



**TOWN OF CASTLE ROCK EQUIPMENT ACQUISITION AGREEMENT
(Ambulance Acquisition - CRFD)**

DATE: April 16, 2024

PARTIES: **TOWN OF CASTLE ROCK**, a Colorado municipal corporation, 100 N. Wilcox Street, Castle Rock, Colorado 80104 (“Town”).

BNT ENTERPRISES, LLC d/b/a PEAK MOTOR COACH, a Colorado limited liability company, 10790 W. 50th Avenue, Suite 300, Wheat Ridge, CO 80033 (“Vendor”).

Town and Vendor may alternatively be referred to herein individually as a “Party” and collectively as the “Parties.”

RECITALS:

I. The Town may authorize a Sole Source purchase if: (1) the product or service has been formally awarded to a vendor by the State of Colorado, MAPO, or other cooperative purchasing group and the product meets the needs of the Town; (2) the product or service is of a unique nature, or allows for standardization with existing equipment and will provide exceptional value to the Town; or (3) the Town currently has a contract in place with a vendor for like products or services.

II. The Town engages Vendor pursuant to its Sole Source policy to provide the goods more fully described in the following Agreement and Exhibits.

In consideration of the mutual promises stated in this Town of Castle Rock Purchase Agreement, including all exhibits, attachments, and amendments (the “Agreement”), the Parties agree as follows:

TERMS:

1. **Goods to be Provided.** Subject to the provisions of this Agreement, Vendor shall provide all of the materials, goods, products, and/or equipment as set forth on *Exhibit I* (“Goods”). Vendor shall provide the Goods consistent with standards and practices of the profession.

2. **Payment.** The Town’s total obligation to Vendor under this Agreement for the Goods, including for transportation and or delivery expenses for the delivery of the Goods to the Town at 300 Perry St., Castle Rock, CO 80104 or at such other location as is subsequently specified by the Town, shall not exceed \$275,911.00, unless authorized in writing by the Town. Vendor shall invoice Town upon delivery of the Goods in accordance with the pricing included in *Exhibit I*. Town may withhold payment, in whole or in part, for the Goods found by the Town to be defective, untimely, unsatisfactory, or otherwise not conforming to this Agreement, not in conformance with all applicable federal, state, and local laws, ordinances, rules and regulations, or if Vendor is in default of the Inspection and Warranty Sections herein, below. The Town shall not be required to pay for disputed Goods until the dispute is resolved. Subject to the foregoing provisions, the Town shall remit all undisputed payment due to Vendor, whether in whole or in part, within thirty (30) days of receipt of such invoice.

3. **Completion & Term of Agreement.** Vendor understands time is of the essence in this Agreement. Vendor shall commence its obligations under this Agreement to the Town upon execution of this Agreement, and shall deliver the Goods to the Town at 300 Perry St., Castle Rock, CO 80104 or at such other location as is subsequently specified by the Town by no later than the fall

of 2024. The term of this Agreement shall commence upon execution of this Agreement and expire on December 31, 2024 (the "Term"). The Parties may mutually agree to extend the Term for no more than one year under the same terms and conditions by a written amendment to this Agreement prior to the expiration of this Agreement. Vendor shall devote adequate resources to assure timely delivery of the Goods in accordance with the standards specified in this Agreement. Vendor shall use a standard of care, skill and diligence ordinarily used by reputable professionals performing under circumstances similar to those required by this Agreement.

4. **Termination.** Town shall have the right to terminate this Agreement, in whole or in part, at any time and for any reason, immediately upon written notice to Vendor. The Town's only obligation in the event of termination shall be payment of the fees and expenses incurred up to and including the effective date of termination due for Goods accepted by the Town. Termination by the Town shall not constitute a waiver of any claims the Town may have against Vendor. Vendor acknowledges and accepts the risks inherent in this Town right to termination for convenience and expressly accepts them.

5. **Annual Appropriation.** The continuance of this Agreement is contingent upon the appropriation of funds to fulfill the requirements of the Agreement by the Town. If the Town fails to appropriate sufficient monies to provide for the continuance of the Agreement, the Agreement shall terminate on the final day preceding the date of the beginning of the first fiscal year for which funds are not appropriated. The Town's only obligation in the event of termination shall be payment of fees and expenses incurred up to and including the effective date of termination due for Goods accepted by the Town.

