DO NOT INVOICE TO THIS ADDRESS City and County of Denver

Purchasing Division 201 West Colfax Avenue Dept 304 Denver CO 80202 **United States** Phone: 720-913-8100 Fax: 720-913-8101



,		Dispatch	via Print
Purchase Order	Date	Revision	Page
MOOEM-000000034	47 09/20/2011		1 of 4
Payment Terms	Freight Terms		Ship Via
Net30	DESTINATION		Common
Buyer	Phone		Origin
Romero, Michael	l P Pur 720 913 8	122	REG

Ship To:

For Ship To: SEE LINE

COMMENTS BELOW **United States**

Bill To:

Comm Emergency Preparedness

1437 Bannock Room 3 Denver CO **United States**

Vendor:

0000064761

Phone: 413/443-7359 Fax: 413/445-7865

LENCO INDUSTRIES INC 10 BETNR INDUSTRIAL DR PITTSFIELD MA 01201 **United States**

Tax Exempt? Y Tax Exempt ID: 98-02890-000 Line-Sch Vendor Part #/Description Mfg ID Quantity UOM PO Price Extended Amt Due Date 1- 1 BC55003 - Lenco BearCat G3 (4WD, 1.00 EA 278,043.00 278,043.00 04/20/2012 Rotating Hatch, Counter Balanced) w/ options

Schedule Total

278,043.00

See Exhibit `A' for itemized equipment listing and related pricing Pricing per Vendor Quote 7282E: \$278,043

included: Lenco Item BCMiR (Electric Power Heated Mirrors) at 'No Charge'. See Exhibit 'B'

Req ID: 0000050291

Item Total

278,043.00

Shipping/Freight

1.00 EA

6,584,00

6,584.00 04/20/2012

Schedule Total

6.584.00

Associated Shipping/ Freight Charges per Quote 7282E: \$6,584

Req ID: 0000050291

Item Total

6.584.00

FOB Destination: (Ship To:) Douglas County Sheriff's Office 4000 Justice Way Castle Rock, CO 80109

Vendor to Coordinate with: Lt. Dan McMillian, Douglas County Sheriff Office: 303-814-7038 dmcmilla@dcsheriff.net

Vendor Contact: James J. Massery 413-443-7359 Government Sales Manager **LENCO Armored Vehicles**

Alternate: 800-444-5362 ext. 114/ 413-443-7359 Ext. 114

Email: jmassery@lencoarmor.com

Lenco industries, Inc. acknowledges and agrees that the vehicle (2012 Lenco BearCat) procured through this Purchase Order is being purchased entirely with Urban Area Security (UASI) grant funds on behalf of the Douglas County Sherriff's Office, Colorado.

The City and County of Denver's sole obligation under this Purchase Order is to provide funding in the amount of \$284,627.00; the Douglas County Sherriff's Office Is the intended beneficiary of this Purchase Order.

Upon delivery of the vehicle, title to the vehicle will transfer directly from Lenco industries, inc. to the Douglas County Sherriff's Office. At such time, all rights under this PO shall vest in the Douglas County Sherriff's Office. In the event of any conflict between or among Lenco industries, Inc. and the Douglas County Sherriff's Office, the terms and conditions stated herein shall govern.

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Buyer	Phone		Origin	
Romero, Michael P.	- Pur 720 913 8	122	REG	

Ship To:

For Ship To: SEE LINE

COMMENTS **BELOW United States**

BIII To:

Comm Emergency Preparedness

1437 Bannock Room 3 Denver CO United States

Vendor:

0000064761

Phone: 413/443-7359 Fax: 413/445-7865

LENCO INDUSTRIES INC 10 BETNR INDUSTRIAL DR PITTSFIELD MA 01201 **United States**

Tax Exempt ID: 98-02890-000 Tax Exempt? Y Line-Sch Vendor Part #/Description

Mfg ID

Quantity UOM

PO Price

Extended Amt Due Date

RECEIVING and PAYMENT REQUIREMENTS:

Vendor shall ship to Douglas County Sheriff's Office. Vendor MUST provide invoice, packing slip, including serial numbers, and proof of delivery directly to the address below. Vendor shall not invoice prior to delivery of all products to address indicated above.

Bill to address: Office of Emergency Management ATTN: UASI 1437 Bannock St Rm 3A Denver, CO 80202 meghan.poweli@denvergov.org 720-865-7656

Purchased pursuant to D.R.M.C. 20-64.5. The terms and conditions herein supersede and replace all terms and conditions of GSA_GS-07F-0390M-1122.

