RESOLUT	TION NO	. 5841	

A RESOLUTION APPROVING EXEMPTION FROM THE COMPETITIVE BIDDING PROCESS FOR THE PURCHASE OF ONE NEW FIRE ENGINE THROUGH AN EXISTING CONTRACT WITH JACKSON COUNTY FIRE DISTRICT NO. 3 AND PIERCE MANUFACTURING, INC.; TO ISSUE A NOTICE OF INTENT TO AWARD CONTRACT WITH PIERCE MANUFACTURING, INC.; AND AUTHORIZING THE CITY MANAGER TO ENTER INTO A CONTRACT NOT TO EXCEED \$426,562.00 WITH PIERCE MANUFACTURING, INC. TO PURCHASE ONE NEW FIRE ENGINE.

WHEREAS, Oregon Local Budget Law provides that expenditures in the year of receipt of grants, gifts, bequests or devices transferred to the local government in trust for a specific purpose may be made after enactment of a resolution or ordinance authorizing the expenditure, ORS 294.326(3); and

WHEREAS, Jackson County Fire District No. 3 of White City, Oregon, conducted an official solicitation process for the purchase of a fire engine substantially identical to the specification needs identified by the City of Albany Fire Department; and

WHEREAS, Jackson County Fire District No. 3 contract allows other public entities to use the terms of their contract, pursuant to ORS Chapter 279A.215; and

WHEREAS, purchasing a fire engine through the Jackson County Fire District No. 3 contract would not reduce competition or give favoritism and is found to be in the best interest of the City to allow procurement of the equipment in a more timely manner; and

WHEREAS, the Fire Department is prepared to issue a Notice of Intent to Award the purchase of one new fire engine; and

WHEREAS, the Notice of Intent has to be advertised seven days prior to awarding the purchase; and

WHEREAS, if the City does not receive any formal protests to the Notice of Intent, the City Manager may award the purchase of one new fire engine to Pierce Manufacturing, Inc.

NOW, THEREFORE, BE IT RESOLVED that the Albany City Council authorizes the Fire Department an exemption from the competitive bidding process for the purchase of one new fire engine through an existing contract with Jackson County Fire District No. 3 and Pierce Manufacturing, Inc.; and

BE IT FURTHER RESOLVED that the Albany City Council authorizes the Fire Department to issue a Notice of Intent to Award Contract with Pierce Manufacturing, Inc.; and

BE IT FURTHER RESOLVED that the Albany City Council authorizes the City Manager to enter into a contract not to exceed \$426,562.00 with Pierce Manufacturing, Inc. to purchase one new fire engine, subject to no formal protests during the seven-day Notice of Intent to Award Contract.

BE IT FURTHER RESOLVED that this resolution shall take effect on September 9, 2009.

DATED AND EFFECTIVE THIS 9TH DAY OF SEPTEMBER 2009.

ATTEST:

Mayor

W:\Fire\Admin\Lorri\City Council\Engine Procurement\Sept 2009 Fire Engine Replacement Resolution.doc



PERFORM. LIKE NO OTHER!

This Purchase Agreement (together with all attachments referenced herein, the "Agreement"), made and entered into by and between Pierce Manufacturing Inc., a Wisconsin corporation ("Pierce"), and City of Albany Fire Department [type of entity] ("Customer") is effective as of the date specified in Section 3 hereof.

