1	BY AUI	HORITY		
2	ORDINANCE NO.	COUNCIL BILL NO. CB 12-	0368	
3	SERIES OF 2012	COMMITTEE OF REFEREN	ICE:	
4	BUSINESS, WORKFORCE & SUSTAINABILITY			
5	A BILL			
6 7 8 9	For an ordinance approving a proposed Purchase Order between the City and County of Denver and MB Companies concerning the purchase of one MB2, 4x4 Tractor/Broom combo unit for Denver International Airport.			
10	BE IT ENACTED BY THE COUNCIL OF THE CIT	Y AND COUNTY OF DENVER-		
11	Section 1. The proposed Purchase Order between the City and County of Denve			
12	and MB Companies, in the words and figures contained and set forth in that form of Purchase			
13	Order available in the office and on the web page of City Council, and will be filed in the office of			
14	the Clerk and Recorder, Ex-Officio Clerk of the City and County of Denver, under City Clerk's Filing			
15	12-6400, is hereby approved.			
16 17	COMMITTEE APPROVAL DATE: May 17, 2012.			
18	MAYOR-COUNCIL DATE: May 22, 2012.			
19	PASSED BY THE COUNCIL		2012	
20		PRESIDENT	_	
21	APPROVED:	MAYOR	2012	
22 23 24	ATTEST:			
25 26 27	NOTICE PUBLISHED IN THE DAILY JOURNAL	2012;	_2012	
PREPARED BY: John Redmond, Assistant City Attorney; May 24, 2012				
30 31 32 33 34	Pursuant to section 13-12, D.R.M.C., this proposed the City Attorney. We find no irregularity as to forr ordinance. The proposed ordinance is submitted 3.2.6 of the Charter.	n, and have no legal objection to the or	onanad	
35	Douglas J. Friednash, City Attorney			
36	BY:City Attorn	ney DATE: May 24, 2012		

## **Purchase Order**

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

Phone:



	CHANGE ORDER		Dispatch via Print	
Purchase Order	Date	Revision	Page	
PLANE-000001284		1 - 05/02/2012	1 of 3	
	Freight Terms		Ship Via	
	DESTINATION		Common	
Buyer	Phone		Origin	
Janzen, Kenton I	- Pure 303 342 2	183	REG	

Vendor: 0000085977

Fax:

Ship To: **DIA Maintenance Center** 27500 East 80th Avenue Denver CO 80249 **United States** 

Bill To:

Denver International Airport 8500 Pena Boulevard Room 8870 Denver CO 80249-6340 United States

MB COMPANIES 1200 PARK ST CHILTON WI 53014 **United States** 

Tax Exempt? Y Tax Exempt ID: 98-02890-000				3,4
Line-Sch Vendor Part #Description Mfg ID	Quentity UOM	PO Price	Extended Amt	Due Date
1- 1 2012 MB 2 MULTI-PUNCTION UNIT	1.00 EA	629,500.00	629,500.00	
	Schedule Total		629.500.00	
Req ID: 00155426	Item Total		629.500.00	

This PO is for one MB2, 4x4 Tractor/Broom combo with 4 wheel steering, a 24 foot reversable plow and a 102" radiling airport broom as outlined in detail in vendor submittel for formal proposal 6913. Final purchase price reflecting voluntary price reduction is \$629,500 per May 1, 2012 letter from Steve Karlin. This includes an industrial tier 3, C13 Turbocharged Caterpillar 475 HP engine. This includes all setup, training and delivery charges and includes a 1 year warranty.

Authorizing Ordinance 518 of 2011

Title/MSO to Read: **Denver County of** 201 West Colfax Avenue Dept 304 Denver, CO 80202

Contact person at DIA is Victor Lovato at 303-342-2860.

This PO is contingent upon approval by City Council as required by DRMC.

