1	BY AUTHORITY				
2	ORDINANCE NO.	COUNCIL BILL NO			
3	SERIES OF 2010	COMMITTEE OF REFEREN	ICE:		
4	BUSINESS, WORKFORCE & SUSTAINABILITY				
5	A BILL				
6	For an ordinance approving a proposed Purchase Order between the City and				
7	County of Denver and Oshkosh Truck Corporation concerning the purchase of two				
8	Oshkosh Striker Aircraft Rescue and Firefighting vehicles for Denver International				
9	Airport.				
10					
11	BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:				
12	Section 1. The proposed Purchase Order between the City and County of Denver and				
13	Oshkosh Truck Corporation, in the words and figures contained and set forth in that form of Purchase				
14	Order filed in the office of the Clerk and Recorder, Ex-Officio Clerk of the City and County of Denver.				
15	on the 16th day of September, 2010, City Clerk's Filing No. 10-921 is hereby approved.				
16					
17	COMMITTEE APPROVAL DATE: September 10, 2010.				
18	MAYOR-COUNCIL DATE: September 14, 2010.				
19	PASSED BY THE COUNCIL		2010		
20		PRESIDENT			
21	APPROVED:	MAYOR	2010		
22	ATTEST:	- CLERK AND RECORDER,			
23 24		EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER			
25		Server, Server,			
26	NOTICE PUBLISHED IN THE DAILY JOURNAL	2010;	_2010		
27 28 PREPARED BY: John Redmond & September 16, 2010					
29 30	City Attorney. We find no irregularity as to form, and have no legal objection to the proposition				
31 32	ordinance. The proposed ordinance is submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.				
33	of the charter.				
34	David R. Fine, City Attorney				
35	BY:,City Attorn	еу			
36	DATE: September 16, 2010				

## Purchase Order

DO NOT INVOICE TO THIS ADDRESS City and County of Denver Purchasing Division 201 West Colfex Avenue Dept 304 Denver CO 80202 United States Phone: 720-913-8100 Fax: 720-913-8101

Vendor: 0000020873 Phone: 920/235-9151 Fax:



Purchase Order		Dispatch via Print		
PLANE-000001	0156	Date 07/28/20	Kevision	Page
Payment Terms Nec 30 Buyer		nt Terms		Ship Via
Kenton Janser	1	Phone 303 342 Ship To:	2183	Origin REG
		DIA Mainte	nance Center	

OSHKOSH TRUCK CORP 2307 OREGON ST OSHKOSH WI 54903-2566

United States

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

Line-Sch Item/Description Mfg ID	Quantity UOM PO Price	Extended Amt Due Date
1- 1 2010 OSHKOSH STRIKER UNIT 1	1.00EA 1,180,919.00	1,180,919.00 04/30/201
	Schedule Total	1,180,919.00
Req ID: 00124018	Item Total	1,180,919,00
2- 1 2010 OSHKOSH STRIKER UNIT 2	1.00EA 1,180,919.00	1,180,919.00 04/30/201
	Schedule Total	1,180,919,00
Req ID: 00124018	Item Total	1,180,919.00

This PO is for two Oshkosh Class 5 (4500 Gailon) Aircraft Rescue and Firefighting Striker vehicles as outlined in detail in vendor submittal attached to this PO in Exhibit A and in accordance with formal bidders proposal 6692. DIA contact person is Bill Davis at 303-342-4365. Authorizing Capital Equipment Ordinance 602 of 2008. This purchase is contingent upon 3.2.6(e) City Council approval as required by D.R.M.C. Partial payments are hereby approved.

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

As a condition of this Purchase Order the vendor must comply with the following Federal Procurement Standards as outlined by reference herein: Title 49 U.S.C., Chapter 501, Title 49 CFR Part 21, 26, 20, 18.36, 30 and Title 49 U.S.C 47123.

Total PO Amount

2,361,838.00

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

This Purchase Order, the General Conditions of Purchase and any exhibits attached hereto shell constitute the entire agreement between City and County of Denver (the "City") and Vendor (the "Vendor") and supersede any other prior written or oral understandings concerning the matters herein. Vendor acknowledges and agrees by accepting this Purchase Order. a) that any additional or different provision(s) that may appear in any Vendor document are null and void and b) that Vendor agrees to be bound by all of the terms and conditions herein.