6. **Inspection.** The Town has the right to inspect the Goods provided under this Agreement at all reasonable times and places during the Term of this Agreement, including but not necessarily limited to prior to Vendor invoicing and Town payment. The Town may inspect all Goods prior to acceptance. Failure by the Town to inspect and test the Goods shall not relieve Vendor of its obligation to deliver the Goods in accordance with the terms and conditions of this Agreement.

7. **Acceptance of Goods.** The Town may refuse the Goods and cancel all or any part of this Agreement, without imposition of liability on the Town for such Goods, if Vendor fails to deliver all or any part of the Goods in accordance with the terms and conditions of this Agreement, including but not limited to if any part of the Goods are defective or do not meet specifications. The Town may reject and return any parts of the Goods not acceptable to the Town at Vendor's cost for full credit. Vendor shall bear the cost of any inspection/testing that reveals Goods are defective or do not meet specifications. Any acceptance by the Town shall not be deemed a waiver or settlement of any defect or nonconformity in such Goods. If Town elects to accept nonconforming or defective Goods, Town, in addition to its other remedies, shall be entitled to deduct a reasonable amount from the price thereof to compensate Town for the nonconformity or defect.

8. **Warranty.** Vendor expressly warrants that all Goods furnished under this Agreement shall be free from defects in materials or workmanship, are merchantable, fit for the purposes for which they are to be used, are installed properly and in accordance with the manufacturer recommendations or other industry standards, and will function in a failure-free manner for a period of one (1) year from the date of delivery. Vendor shall, at its option and at its sole expense, timely repair or replace any Goods provided under this Agreement that fail to satisfy this warranty during the warranty period. Additionally, Vendor agrees to assign to the Town all written manufacturer warranties relating to the



Goods and to deliver such written warranties to the Town. These warranty obligations shall survive the expiration or termination of this Agreement.

9. **Risk of Loss.** With respect to any Goods provided under this Agreement, the risk of loss shall not pass to the Town until such Goods have been received and accepted by the Town, pursuant to the Inspection and Warranty Sections herein, above, at the destination specified by the Town. Vendor assumes full responsibility for packing, crating, marking, transporting, and liability for loss or damage in transit, notwithstanding any agreement by the Town to pay freight, express or other transportation charges. Loss, injury, or destruction shall not release Vendor from any obligation(s) hereunder.

10. **Assignment/Subcontractors.** Vendor shall not assign or subcontract any of its rights or obligations under this Agreement without the written consent of the Town. In the event the Town permits an assignment or subcontract, Vendor shall continue to be liable under this Agreement and any permitted assignee or subcontractor shall be bound by the terms and conditions contained in this Agreement and any attached Exhibits to the Agreement.

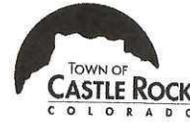
11. **Notice.** Any notice required or permitted by this Agreement shall be in writing and shall be deemed to have been sufficiently given for all purposes if sent by certified mail or registered mail, postage and fees prepaid, addressed to the Party to whom such notice is to be given at the address set forth on the first page of this Agreement, or at such other address as has been previously furnished in writing to the other Party or Parties. Such notice shall be deemed given when deposited in the United States mail.

12. **Colorado Governmental Immunity Act.** The Parties understand and agree that the Town is relying on, and does not waive or intend to waive by any provision of this contract, the monetary limitations or any other rights, immunities, and protections provided by the Colorado Governmental Immunity Act, §24-10-101, *et seq.*, C.R.S., as from time to time amended, or otherwise available to Town, its officers, or its employees.

13. **Indemnification.** Vendor expressly agrees to indemnify, defend and hold harmless Town or any of its officers, agents or employees from any and all claims, damages, liability, or court awards including attorney's fees that are or may be awarded as a result of any loss, injury or damage sustained or claimed to have been sustained by anyone, including, but not limited to, any person, firm, partnership, or corporation, to the extent caused by the negligent acts, errors or omissions of Vendor or any of their employees or agents in performing work or services or providing Goods pursuant to this Agreement. In the event that any such suit or action is brought against Town, Town will give notice within ten (10) days thereof to Vendor. These defense and indemnification obligations shall survive the expiration or termination of this Agreement.

14. **Delays.** Vendor shall notify the Town immediately of any condition that may interfere with the performance of Vendor's obligations under this Agreement, in writing, within twenty-four (24) hours of such condition's first occurrence. The Town's failure to respond to any such notice shall in no way act as a waiver of any rights or remedies the Town may possess under this Agreement. Any delays in or failure of performance by any Party of the obligations under this Agreement shall be excused if such delays or failure are a result of acts of God, fires, floods, strikes, labor disputes, accidents, regulations or orders of civil or military authorities, shortages of labor or materials, or other causes, similar or dissimilar, which are beyond the control of such Party.