**Total PO Amount** 

629,500.00

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 between the City and the Vendor. An 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

1. Non-Excusive: The Purchase vices is non-excusive. Let gover its guarantees any internation purchase other man as provided nears.

2. Inspection and Acceptance: Vendor shell perform all services in accordance with the standard of care exempled by highly competent vendors who perform like or similar services. City may inspect all goods/services prior to acceptance. Peyment does not consider 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 a reject goods/services shall not relieve Vendor from its responsibility for such goods/services are defective or do not meet specifications not impose liability on City's for such goods/services as that not relieve Vendor from its responsibility for such goods/services that acceptance to City. City may in addition to any other rights it may here at leave in equity; (1) make a warranty clasm; (2) repair anctor repiace the goods or substitute other services at Vendor's expense; or (3) reject and return the goods/services are not other services at Vendor's expense; or (3) reject and return the goods/services are not observices are not one replaced without written authorization from City, and any such replacement shall be on the summe terms and conditions contribute in this Purchase Order.

authorization from City, and any such replacement and so on the same same some some some time in his Purchase Order.

3. Shipping, Taxes and Other Crudits and Charges: Vendor shell procure all permits and licenses; pay at charges; bates and give all notices necessary and incidental to the fullithment of this Purchase Order and all cost thereof here been included in the prices contained herein. City shell not be sable for the payment of taxes, iste charges or necessary and incidental to enterties of any nature, except as required by D.R.M.C. § 20-107, et seq. The price of all goods/services whall reflect all applicable tax assemptions. City's Federal Registration No. is 84-de000580 and its State Registration & State Registration & State Registration & State Registration & D.R.D. destinations are unless otherwise specified. Shipments must be marked with Vendor's name, the similar charges or fees. Vendor shall not only City is treating of the price decreases immediately, and City and receives the benefit thereof on all strainposed terms. Vendor shall not impose any charges from the delivery terms specified herein. Vendor shall be responsible for the otherwise of reporting of any contamination (environmental or otherwise) or spillage reauting from the delivery and/or unleading of goods within branty-four (24) hours of the contamination or spillage or sooner if required by law. Vendor shall pay et sales and

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Purchasing Division 201 West Colfax Avenue Dept 304 Denver CO 80202

**United States** Phone: 720-913-8100 Fax: 720-913-8101



	CHANGE ORDER Dispatch v		Print
Purchase Order	Date	Revision	Page
PLANE-00000128		- 05/02/2012	_2 of 3
Payment Terms	Freight Terms		Ship Via
Net30	DESTINATION		Common
Buyer	Phone		Origin
Janzen. Kenton	L Purc 303 342 21	83	REG

Vendor: 0000085977 Phone: Fax:

Ship To: DIA Maintenance Center 27500 East 80th Avenue Denver CO 80249 **United States** 

BIII To: Denver International Airport 8500 Pena Boulevard Room 8870 Denver CO 80249-6340 United States

MB COMPANIES 1200 PARK ST CHILTON WI 53014 **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

use laxes lavied by City on any tangible personal property build into the gooda/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 build into the gooda/services and provide a copy of the Certificate to City prior to final payment.

4. Risk of Lose: Vendor shall beer the risk of lose, injury or destruction of goods prior to delivery to City. Loss, injury or destruction shall not release Ve

4. Risk of Loss: Vendor shall bear the risk of lose, injury or destruction of goods prior to delivery in City. Loss, injury or destruction shall not release Vendor from any obligation hereunder.

5. involoes: Each involoe shall include: (i) the purchase order number; (ii) individual sentization of the goods/services; (iii) per unit price, extended and totaled; (iv) quantity ordered, back ordered and shipped; (iv) an involoe number and date; (iv) ordering department's name and "ahip to" address; and (ivi) agreed upon payment larros set forth herein.