1. Definitions.

- a. "Product" means the fire apparatus and any associated equipment manufactured or furnished for the Customer by Pierce pursuant to the Specifications.
- b. "Specifications" means the general specifications, technical specifications, training, and testing requirements for the Product contained in the Pierce Proposal for the Product prepared in response to the Customer's request for proposal.
- c. "Pierce Proposal" means the proposal provided by Pierce attached as Exhibit C prepared in response to the Customer's request for proposal.
- d. "Delivery" means the date Pierce is prepared to make physical possession of the Product available to the Customer.
- e. "Acceptance" The Customer shall have fifteen (15) calendar days of Delivery to inspect the Product for substantial conformance with the material Specifications; unless Pierce receives a Notice of Defect within fifteen (15) calendar days of Delivery, the Product will be deemed to be in conformance with the Specifications and accepted by the Customer.
- 2. Purpose. This Agreement sets forth the terms and conditions of Pierce's sale of the Product to the Customer.
- 3. Term of Agreement. This Agreement will become effective on the date it is signed and approved by Pierce's authorized representative pursuant to Section 21 hereof ("Effective Date") and, unless earlier terminated pursuant to the terms of this Agreement, it will terminate upon the Customer's Acceptance and payment in full of the Purchase Price.
- 4. Purchase and Payment. The Customer agrees to purchase the Product specified on Exhibit A for the total purchase price of \$426.562.00 ("Purchase Price"). Prices are in U.S. funds, F.O.B. Pierce's plant, Appleton, Wisconsin.
- 5. Future Changes. Various state or federal regulatory agencies (e.g. NFPA, DOT, EPA) may require changes to the Specifications and/or the Product and in any such event any resulting cost increases incurred to comply therewith will be added to the Purchase Price to be paid by the Customer. In addition, any future drive train upgrades (engine, transmission, axles, etc.), or any other specification changes have not been calculated into our annual increases and will be provided at additional cost. To the extent practicable, Pierce will document and itemize any such price increases for the Customer.
- 6. Agreement Changes. The Customer may request that Pierce incorporate a change to the Products or the Specifications for the Products by delivering a change order to Pierce; provided, however, that any such change order must be in writing and include a description of the proposed change sufficient to permit Pierce to evaluate the feasibility of such change ("Change Order"). Within [seven (7) business days] of receipt of a Change Order, Pierce will inform the Customer in writing of the feasibility of the Change Order, the earliest possible implementation date for the Change Order, of any increase or decrease in the Purchase Price resulting from such Change Order, and of any effect on production scheduling or Delivery resulting from such Change Order. Pierce shall not be liable to the Customer for any delay in performance or Delivery arising from any such Change Order. A Change Order is only effective when counter-signed by Pierce's authorized representative.
- 7. Cancellation/Termination. In the event this Agreement is cancelled or terminated by a party before completion, Pierce may charge a cancellation fee. The following charge schedule based on costs incurred may be applied: (a) 10% of the Purchase Price after order is accepted and entered by Pierce; (b) 20% of the Purchase Price after completion of approval drawings, and; (c) 30% of the Purchase Price upon any material requisition. The cancellation fee will increase accordingly as costs are incurred as the order progresses through engineering and into manufacturing. Pierce endeavors to mitigate any such costs through the sale of such Product to another purchaser; however Customer shall remain liable for the difference between the Purchase Price and, if applicable, the sale price obtained by Pierce upon sale of the Product to another purchaser, plus any costs incurred by Pierce to conduct any such sale.
- 8. <u>Delivery</u>, <u>Inspection and Acceptance</u>. (a) <u>Delivery</u>. Delivery of the Product is scheduled to be within <u>six (6) to seven (7)</u> months of the Effective Date of this Agreement, F.O.B. Pierce's plant, Appleton, Wisconsin. Risk of loss shall pass to Customer upon Delivery. Title shall pass upon Customer's complete fulfillment of its obligations arising under Section 4

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- hereof. (b) <u>Inspection and Acceptance</u>. Upon Delivery, Customer shall have fifteen (15) days within which to inspect the Product for substantial conformance to the material Specifications, and in the event of substantial non-conformance to the material Specifications to furnish Pierce with written notice sufficient to permit Pierce to evaluate such non-conformance ("Notice of Defect"). Any Product not in substantial conformance to material Specifications shall be remedied by Pierce within thirty (30) days from the Notice of Defect. In the event Pierce does not receive a Notice of Defect within fifteen (15) days of Delivery, Product will be deemed to be in conformance with Specifications and Accepted by Customer.
- 9. <u>Notice</u>. Any required or permitted notices hereunder must be given in writing at the address of each party set forth below, or to such other address as either party may substitute by written notice to the other in the manner contemplated herein, by one of the following methods: hand delivery; registered, express, or certified mail, return receipt requested, postage prepaid; or nationally-recognized private express courier:

Pierce Manufacturing, Inc. Director of Order Management 2600 American Drive Appleton WI 54912 Fax (920) 832-3080