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 accerdance with the standard of care exercised by highly competent vendors who perform like or similar sen locs. City may inspect all goods-fear-locs-print to occapitance. Payment does not constitute exceptance. Vendor shall been the cost of any inspection/testing that reveal goods-revices that are defectes or do not meet associations. City's feature to accept or reject goods-ervices, shall not referse Vendor from its responsibility for such goods-ervices; are defective or do not meet associations not impose liability on City for such goods-ervices, pay and of the goods-fear-notes are not acceptable goods-ervices in addition to any other rights it may have at law or in equity; (f) make a warranty claim. (2) repair and/or replace the goods or substitute other services as Vendor's expense for full oredit. Any rejected goods' ex-rices as vendor's expense for full oredit. Any rejected goods' ex-rices are not acceptable.

## Purchase Order

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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



			Dispatch	via Print
Purchase Order	Dat	e	Revision	Page
PLANE-00000101	56 07/	07/28/2010		2.of 3
Payment Terms	Freight Terms			Ship Via
Net30	DESTINATION			Common
Buyer	Phone		Origin	
Kenton Janzen	303	342 21	8.3	REG

Vendor: 0000020873

Phone: 920/235-9151 Fax:

OSHKOSH TRUCK CORP 2307 OREGON ST OSHKOSH WI 54903-2566 **United States** 

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

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

Line-Sch Item/Description

Mfg ID

Quantity UOM

PO Price

Extended Amt Due Date

resulting from the delivery and/or unloading of goods within twenty-four (24) hours of the contamination or spillage or sooner if required by law. Vendor shall pay all sales and use laxes levied by Cit, on any tangible 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 beer the risk of loss, injury or destruction of goods prior to delivery to City. Loss, injury or destruction shall not release Ve

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, Ventor shall bear the risk of loss, injury or destruction of goods prior to delikery to City, Loss, injury or destruction shall not release a Vendor from any obligation hereunder.

5. In-violes. Each in-violes shall include; (i) the purchase order number; (ii) individual itemization of the goods-services; (iii) per unit price, extended and tot-led; (i-) quantit, ordered, back ordered and shipped; (s) an in-vice number and date; (i-) ordering department's name and "ship to" address; and (iii) geroup any ment terms set forth herein.

6. Pa, ment: Pa, ment shall be subject to Citi-'s Promple Payment Ordinance D. R.I.C., § 20-107, el-seq, after City accepts, the goods/services. City's payment obligations hereunder, whether direct or configuent, shall extend only to funds appropriated by the Denvier City Council for the purpose of this Purchase Order, encumbered for the purpose of this Purchase Order, and paid in the Pressury of S. No. Young and the Council of the purchase Order in the purpose of this Purchase Order, in so coath, piedge present cash reserves for payments in future fiscal years; and (ii) his Purchase Order to a develope the purchase Order in the purpose of this Purchase Order in the purpose of the purpose of the purpose of this Purchase Order in the purpose of the pur

- 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 Purchase 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 waiver of any rights or remedies
- City may possess.

  12. Venue, Choice of Law and Disputes: Venue for all legal actions shall lie in the District Court in and for City and County of Denver, 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 flucal 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 Part, Beneficiary. Vendor shall not assign or subcontract any of its rights or obligations under this Purchase Order without the written connent of City.

  In the event City permits an assignment or subcontract, Vendor shall continue to be liable under this Purchase Order and any permitted assignee 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

In the event City permits an assignment of subcontract, Vendor shall continue to be fisible under this Purchase Order and any permitted assignee or subcontractor shall be bound by the terms and conditions contained herein. This Purchase Order is intended solely for the benefic Otly; and Vendor with not intrict 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 clupbility to a criminal offerse of bribery, kickbacks, collusive bidding, bid-rigging, antitus, fraud, undue influence, thefi, racketeaning, extortion or any oftense of a similar nature.