15. **Additional Documents, Entire Agreement, Amendments & Severability.** The Parties agree to execute any additional documents or take any additional action that is necessary to carry out this Agreement. Further, this Agreement represents the entire agreement between the Parties



and there are no oral or collateral agreements or understandings. This Agreement may be amended only by an instrument in writing signed by all the Parties. If any other provision of this Agreement is held invalid or unenforceable, no other provision shall be affected by such holding, and all of the remaining provisions of this Agreement shall continue in full force and effect.

16. **Time is of the Essence.** If any payment or any other condition, obligation, or duty is not timely made, tendered or performed by either Party, then this Agreement, at the option of the Party who is not in default, may be terminated by the non-defaulting Party, in which case, the non-defaulting Party may recover such damages as may be proper.

17. **Default and Remedies.** In the event either Party should default in performance of its obligations under this Agreement, and such default shall remain uncured for more than ten (10) days after notice of default is given to the defaulting Party, the non-defaulting Party shall be entitled to pursue any and all legal remedies and recover its reasonable attorney's fees and costs in such legal action. In addition, if the non-defaulting Party is the Town, it may withhold payment to Vendor until the default is cured. No Party will be entitled to lost profits, economic damages, or actual, direct, incidental, consequential, punitive or exemplary damages in the event of a default.

18. **Waiver.** A waiver by any Party to this Agreement of the breach of any term or provision of this Agreement shall not operate or be construed as a waiver of any subsequent breach by either Party.

19. **Venue & Choice of Law.** Venue for all legal actions shall lie in the District Court in and for the County of Douglas, State of Colorado, and shall be governed by the laws of the State of Colorado, as well as the Charter and Municipal Code, rules, regulations, Executive Orders, and fiscal rules of the Town.

20. **Compliance with Laws.** Vendor shall observe and comply with all federal, state, Town and other laws, codes, ordinances, rules, regulations and executive orders related to its performance under this Agreement. The Town may immediately terminate this Agreement, in whole or in part, if Vendor or an employee of Vendor is convicted, pleads nolo contendere, 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.

21. **Americans with Disabilities Act.** Vendor agrees to ensure that any Goods, deliverables, work, services, and/or equipment developed, designed, constructed or produced pursuant to this Agreement will comply with all requirements of the Colorado Anti-Discrimination Act, Title II of the Americans with Disabilities Act and, where applicable, Section 504 of the Rehabilitation Act and the Architectural Barriers Act. To the extent any Goods, deliverables, work, services, and/or equipment developed, designed, constructed or produced pursuant to this Agreement fail to comply with the requirements of this Section, Vendor shall indemnify the Town in accordance with the terms of this Agreement and, at the Town's option, shall re-visit, re-construct, or similar, the non-compliant Goods, deliverable, work, service, and/or equipment, or reimburse the Town for the cost associated with bringing the non-compliant Goods, deliverable, work, service and/or equipment into compliance. These indemnification obligations shall survive the expiration or termination of this Agreement.

22. **No Discrimination in Employment.** The Town is a governmental agency and, therefore, in connection with the performance of work or services or provision of Goods under this Agreement, 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, gender identity or gender expression, marital

status, or physical or mental disability, or any other protected class under Federal or State law; and Vendor shall insert the foregoing provision in any subcontracts hereunder.

23. **Title VI Compliance.** To the extent applicable, Vendor shall ensure its current and future compliance with Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d et seq., as amended, which prohibits the exclusion from participation, denial of the benefits of, or subjection to discrimination under programs and activities receiving federal financial assistance, of any person in the United States on the ground of race, color, or national origin.

24. **Advertising and Public Disclosure.** Vendor shall not include any reference to this Agreement or Goods provided pursuant to this Agreement in any of Vendor's advertising or public relations materials without first obtaining the written approval of the Town. Nothing herein, however, shall preclude the transmittal of any information to officials of the Town, including without limitation, the Town Attorney, Town Manager, and the Town Council.

25. **Authority.** The individuals executing this Agreement represent that they are expressly authorized to enter into this Agreement on behalf of the Town and the Vendor and bind their respective entities. This Agreement is executed and made effective as provided above.