Customer

City of Albany Fire Department

P.O. Box 490

Albany, OR 97321

Phone: 541-917-7700

Fax: 541-917-7716

- 10. Standard Warranty. Any applicable Pierce warranties are attached hereto as Exhibit B and made a part hereof. Any additional warranties must be expressly approved in writing by Pierce's authorized representative.
- a. <u>Disclaimer</u>. OTHER THAN AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER PIERCE, ITS PARENT COMPANY, AFFILIATES, SUBSIDIARIES, LICENSORS OR SUPPLIERS, THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, SHAREHOLDERS, AGENTS OR REPRESENTATIVES, MAKE ANY EXPRESS OR IMPLIED WARRANTIES WITH RESPECT TO THE PRODUCTS PROVIDED HEREUNDER OR OTHERWISE REGARDING THIS AGREEMENT, WHETHER ORAL OR WRITTEN, EXPRESS, IMPLIED OR STATUTORY. WITHOUT LIMITING THE FOREGOING, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, THE IMPLIED WARRANTY AGAINST INFRINGEMENT, AND THE IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE ARE EXPRESSLY EXCLUDED AND DISCLAIMED. STATEMENTS MADE BY SALES REPRESENTATIVES OR IN PROMOTIONAL MATERIALS DO NOT CONSTITUTE WARRANTIES.
- b. Exclusions of Incidental and Consequential Damages. In no event shall Pierce be liable for consequential, incidental or punitive damages incurred by Customer or any third party in connection with any matter arising out of or relating to this Agreement, or the breach thereof, regardless of whether such damages arise out of breach of warranty, tort, contract, strict liability, statutory liability, indemnity, whether resulting from non-delivery or from Pierce's own negligence, or otherwise.
- 11. Insurance. Pierce maintains the following limits of insurance with a carrier(s) rated A- or better by A.M. Best:

Commercial General Liability Insurance:

Products/Completed Operations Aggregate: \$1,000,000 Each Occurrence: \$1,000,000

Umbrella/Excess Liability Insurance:

Aggregate: \$25,000,000 Each Occurrence: \$25,000,000

The Customer may request: (x) Pierce to provide the Customer with a copy of a current Certificate of Insurance with the coverages listed above; (y) to be included as an additional insured as Customer's interests may appear (subject to the terms and conditions of the applicable Pierce insurance policy); and (z) request that, prior to cancellation or non-renewal of the applicable Pierce insurance policy, that the issuing carrier endeavor to provide thirty (30) days advance notice to the Customer of any such cancellation or non-renewal.

12. <u>Indemnity</u>. The Customer shall indemnify, defend and hold harmless Pierce, its officers, employees, dealers, agents or subcontractors, from any and all claims, costs, judgments, liability, loss, damage, attorneys' fees or expenses of any kind or nature whatsoever (including, but without limitation, personal injury and death) to all property and persons caused by, resulting from, arising out of or occurring in connection with the Customer's purchase, installation or use of goods sold or supplied by Pierce which are not caused by the sole negligence of Pierce.

- 13. Force Majeure. Pierce shall not be responsible nor deemed to be in default on account of delays in performance due to causes which are beyond Pierce's control which make Pierce's performance impracticable, including but not limited to civil wars, insurrections, strikes, riots, fires, storms, floods, other acts of nature, explosions, earthquakes, accidents, any act of government, delays in transportation, inability to obtain necessary labor supplies or manufacturing facilities, allocation regulations or orders affecting materials, equipment, facilities or completed products, failure to obtain any required license or certificates, acts of God or the public enemy or terrorism, failure of transportation, epidemics, quarantine restrictions, failure of vendors (due to causes similar to those within the scope of this clause) to perform their contracts or labor troubles causing cessation, slowdown, or interruption of work.
- 14. <u>Default</u>. The occurrence of one or more of the following shall constitute a default under this Agreement: (a) the Customer fails to pay when due any amounts under this Agreement or to perform any of its obligations under this Agreement; (b) Pierce fails to perform any of its obligations under this Agreement; (c) either party becomes insolvent or become subject to a bankruptcy or insolvency proceedings; (d) any representation made by either party to induce the other to enter into this Agreement is false in any material respect; (e) the Customer dissolves, merges, consolidates or transfers a substantial portion of its property to another entity; or (f) the Customer is in default or has breached any other contract or agreement with Pierce.
- 15. Manufacturer's Statement of Origin. It is agreed that the manufacturer's statement of origin ("MSO") for the Product covered by this Agreement shall remain in the possession of Pierce until the entire Purchase Price has been paid. If more than one Product is covered by this Agreement, then the MSO for each individual Product shall remain in the possession of Pierce until the Purchase Price for that Product has been paid in full. In case of any default in payment, Pierce may take full possession of the Product, and any payments that have been made shall be applied as payment for the use of the Product up to the date of taking possession.
- 16. <u>Independent Contractors</u>. The relationship of the parties established under this Agreement is that of independent contractors and neither party is a partner, employee, agent, or joint venturer of or with the other.
- 17. <u>Assignment</u>. Neither party may assign its rights and obligations under this Agreement unless it has obtained the prior written approval of the other party.
- 18. Governing Law; Jurisdiction. Without regard to any conflict of laws provisions, this Agreement is to be governed by and under the laws of the state of Wisconsin.
- 19. <u>Facsimile Signatures</u>. The delivery of signatures to this Agreement by facsimile transmission shall be binding as original signatures.
- 20. Entire Agreement. This Agreement shall be the exclusive agreement between the parties for the Product. Additional or different terms proposed by the Customer shall not be applicable, unless accepted in writing by Pierce's authorized representative. No change in, modification of, or revision of this Agreement shall be valid unless in writing and signed by Pierce's authorized representative.
- 21. <u>Conflict</u>. In the event of a conflict between the Customer Specifications and the Pierce Proposal, the Pierce Proposal shall control. In the event there is a conflict between the Pierce Proposal and this Agreement, the Pierce Proposal shall control.
- 22. <u>Signatures</u>. This Agreement is not effective unless and until it is approved, signed and dated by Pierce Manufacturing, Inc.'s authorized representative.