6. Payment: Payment shall settled to City's Prompt Payment Coldmans D. R.M.C.; & 26, 107, elseq, after City accepts the goods/services. City's payment infigured to contingent, shall settled only to funde appropriated by the Denver City Council for the purpose of the Purchase Order, encumbered for the purpose of the Purchase Order, previously pledge present cesh reserves for payments in future flavor or payment in the purchase Order, contingent, shall settled only to funde appropriated by the Denver City Council for the purpose of the Purchase Order, encumbered for the purpose of the Purchase Order, previously pledge present cesh reserves for payments in future flavor or purpose of the Purchase Order in the Purchase Order in the Purchase Order in the Purchase Order any claims endor cradit in may have against Vendor under life Purchase Order.

7. Amendments/Changes: Only the Menager of General Services or his delegate is authorized to change or emend this Purchase Order by a formal writin change order. Any change or no effect, Vendor shall ventify that the egyportated sould this extended the amount appropriated and encumbered for the Purchase Order is expressely prohibited and or no effect. Vendor shall ventify that the egyportated and encumbered as sufficient to over any increases in cost due to change or generaterity. Goodservices provided without such verification are provided at Vendor's risk. The Vendor has a sufficient to cover any increases in cost due to chang

for any and all werianty work, regardless of third party warranty coverage. Vendor shall human additions or replacement para at the same prices, conceions and appointed definested flavalinested flavolinested flav

for convenience and expressly accepts them, reministed by cay siver the summand of waver of any seath subject to parformance of Vendor's obligations under this Puschause Order and confirm such notification in writing within twenty-four (24) hours. City's failure its respond to any such notice shall in no way act as a waiver of any rights or remedies

City may possers.

12. Venue, Choice of Law and Disputes: Venue for all tagd actions shall lie in the District Court in and for City and County of Denver, State of Colorado, and shell be governed by this laws of the State of Colorado as well as the Charter and Revised Municipal Code, rules, regulations, Executive Orders, and fecal rules of City. All disputes shall be resolved by edministrative hearing, pursuant to the procedure established by D.R.M.C.\$ 56-109. Director of Purchasing shall rander the final determination.

by differentiative from the personner of the personner of

14. Notice: Notices show be made by Ventor 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 have, codes, ordinances, rules, regulations and executive orders related to its performance under this Purchase Order, City they immediately terminate this Purchase Order, in whole or in part, if Vendor or an employee is consisted, phase note contended, or admits adjusted by the criminal offense of bribary, kickthacks, collasive bloding, bitd-rigging, antitrust, fraud, undue influence, theft, racketsering, extortion or any offense

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, pisted noto contending, or during any extension the requirement of the purchase of the purchase

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

Line-Sch Vendor Part #/Description

Mfg ID

Quantity UOM

PO Price

Extended Amt Due Date

applicable to all owned, filred and non-hired vehicles used in performing services under this Purchase Order. For Commercial General Liability coverage, the policy must provide the following: (i) That this Purchase Order is an insured Contract under the policy; (ii) Detense costs in access of policy limits(iii) A severability of interests, experedion of insureds or cross liability provision; and (iv) A provision that coverage is non-contributory with other coverage or self-insurence provided by City. For detine-made coverage, the restrictive date must be on or before the first data when any goods or services were provided to City. Vendor must advise the City in the event any paternal aggregate or other aggregate limits are reduced below the required per occurrence limits. At their own expense, and where such general aggregate or other aggregate in the contractor will procure such per occurrence limits and funish a new certificate of insurance showing such coverage is in force.

required per occurrence limit, the Contractor will procure such per occurrence limits and furnish a new certificate of insurance showing such coverage is in force.

17. Severability: if any provision of the Purchase Order, except for the provisions requiring appropriation and encumbaring of funds and limiting the total amount payable by City, is held to be shreif, ledged or unenforceable by a count of competition, the validity of the encumbering portions or provisions shall not be effected if the intent of City and Vendor can be fulfilled.