CITY USE ONLY: A=787000 F=12100 ORG=0160101 PROGRAM=U1013 PROJECT=S2129UASI_10_11

This Purchase Order and Purchase Order MOOEM_0000000348 is contingent upon City Council action in accordance with 3.2.6 (e) of the City Charter and is void without such action; specifically City and County of Denver BR11-0580.

Funding for this Capital Equipment Purchase authorized by Council Bill: CB10-1091-2011.

This project is supported in whole by award #2010-SS-TO-0024, issued by the Colorado Governor's Office of Homeland Security.

Total PO Amount

284,627.00

Any Discrepancies must be reconciled with the Purchasing Division Buyer before this order is filled.

This Purchase Order may contain an item or items issued pursuant to a Master Purchase Order(s) ("MPO") previously agreed to between the City and the Vendor. All of the terms and conditions of the MPO(s) referenced above shall govern the purchase of the related Item(s). The Vendor acknowledges and agrees by accepting this Purchase Order: a) that for any item referencing an MPO and where the terms and conditions stated in this Purchase Order differ from the MPO(s) the PO terms are void and of no effect [unless agreed to in a separate written or electronic acknowledgment between the Vendor and the Director of Purchasing] and b) that where there is no MPO referenced above, the Vendor agrees to be bound by all of the terms and conditions of this Purchase Order.

GENERAL CONDITIONS OF PURCHASE:

1. Non-Exclusive: This Purchase Order is non-exclusive. City does not guarantee any minimum purchase other than as provided herein.

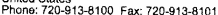
^{2.} Inspection and Acceptance: Vendor shall perform all services in accordance with the standard of care exercised by highly competent vendors who perform like or similar services. City may inspect all goods/services prior to acceptance. Payment does not constitute acceptance. Vendor shall bear the cost of any inspection/testing that reveal goods/services that are defective or do not meet specifications. City's failure to accept or reject goods/services shall not relieve Vendor from its responsibility for such goods/services that are defective or do not meet specifications nor impose liability on City for such goods/services. If any part of the goods/services are not acceptable to City, City may, in addition to any other rights it may have at law or in equity: (1) make a warranty claim; (2) repair and/or replace the goods or substitute other services at Vendor's expense; or (3) reject and return the goods at Vendor's cost and/or reject the services at Vendor's expense for full credit. Any rejected goods/services are not to be replaced without written

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Purchasing Division 201 West Colfax Avenue Dept 304 Denver CO 80202 **United States**

0000064761

Vendor:





Phone: 413/443-7359 Fax: 413/445-7865

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Buyer	Phone		Origin	
Romero, Michael	P Pur 720 913 8	122	REG	

United States

United States

Ship To: For Ship To: SEE LINE COMMENTS BELOW

Bill To: Comm Emergency Preparedness 1437 Bannock Room 3 Denver CO

LENCO INDUSTRIES INC 10 BETNR INDUSTRIAL DR PITTSFIELD MA 01201 **United States**

Tax Exempt? Y Tax Exempt ID: 98-02890-000 Line-Sch Vendor Part #/Description

Mfg ID

Quantity UOM

PO Price

Extended Amt Due Date

authorization from City, and any such replacement shall be on the same terms and conditions contained in this Purchase Order.

- authorization from City, and any such replacement shall be on the same terms and conditions contained in the Purchase Under.

 3. Shipping, Taxes and Other Credits and Charges: Vendor shall procure all permits and licenses; pay all charges, taxes and fees; and give all notices necessary and incidental to the fulfillment of this Purchase Order and all cost thereof have been included in the prices contained herein. City shall not be liable for the payment of taxes, late charges or penalties of any nature, except as required by D.R.M.C. § 20-107, et seq. The price of all goods/services shall reflect all applicable tax exemptions. City's Federal Registration No. is 98-02890. All pricing is F.O.B., destination unless otherwise specified. Shipments must be marked with Vendor's name, the Purchase Order number, and contain a delivery or packing stp. Vendor shall not impose any charges for boxing, crating, parcel post, insurance, handling, freight, express or other similar charges or fees. Vendor shall notify City in writing of any price decreases immediately, and City shall receive the benefit thereof on all unshipped items. Vendor shall be responsible for the cleanup and reporting of any contamination (environmental or otherwise) or spillage resulting from the delivery and/or unloading of goods within twenty-four (24) hours of the contamination or spillage or sooner if required by isw. Vendor shall paids and use taxes levied by City on any tanglise personal property built into the goods/services, Vendor shall obtain a Certificate of Exemption from the State of Colorado Department of Revenue prior to the purchase of any materials to be built into the goods/services and provide a copy of the Certificate to City prior to final payment.
- 4. Risk of Loss; Vendor shall bear the risk of loss, injury or destruction of goods prior to delivery to City. Loss, injury or destruction shall not release Vendor from any obligation hereunder.
- tunigation researches.