26. **Independent Contractor.** Vendor and the Town hereby represent that Vendor is an independent contractor for all purposes hereunder. The Parties understand and agree that no employer/employee relationship is established upon execution of the Agreement. Vendor represents and warrants that Vendor is free from the Town's direction and control in the performance of Vendor's obligations under this Agreement and that Vendor has an independent business doing the specific type of work or services which are the subject of this Agreement. More specifically, Vendor represents and warrants that the Town does not control what work or services Vendor will perform or the manner in which such work or services will be performed. Vendor is not covered by any worker's compensation insurance or any other insurance maintained by Town except as would apply to members of the general public. Vendor shall not create any indebtedness on behalf of the Town.

27. **No Third-Party Beneficiaries.** It is expressly understood and agreed that enforcement of the terms and conditions of this Agreement, and all rights of action relating to such enforcement, shall be strictly reserved to Town and Vendor, and nothing contained in this Agreement shall give or allow any such claim or right of action by any other third party on such Agreement. It is the express intention of the Parties that any person other than Town or Vendor receiving services or benefits under this Agreement shall be deemed to be an incidental beneficiary only.

28. **Survival.** All terms and conditions of this Agreement which by their nature must survive termination or expiration of the Term shall so survive. Without limiting the foregoing, Vendor's warranty and defense and indemnity obligations shall survive for the relevant warranty or statutes of limitations periods plus the time necessary to resolve any claims, matters or actions begun within that period.

29. **No Construction Against Drafting Party.** No provision of this Agreement shall be construed against the drafter.

30. **Counterparts & Electronic Signatures.** This Agreement may be executed in counterparts, each of which shall be deemed an original, and all of which together shall be deemed to constitute one and the same instrument. Each of the Parties hereto shall be entitled to rely upon a counterpart of the instrument executed by the other Party and sent by electronic mail. Each Party agrees that this Agreement and any other documents to be delivered in connection herewith may be



EXHIBIT 1

DESCRIPTION OF GOODS AND PRICING

Peak Motor Coach's price for one new 2024 Osage/Ram 5500 4x4 Type I Ambulance built to the attached specifications will be \$272,961.00.

***** To Change Chassis to a Ford F550 4x4 Diesel Chassis add \$2,000.00**

***** Add new Squad Bench Cabinet \$950.00**

New total with both options \$275,911.00

**OSAGE AMBULANCE
2024 WARRIOR
SPECIFICATIONS**

Dealer Name: Peak Motor Coach

Salesperson: Brian Lesher

Customer Name: Castle Rock Fire Department

& Address 1475 N. Castleton Ct.
Castle Rock, CO 80109

Shipping Address: Same

Fleet Number: _____

Contact Name: John Arney

Email: jarney@cr.gov

Phone: 303-814-6401

Fax: _____

Chassis Type: Flame Red Ram 5500 4x4

Osage Unit #: _____

VIN: _____

Ref: J2999



RAM TYPE I w/UREA - 2024 CHASSIS ONLY			
1	Ram 5500, 192" WB, 4x4	Flame Red	EST
1	Option: Liquid Spring Suspension		
1	Option: Add Aluminum Wheels		
RAM TYPE I 2024 CONVERSION ONLY			
1	Ram 2168 Super Warrior		

STANDARD FEATURES

MODULE

- Super Warrior: 168" L x 72" Headroom
- Aluminum Diamond Plate Running Boards
- Rear Mud Flaps
- Totally "Seamless" Body Construction
- Exterior Side & Roof Panels .125" Aluminum
- One-Piece Exterior Side Panels
- One-Piece Crowned Roof
- Frame Members 2" x 2" Aluminum Tubing
- Frame Members on 12" Centers or Less
- Diamond Plate Shields:
 - Across Lower Rear of Body
 - Across Lower Front of Body
 - Lower 1/3 of Entry Doors
- All Exterior Doors "Pan-Formed" / Extruded Double Break Construction
- All Body Openings "Seamless"
- All Door Latches Mounted Behind Gaskets
- Exterior Compartment @ Front Left for Storage of Oxygen Tank and Back Boards
- Exterior Compartment Adjustable Shelving
- Exterior Compartment Lighting
- Cast "Grabber" Door Holders
- Lower Body Impact Rub Rails
- Polished Stainless Steel

WARNING SYSTEM

- Two Red Whelen ICON-T Mounted in grill
- Four Red Whelen ICON-T Intersection Lights Mounted in Front and Rear Fenders
- Eight Red LED Whelen 9x7 Modular Lights
- One Clear LED Whelen 9x7 Front Modular Light
- One Amber LED Whelen 9x7 Rear Modular Light
- Two LED Whelen 9x7 Scene Lights Per Side
- Two LED Whelen 9x7 Rear Load Lights
- Primary / Secondary Switching
- Carson SA 400 Siren
- Siren / Horn Switch
- Cast Siren Speaker
- Rear DOT Lighting
- Whelen LED 4x6 w/