16. Vendor shall secure, before delivery of any goods/services, the following 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 insurer licensed to do business in Colorado and rated by A.M. Best Company as "A-Vill to 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 issuing company shall send with the provision of the provise of the provision of the provision of the provise Order are the minimum requirements, and these requirements of the payment of any deductible or self-insured retention. City must be no

## Purchase Order

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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

		Dispatch	ispatch via Print		
PLANE - 00000101		Revision	Page 3 of 3		
Payment Terms	DESTINATION		Ship Via		
Buyer Kenton Janzen	Phone 303 342 Ship To:	2183	Origin REG		

Vendor: 0000020873

Phone: 920/235-9151 Fax:

OSHKOSH TRUCK CORP 2307 OREGON ST OSHKOSH WI 54903-2566 United States

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

Tax Exempt? Y Tax Exempt ID: 98-02890-000 Line-Sch Item/Description

Mfq ID

Quantity UOM

PO Price Extended Amt Due Date

applicable to all or ned, hired 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) Defense costs in excess of policy limits(iii) A severability of interests, separation of insureds or cross liability prolision, and (ii) 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 the first date when any goods or serfices were provided to City. Vendor must addise the City in the event any general 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 limits have been reduced below the required per occurrence limit, the Contractor will procure such per occurrence limits and furnish a new certificate of insurance chowing such coverage is, in force.

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

17. See erability. 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 in aid, 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. Surnival, All terms and conditions of this Purchase Order which by their nature must surnive termination/expiration thall so surnive. Without limiting the foregoing. Vendor's insurance, varranty, and indemnity obligations shall surnive for the relevant warranty or statutes of limitation period plus the time necessary to fully resolve any claims, multers or actions begun within that period. Bonds shall surnive as long as any warranty, period.

19. No Construction Against Draffing Party. No provision of this Purchase Order shall be construed against the drafter.

20. Status of Vendor/Convership 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 Section 9.1.1E(x) of the Charter of City, Vendor and its employees or officers of City under Chapter 18 of the D.R.H.C. for any purpose whatsoe error without restriction.

deli-rerable il, hardware, soll-vare, plans, drawings, reports, submittals and all other documents or things furnished to City by Vendor shall become and are the property of City, without restriction.

21. Records and Audits: Vendor shall maintain for three (3) years after final payment hereunder, all pertinent books, documents, papers and record; of Vendor in oil ing transactions related to this Purchaue Order, and City, shall have the right to inspect and copy; the same.

22. Remedies/Waiver. No remed; specified herein shall limit any other rights and remedies of City at law or in equity. No viail er of any breach shall be construed as a waiver of any 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, saxual orientation, marital flatus, or physical or mental disability; and Vendor shall in earl the foregoing pro isson in any subcontracts hereunder.

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

25. Conflict of final near: No employee of City shall have any personal or beneficial interest in the goods: excises decembed in this Purchaue Order; and Vendor shall not here or contract for services any employee or officer of City which would be in violation of City. Code of Ethics, D.R.I.C. 32-51, et seq. or the Charter §5, 1.2.5, 1.2.7, and 1.2.12.

26. Advertising and Public Disclosure. Vendor shall not reference the goods/remittees provided hereunder in any of its advertising or public relations materials without first

26. Advertising and Public Disclosure. Vendor shall not reference the goods/ren/ices provided hereunder in any of its advertising or public relations materials without first obtaining the written approval of the Manager of General Services.

27. PROHIBITION OF EMPLOYMENT OF ILLEGAL INTIGRANTS TO PERFORM WORK UNDER THIS PURCHASE ORDER: This Purchase Order is subject to Article 17.5 of Title 8. Colorado Renised Statute's as now existing or hereafter amended. (the "Certification Statute") Compliance by the Contractor and its subcontractor's with the Certification Statute is expressly made a contract with a relation of this Purchase Order. The Contractor shall not enter into a contract with a subcontractor that knowingly employ or contract with an illegal alien to perform work under this Purchase Order. The Contractor shall not enter into a contract with a subcontractor that knowingly employs or contracts with an illegal alien or that fails to certify to the Contractor that knowingly employs or contracts with an illegal alien and use that (a) it has verified or attempted to verify that it does not employ; any, illegal aliens, through participation in the Basic Pilot Employment Verification Program administered by the U.S. Social Security Administration and U.S. Department of Homeland Security (Pasic Pilot Program" or "BPP"), as defined in § 8-17.5-101(1), C.R.S., or that if it is not accepted into the BPP prior to entering into this Purchase Order, it shall apply to participate in the BPP every three months until either it is accepted into the BPP or its has completed its obligations under this Purchase Order; (c) if it obtains actual knowledge that a subcontractor performing work under this Purchase Order; (c) if it obtains actual knowledge that a subcontractor performing work under this Purchase Order; (d) it obtains actual knowledge that a subcontractor performing work under this Purchase Order; (d) it within three days, and terminate such subcontractor if within three days after such notice the subcontractor do

Authorized Signature

Director of Purchasing by

Jones