 5. Invoice: Each invoice shall include: (i) the purchase order number; (ii) individual itemization of the goods/services; (iii) per unit price, extended and totaled; (iv) quantity ordered, back ordered and shipped; (v) an invoice number and date; (vi) ordering department's name and "ship to" address; and (vii) agreed upon payment terms set forth herein.

- ordered, back ordered and shipped; (v) an invoice number and date; (vi) ordering department's name and "ship to" address; and (vii) agreed upon payment terms set forth herein.

 6. Payment: Payment shall be subject to City's Prompt Payment Ordinance D.R.M.C. § 20-107, et-seq. office City accepts the goods/services. City's payment obligations hereunder, whether direct or contingent, shall settend only to funds appropriated by the Denver City Council for the purpose of this Purchase Order, incumbered for the purpose of this Purchase Order and pald into the Treasury of City. Vendor acknowledges that: (i) City does not by this Purchase Order, increased present cash reserves for payments in future fiscal years; and (ii) this Purchase Order is not intended to create a multiple-fiscal year direct or indirect debt or financial obligation of City. City may set off against any payments due to Vendor any claims and/or credits it may have against Vendor under this Purchase Order.

 7. Amendmentac/Changes: Only the Manager of General Services or his delegate is authorized to change or amend this Purchase Order by a formal written change order. Any change or amendment that would cause the aggregate payable under this Purchase Order any increase in cost due to changes or amendments. Goods/services provided and encumbered is sufficient to cover any increase in cost due to changes or amendments. Goods/services provided without such verification are provided at Vendor's risk. The Vendor has no authority to bind City on any contractual matters.

 8. Warranty: Vendor warrants and guarantees to City that all goods furnished under this Purchase Order are free from defects in workmanship and materials, are merchantable, and fit for the purposes for which they are to be used. For any goods furnished under this Purchase Order which become defective within theyley (12) months (unless otherwise specified) after day of receipt of the defective goods or accept the defection and to City's satisfaction, remedy any and all defects or replace the
- for any and all warranty work, regardless of third party warranty coverage. Vendor shall furnish additional or replacement parts at the same prices, conditions and specifications defined the reprise of the same prices. Conditions and specifications defined the reprise of the same prices of the same prices, conditions and specifications defined the same prices. Conditions and specifications defined the same prices, conditions and specifications defined the same prices, conditions and specifications and specifications are same prices. Conditions are same prices, conditions and specifications are same prices, conditions and specifications are same prices. Conditions are same prices, conditions and specifications are same prices, conditions and specifications and specifications are same prices. Conditions are same prices, conditions are same prices, conditions and specifications and specifications are same prices. Conditions are same prices, conditions are same prices, conditions and specifications and specifications are same prices. Conditions are same prices, conditions are same prices, conditions and specifications and specifications are same prices. Conditions are same prices, conditions are same prices, conditions and specifications and specifications are same prices. Conditions are same prices, conditions are same prices, conditions are same prices. Conditions are same prices, conditions are same prices. Conditions are same prices, conditions are same prices, conditions are same prices. Conditions are same prices.
- 11. Interference: Vendor shall notify the Director of Purchasing Immediately of any condition that may interfere with the performance of Vendor's obligations under this Purchased Order and confirm such notification in writing within twenty-four (24) hours. City's failure to respond to any such notice shall in no way act as a walver of any rights or remedies
- Order and continuation notification in writing waters were provided to the process of the process of the State of Colorado, and shall be governed by the laws of the State of Colorado as well as the Charter and Revised Municipal Code, rules, regulations, Executive Orders, and flacar rules of City. All disputes shall be resolved by administrative hearing, pursuant to the procedure established by D.R.M.C.§ 56-106. Director of Purchasing shall render the final determination.
- 13. Assignment/No Third Party Beneficiary: Vendor shall not assign or subcontract any of its rights or obligations under this Purchase Order without the written consent of City. In the event City permits an assignment or subcontract, Vendor shall continue to be liable under this Purchase Order and any permitted assignment or subcontractor shall be bound by the terms and conditions contained herein. This Purchase Order is intended solely for the benefit of City and Vendor with no third party beneficiaries.
- 14. Notice: Notices shall be made by Vendor to the Director of Purchasing and by City to Vendor at the addresses provided herein, in writing sent registered, return receipt
- requested.