Accepted and agreed to:

PIERCE MANUFACTURING, INC.	CUSTOMER: CITY OF ALBANY FIRE DEPARTMENT	
Name:	Name:	
Title:	Title:	
Date:	Date:	

EXHIBIT A

PURCHASE DETAIL FORM

Pierce Manufacturing, Inc.
Director of Order Management
2600 American Drive
Appleton WI 54912
Fax (920) 832-3080

Quantity	Chassis Type	Body Type	Price per Unit	
One (1)	Impel	Pumper	\$426,562.00	
			\$	
			\$	
_			\$	
		TOTAL	\$426,562.00	
[Insert any	trade-in or applicable di	scounts here.]		
-				
Womenty	Dowie de CTANIDADO DU		DDODOOM NUTATI	,
warranty P	enod: STANDARD PIL	ERCE WARRANTY PER	PROPOSAL NH/15/	
Training Re	equirements: STANDAF	RD PER PROPOSAL NH	7157	
Other Matte	ers:			
Pierce avail	ct is available for inter- lable options, including of	local and other municipal c	orporations to utilize with the on or deletion may affect the uni	option of adding or deleting any
			•	•
Payment To	erms: <u>100% PRE-PAY</u>	MENT DUE WITHIN 30	DAYS OF CONTRACT EX	ECUTION. IF PAYMENT IS
NOT MAD	E AT THIS TIME \$20	<u>,690.00, OR A PORTION</u>	THEREOF, WILL BE ADDE	D TO THE FINAL INVOICE
AND DICK	YMENT FOR ANY C	HANGES PROCESSED	DURING MANUFACTURING	G DUE UPON INSPECTION
BE MADE	PRIOR TO CUSTOM	ER LEAVING FACTORY	<u>IN APPLETON, WISCONSI</u> WITH LINIT	N. FINAL PAYMENT MUST
			William.	
[NOTE: If def	erred payment arrangements	are required, the Customer must r	nake such financial arrangements throu	igh a financial institution acceptable to
Pierce. All tax	xes, excises and levies that Pi	erce may be required to pay or co	llect by reason of any present or future	law or by any governmental authority
based upon the account of the	xes, excises and levies that Pi e sale, purchase, delivery, stora Customer and shall be added	erce may be required to pay or co age, processing, use, consumption, to the Purchase Price. All delivery	llect by reason of any present or future or transportation of the Product sold by prices or prices with freight allowance	e law or by any governmental authority Pierce to the Customer shall be for the
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Effective: 06/02/2008

EXHIBIT B

WARRANTY

PER PROPOAL NH7157 SUBMITTED AUGUST 10, 2009					

EXHIBIT C

PIERCE PROPOSAL

- 1						
	PER PROPOSAL NH7157 SUBMITTED AUGUST 10, 2009					

Effective: 06/02/2008