PAINT & MARKINGS

- Base Coat / Clear Coat Modular Paint
- "No Smoking" & "Fasten Seat Belt" Signs
- Ambulance / Star-of-Life

ELECTRICAL

- Digital Voltmeter
- Audible Low-Voltage Alarm
- Weldon V-Mux Electrical System w/ Load Management & Sequencing System
- Wiring Color-Coded and Heat Embossed Every 6" w/ Function
- Power Distribution Panel Easily Accessible Via Hinged Access Door in Action Area
- One Piece Molded Front Switch Console
- Hinge Mounted Attendant Switch Console
- Control Console Backlighting Dimmer
- Battery Switch Activated via Ignition Switch
- Open Door Warning Light
- Hand Held 300,000 CP Spotlight
- Whelen Dual Intensity LED Patient Compartment Dome Lights
- Exterior Weatherproof Shoreline Receptacle

INTERIOR

- All Vertical Corners 1" Radii
- Stainless Steel Aisle Panel, Left Side, Full Length x 18" x .060"
- Lon-Plate, non skid Vinyl Flooring Rolled 3" Up Both Sides of the Aisle
- EMT Seat, Pedestal Mounted Deluxe Seamless Vinyl Captains Chair w/ 3-Pt Belt
- CPR Seat, three piece, molded contoured cushions
- Squad Bench
- Retractable Seat Belts for All Locations
- Handicap Style, 1 1/2" Diameter, Full Length, Stainless Steel Overhead Grab Rail. This Rail shall be treated with Agion Anti-Bacterial Coating.
- Handicap Style, 1 1/2" Diameter, Stainless Steel Door Pulls on Patient Compartment Doors. These Bars shall be treated with Agion Anti-Bacterial Coating.
- Padded Bulk-Head Cabinet Doors
- ALS Compartment w/ In/Out Access
- R-29 Reflectics Insulation Through-out Module
- Thermostatically Controlled Patient Compartment Heat & Cool System
- 3-Speed Manual Fan Control
- Rear Heat & Cool Unit Mounted Floor Level;
 - * Moisture Drains Directly Through Floor
 - * Short Coolant Circulation Distance
 - * Eliminates Vertical Circulation of Coolant
 - * Unit Easily Accessible for Maintenance
- Overhead Air



ADDITIONS FOR CASTLE ROCK

EMERGENCY & EXTERIOR LIGHTING & SIREN OPTIONS

Qty			Warning & Intersection Lights, Wig-Wag
23	W-03	Chrome Flanges for M9	
2	W-04	Chrome Flanges for M6 or M7	
Qty			Premption
1	W-06	Opti-Com	
Qty			Whelen Smart Linear LED's
2	W-32	Upgrade 900 to M9 LED, R	
4	W-33	Upgrade 900 to M9, Amber, Blue, R/B, R/A	
1	W-34	Upgrade 900 to M9, All or 1/2 Clear	
2	W-35	Additional M9, Red	
4	W-36	Additional M9, B, A, R/B, R/A)	
2	W-48	Additional M7 LED, R/B, R/A	
2	W-50	Whelen ION-T	
Qty			Scene Lights
6	W-56	M9 LED Scene, Upgrade	
1	W-64	Upgrade Brake/Tail to M6 (Pair)	
1	W-65	Upgrade Turn to M6 (Pair)	
1	W-66	Upgrade Reverse to M6 (Pair)	
Qty			Siren & Speakers
1	W-76	295 HFS7 Remote Head, Dual Amps	
1	W-78	Buell Dual Air Horns Mounted Under Front Bumper	