 15. Compliance With Laws: Vendor shall observe and comply with all federal, state, county, city and other laws, codes, ordinances, rules, regulations and executive orders related to its performance under this Purchase Order. City may immediately terminate this Purchase Order, in whole or in part, if Vendor or an employee is convicted, plead noto contendre, or admits culpability to a criminal offense of bribery, kickbacks, collusive bidding, bid-rigging, antitrust, fraud, undue influence, theft, racketeering, extortion or any offense
- of a similar nature.

 16. Insurance: Vendor shall secure, before delivery of any goods/services, the following insurance covering all operations, goods and services provided to City. Vendor shall keep the required insurance coverage in force at all times during the term of the Purchase Order, or any extension thereof, during any warranty period, and for three (3) years after termination of this Purchase Order. The required insurance shall be underwritten by an insurant licensed to do business in Colorado and rated by A.M. Best Company as "A-"Vill or better. Each policy shall contain a valid provision stating "Should any of the above-described policies be canceled or non-renewed before the expiration date thereof, the leaving company shall send written notice to the Demver Risk Management, 201 West Colfax, Avenue, Dept., 1105, Denver, Colorado S0202. Such written notice shall be sent thirty (30) days prior to such cancellation, non-renewal unless due to non-payment of premiums for which notice shall be sent the (10) days prior." Additionally, Vendor shall provide written notice of cancellation, non-renewal and any reduction in coverage to the address above by certified mill, return receipt requested, if any policy is in sexess of a deductible or saff-insured retention. City must be notified by Vendor. Vendor shall be responsible for the payment of any deductible or self-insured retention. The insurance coverages specified in this Purchase Order are the minimum requirements, and these requirements on the least of insurance agent or tarker. Vendor may not commence services or work relating to the Purchase Order are the minimum requirements, preferably an ACORD certificate, complies with all insurance requirements of this Purchase Order for insurance and the proof of insurance business under this Agreement. The City's Risk Management Office may require additional proof of insurance including but not limited to policies and endorsements. Vendor's insurance shall insurance requirements of coverage.

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Payment Terms	Freight Terms		Ship Via	
Net30	DESTINATION		Common	
Buyer	Phone		Origin	
Romero, Micha	el P Pur 720 913 81	22	REG	

Vendor:

0000064761

Phone: 413/443-7359 Fax: 413/445-7865

Ship To: For Ship To: SEE LINE COMMENTS BELOW **United States**

LENCO INDUSTRIES INC 10 BETNR INDUSTRIAL DR PITTSFIELD MA 01201 **United States**

Bill To: Comm Emergency Preparedness 1437 Bannock Room 3 Denver CO **United States**

Tax Exempt? Y Tax Exempt ID: 98-02890-000

Line-Sch Vendor Part #/Description Mfa ID

Quantity UOM

PO Price

Extended Amt Due Date

the City and County of Denver, its elected and appointed officials, employees and volunteers. Vendor's insurer shall waive subrogation rights against the City. All sub-contractors and sub-consultants (including independent contractors, suppliers or other entities providing goods/services required by this Purchase Order) shall be subject to all of the requirements herein and shall procure and maintain the same coverages required of Vendor. Vendor shall include all such entities as insureds under its policies or shall ensure that they all maintain the required coverages. Vendor shall provide proof of insurance for all such sufficies upon request by City. For Worker's Compensation Insurance, Vendor shall maintain the coverage as required by statute for each work location and shall maintain Employer's Liability insurance with limits of \$10,000 for each bodily injury occurrence claim, \$100,000 for each bodily injury occurrence didning, \$100,000 for each bodily injury occurrence, and the representation upon which City is relying, that none of the Vendor's officers or employees who may be eligible under any statute or law to reject Workers' Compensation Insurance shall effect such rejection during any part of the term of this Purchase Order, and that any such rejections previously effected, have been revoked. Vendor shall maintain Commercial General Liability coverage with limits of \$1,000,000 for each personal and advertising injury claim, \$2,000,000 products and completed operations aggregate, and \$2,000,000 policy aggregate. Vendor shall maintain Bushess Auto Liability coverage with limits of \$1,000,000 combinated single limit following: (i) That this Purchase Order is an insured Contract under the policy; (ii) Defense coets in excess of policy limits(if) A severability of interests, separation of insurance or cross liability provision; and (iv) A provision that coverage is non-contributory with other coverage or self-insurance provided by City. For claims-made coverage, the retroactive date must be on or before th