18. Survivat: All terms and conditions of this Purchase Order which by litter nature must survive termination/expiration shall so eurvive. Without limiting the foregoing, Vendor's insurance, warrantly and indemnity obligations shall survive for the relevant werrantly or adabtes of limitation period plus the time necessity to fully resolve any cleans, matters or actions begain within flast period. Bonds shall survive as long as any warrantly period.

19. No Construction Against Chaffing Party: No provision of this Purchase Order shall be constructed against the drafter.

20. Status of Vendor/Chamarship of Wick Product Vendors is an independent contractor retisual baset to perform services for a limited period of time as described in Section 9.1.1E(x) of the Charter of City. Vendor and its employees are not employees or officers of City under Chapter 16 of the D.R.M.C. for erry purpose whatever. All goods, without restriction. Section 4.1 legy to the converse, plans, drawings, reports, submittels and all other documents or things furnished to City by Vendor shall become and are the property of City, without restriction.

2.1. Records and Audia: Vendor shall resintain for three (3) years after finel 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,

2.2. Remedies/Walver, No remedy specified herein shall finit any other rights and remades of City at law or in equity. No waiver of any breach shall be construed as a waiver of any

21. Records and Audas: vendor and entertain or article to yower size in the payment in entertain, an personan busins, occurrance, papers and instances or vendor arroving standards consisted to this Purchase Order, and City shall have the night to impact and copy the aums.

22. Remedies/Velvir: No remedy specified herein shall limit any other rights and remarks of City et law or in equity. No waiver of any breach shall be construed as a waiver of any other rights.

23. No Discrimination in Employment: Vendor shall not refuse to this, discrierge, promote or demote, or to discriminate in matters of companisation against any person otherwise qualified, solely because of race, odor, rieligion, national origin, gender, age, military status, assual orientation, marital status, or physical or mental disability; and Vendor shall linear the foregoing provision in any exhodinated historiade.

24. Use, Possas-status or Sale of Alcohol or Drugs. Vendor shall concernate and comply with the provisions of Executive Order 94, Violation may result in City terminating this Purchase Cortact for form City facilities or from participating in City operations.

25. Contict of interest: No employee of City shall have any personal or beneficial interest in the gooda/services described in the Purchase Order, and Vendor shall not hire or contract for earlies and prefix or district City operations.

28. Advantation and Prefix Discriminations valued about the postal/services contracted in the same or surface and called the Charles Sp. 1.2,6, 1.2,2, and 1.2,12.

25. Conflict of interest: No employee of City shall have any personal or beneficial interest in the goods/services described in this Purchase Order, and Vendor shall not him or contract for services any employee or officer of City which would be in violation of City's Code of Ethios, D.R.M.C. \$2.51, at sec, or the Charter §5.1.2.9, 1.2.9, and 1.2.12, 28. Advantising and Public Disclosurs: Vendor shall not reference the goods/services provided hereunder in any of its advantising and public original provided of the Misnager of General Services.

27. NO EMPLOYMENT OF ILLEGAL ALLENS TO PERFORM WORK UNDER THE AGREEMENT: a. This Agreement is subject to Division 5 of Article IV of Chapter 20 of the Deriver Revised Municipal Code, and any amendments (the "Conflication Ordinance"). b. The Contractor certifies that: (1) At the time of its execution of this Agreement, (2) I will participally or amployment of the perform work under this Agreement, (2) I will participally or all amployees who are newly hired for employment to perform work under the Agreement, (3) It has contract with an integral sine in the perform work under the Agreement (3) It has contract with an integral sine in the contract with an integral sine in the contract with an integral sine in the performant of the agreement of the agreement of the contract with an integral sine in the contract will also the entry integral procedures to undertake pre-employment to perform work under the Agreement (3) It has confirmed the employment eighbility of all employees who are newly hired for employment work under the Agreement (and the second the employment eighbility to contract with an integral sine in the court will also the employment will be adjusted from using the E-Verity Program procedures to undertake pre-employment related to use of t

Authorized Signature

Def to