX 77351

Re: Lease Purchase Agreement dated **October 25, 2025** (the "Lease") by and between: **Town of Dundee** ("Lessee") and Leasing 2, Inc. ("Lessor"), concurrently assigned to First State Bank ("Assignee").

Ladies and Gentlemen:

We have entered into the above referenced Lease for the purpose of financing a (1) Pierce Saber Pumper with SCBA Package (Equipment and Mounting) (the "Equipment") in the amount of \$600,000.00 (the "Financed Amount"). Lessee hereby requests that Assignee retain \$600,000.00 (the "Retained Amount"). Lessee further requests that Assignee hold the Retained Amount in an internal escrow pending Assignee's receipt of confirmation from Lessee that the Equipment has been delivered, inspected and accepted for all purposes by the Lessee and that payment can be remitted to the vendor of such Equipment. There will be no separate escrow fee charged Lessee for internally escrowing the Retained Amount.

Lessee understands and agrees that interest shall accrue on the entire Financed Amount as of the date hereof and further understands and agrees that any interest earned on the Retained Amount shall be paid to Assignee in consideration of managing the internal escrow account.

Lessee acknowledges that Assignee may commingle the Retained Amount held by Assignee for the benefit of Lessee with other funds held by Assignee for its own account, so long as Assignee maintains segregation of such amounts on the books and records of Assignee.

Date:_____