required per occurrence limit, the Contractor will produce such per occurrence limits and runnish a new cartificate or insurance showing such coverage is in force.

17. Severability: if any provision of this Purchase Order, except for the provisions requiring appropriation and encumbering of funds and limiting the total amount payable by City, is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity of the remaining portions or provisions shall not be affected if the intent of City and Vendor can be fulfilled.

18. Survival: All terms and conditions of this Purchase Order which by their nature must survive termination/expiration shall so survive. Without limiting the foregoing, Vendor's insurance, warranty and indemnity obligations shall survive for the relevant warranty or statutes of limitation pariod plus the time necessary to fully resolve any claims, matters or actions begun within that period. Bonds shall survive as long as any warranty period.

19. No Construction Against Crafting Party: No provision of this Purchase Order shall be construed against the drefter.

20. Status of Vendor/Ownership of Work Product: Vendor is an independent contractor retained on a contractual basis to perform services for a limited period of time as described in 9.1.1E(x) of the Charter of City. Vendor and its employees are not employees or officers of City under Chapter 18 of the D.R.M.C. for any purpose whatsoever. All goods, deliverables, hardware, plans, drawings, reports, submittate and all other documents or things furnished to City by Vendor shall become and are the property of City, without restriction.

windour restriction.
21. Records and Audits: Vendor shall maintain for three (3) years after final payment hereunder, all pertinent books, documents, papers and records of Vendor involving transactions related to this Purchase Order, and City shall have the right to inspect and copy the same.
22. Remedies/Walver: No remedy specified herein shall limit any other rights and remedies of City at law or in equity. No walver of any breach shall be construed as a waiver of any

22. Remedies/Walver: No remedy specified herein shall limit any other rights and remedies or only across of in occurrence of compensation against any person otherwise or other breach.

23. No Discrimination in Employment: Vendor shall not refuse to hire, discharge, promote or demote, or to discriminate in matters of compensation against any person otherwise qualified, solely because of race, color, religion, national origin, gender, age, military status, sexual orientation, marital status, or physical or mental disability; and Vendor shall insert the foregoing provision in any subcontracts hereunder.

24. Use, Possession or Sale of Alcohol or Drugs: Vendor shall cooperate and comply with the provisions of Executive Order 94. Violation may result in City terminating this Purchase Order or barring Vendor from City facilities or from participating in City operations.

25. Conflict of interrest: No employee of City shall have any personal or beneficial interest in the goods/services described in this Purchase Order; and Vendor shall not hire or contract for services any employee or officer of City which would be in violation of City's Code of Ethics, D.R.M.C. §2-51, et seq. or the Charter §§ 1.2.8, 1.2.9, and 1.2.12.

23. Contract of marrest: No employee of City shell have any personal or beneficial interest in the goods/services described in this Purchase Order; and Vendor shall not hire or contract for services any employee or officer of City which would be in violation of City's Code of Efrica, D.R.M.C. §2-51, et seq. or the Charter §§ 1.2.8, 1.2.9, and 1.2.12.
28. Advertising and Public Disciours: Vendor shall not reference the goods/services provided hereunder in any of its advertising or public relations materials without first obtaining the written approval of the Menager of General Services, 27. NO EMPLOYMENT OF ILLEGAL. ALIENS TO PERFORM WORK UNDER THE AGREEMENT: a. This Agreement is subject to Division 5 of Article IV of Chapter 20 of the Deniver Revised Municipal Code, and any amendments (the "Cartification Ordinance"). b. The Contractor certifies that: (1) At the time of its execution of this Agreement, it does not knowingly employ or contract with an aliegnal alien who will perform work under the Agreement, (2) It will perforly Program, as defined in § 8 17.5-101(3.7), C.R.S., to confirm the employment eligibility of all employees who are newly hired for employment to perform work under the Agreement, (2) It shall not enter the Agreement. (3) It has confirmed the employment eligibility of the Contractor that it shall not knowingly employ or contract with an itegal alien to perform work under the Agreement. (4) It is prohibited from using the E-Verity Program are newly hired for employment to perform work under the Agreement. (3) It has confirmed the employment eligibility of all employees who are newly hired for employment of secential performs work under the Agreement. (3) It has confirmed the employment eligibility of all employees with a rear newly hired for employment to perform work under the Agreement. (3) It has confirmed the employment eligibility of all employees entered the confirmed the employment eligibility of all employment eligibility of the E-Verity Program. (4) It is prohibited from using the E-

Authorized Signature

Jo 8 miles

Exhibit A'

item:	Product#	Commercial	Net Price
Lenco BearCat (4WD, Rotating Hatch; Counter Balanced)	BC55003	\$197,250.10	\$188,793.00
BearCat G3 4-Wheel Off-Road Upgrade Pkg w/Run-Flats	BC3WOFFRD	29,210.40	27,958.00
Diesel Engine	BCDLEN	7,821.00	7,486.00
(2) Roof Mounted Remote Control Spot Lights	BCNON2	2,008.00	2,008.00
Radiation Detection Package	BCRAD	5,250.00	5,025.00
Explosive Gas Detection System	BCDRG	5,250.00	5,025.00
Rear Auxiliary AC/Heating System	BCAC	2,000.00	1,914.00
Intercom System; Inside to Outside	PCINT	3,000.00	2,871.00
AC-DC Power Inverter 3,600 Watt w/ Battery Charge Feature	BCPINV38	5,685.78	5,442.00
(2) Radio Prep Packages	BCINSRA	1,050.00	1,004.00
Whelen Liberty LED Light Bar (Installed)	BCLED	3,055.00	2,924.00
(2) Ballistic Skip Round Shlelds	BCBSRS	3,000.00	2,872.00
Seat Belts Rear Bench Seats	BCNON4	1,244.00	1,244.00
Bedrock Paint	PCPJ	2,150.00	2,058.00
Back up Camera System with Monitor	BCNON1	2,297.00	2,297.00
Heated Windshield Upgrade	BCHGW	2,250.00	2,153.00
40" Spare Tire with Run-Flat	BC40STRF	5,175.92	4,954.00
Front Mounted Receiver with Ram Post and Plate	BCFRAM	4,700.54	4,499.00
(8) 7" Vertical GunPorts	BCGP7	952.86	912.00
High Intensity Driving Lights in Front Bumper	BCHIDL	1,400.03	1,340.00
Supplemental Floor Armor/Blast Shield	BCSFA	5,500.00	5,264.00
Net Sevings \$12,27.63		\$290,250.63	\$278,043.00
	FOB	Castle Rock, CO	6,584.00
Total Cost of (1) Lenco BearCat, FOB	Castle Rock, CO	\$284,627.00

Romero, Michael P. - Purchasing

Exhibit B

From: Sent:

Jim Massery [jmassery@lencoarmor.com] Monday, September 19, 2011 3:04 PM

To:

Romero, Michael P. - Purchasing

Subject:

Courtesy Options

Categories:

Green Category

Mike,

Please accept this email as notification that Lenco will remove the Electric Power Heated Mirrors from the two quotes for Boulder and Douglas counties.

However Lenco will still include this option at no additional cost.

The new quotes will arrive tomorrow.

James Massery
Government Sales Manager
LENCO Armored Vehicles
800-444-5362 ext. 114
Outside US + 413-443-7359 ext. 114
email jim@swattrucks.com







CONFIDENTIALITY NOTICE: This e-mail and any files transmitted with it may contain confidential, privileged and proprietary information of Lenco Armored Vehicles and are intended solely for the use of the individual or entity to whom they are addressed. Any unauthorized use or disclosure is prohibited. If you have received this e-mail in error please notify the sender. This email may also contain technical data relating to a "Defense Article" within the meaning of the International Traffic in Arms Regulations (22 CFR Part 120). The transfer or disclosure of this information to any non-U.S. person or company without an export license approved by the United States Department of State, Directorate of Defense Trade Controls is prohibited under federal law.

EPLS

Excluded Parties List System

Search Results Excluded By
Firm, Entity, or Vessel: LENCO AND INDUSTRIES AND INC
Country: UNITED STATES
as of 20-Sep-2011 10:42 AM EDT

Your search returned no results.