ELECTRICAL OPTIONS	
Qty	Inverters, Chargers, Batteries, Shorelines & Outlets
1	E-03 Vanner Inverter / Conditioner w/ Remote Switch, Model LSC12-1100 Choose One: Inverter on with Ignition <input checked="" type="checkbox"/> Switch in Rear Panel
1	E-10 Upgrade to Kussmaul Auto Eject Shoreline Plug, 20 Amp Yellow
Qty	Outlets & Interior Lighting
2	E-13 110 V Outlet, Additional per Outlet
2	12V DC Outlet, Cigar Style, Additional per Outlet Note:
	E-14 Outlets will be Ignition Hot unless otherwise specified
2	E-16 Dual USB Outlet
1	E-23 Power Door Lock Control Head
8	E-24 Power Door Lock Per Door
1	E-25 LED Lights (3) Above Rear Entry Doors (Brake & Turn)
Qty	Switches & Secure Idle
1	E-35 Hidden Switch in Grill for Door Locks
Qty	Pre-wires, Radios, Intercom, & Clocks
3	E-39 Pre-Wire & Ground for Radio, (additional per Pre-Wire)
3	E-41 Install Customer Antenna (each)
2	E-42 Install Customer Radio Head (each)
Qty	V-Max Options
1	E-47 Warning Lights in Secondary w/Park Brake or Park ("Park" n.a. on some chassis')
1	E-56 Side Scene on in Reverse
Qty	HVAC Systems
1	E-73 IV Warmer Pad, (Smithworks) (12V)
Qty	Mirrors, Hind-Sight, Backup Camera, & Spotlights
1	E-83 Safety Vision Color Reverse & Interior Cameras
1	E-87 Go-Light Wireless Remote Control Roof Mount LED Spotlight, Chrome
Qty	Additional Electrical Options & Special Instruction
1	Move Shoreline inlet to above and front of compartment 2
1	Kussmaul 100 watt solar panel mounted on roof
1	Go light mounted on stanchion on front of box
2	12 volt prewires to #1 & # 7 (ignition and shoreline powered only)
	NOTE : All 12volt outlets are ignition and shoreline powered only
	NOTE: White lights are the only lights off in secondary
	NOTE: Air horn compressor and suction pump mount in the top of #1 compartment
	E-41 2 antennas from box roof to cab 1 pack style antenna from box roof to inverter cabin
Qty	Oxygen
1	M-19 Electric O2 Solenoid w/Switch
2	M-20 Amco Digital O2 Gauge w/Regulator
Qty	Additional Medical Options & Special Instructions
1	Install Ferno InLine Cot Bracket with Stainless Steel Runners (ILFS86STNEWMNT w/ 4in



	INTERIOR OPTIONS
Qty	Laminate & Vinyl
	<p>Note Provide Colors: Laminate Color: Grey Nebula (Standard Colors: Dove Grey, Grey Glace, Grey Nebula) Vinyl Color: Ash Grey (Standard Colors: Cobalt Blue, Wedge Wood Blue, Ash Gray, Claret Red, Desert Rose Red) Lamplate Color: Gunmetal #176 Pewter, #424 Gunmetal, #165 Sapphire</p>
Qty	Seating, Squad Bench, EMT, CPR
1	1-07 Swivel Pedestal for EVS Attendant Seat
1	1-08 3-Pr. Child Seat
1	1-22 Cargo Net, End of Squad Bench
Qty	Cabinetry, Windows, Marker Boards, Shelves, & HVAC Ducts
1	1-29 Radio/Notebook Cabinet in Cab (Design Required)
1	1-30 Customize Console in Type 1
3	1-44 Tilt-up Speed Load Cabinet Windows, w/latch (per window)
3	1-51 Track-Type Adjustable Shelves in Interior Cabinets, (per shelf)
1	1-57 Monitor Shelf to the Rear of the CPR Seat
1	1-59 Glove Storage Over Side Entry Door
1	1-62 Recessed Suction in Left Aisle Wall (No Door)
1	1-63 Door For Above
Qty	Counter Tops
	<p>Note: Select One of the Following No/Charge Standard Counter Top Colors: Speckled Gray</p>
1	1-78 Swivel Bracket for LP12 or LP15
Qty	Insulation & Sound Deadening
1	1-95 Sound Deadening Under Floor
1	1-96 3M Sound Deadening on Back of Exterior Compartments



INTERIOR OPTIONS	
<i>Continued</i>	
Additional Headroom, Crawl Through (Type I), Bariatric Package	
Qty	
1	I-102 Single Bench Lid
Additional Interior Options & Special Instructions	
1	Make cabinet over CPR 21" D, widen Cabinet A. Ref J2850.
1	Add 8" tall cabinet under cabinet A above counter top area.
1	Waste thru the head of squad bench (customer will supply trash container for sizing)
1	Add cabinet under rear street side counter
2	12" wide stainless steel cot runners
1	Install customer supplied drug safe in left wall (note this will protrude thru #1 compt)
1	Havis tunnel mount TMW-RAM-01 Mounted under front console
1	DO NOT angle cabinet above action wall
1	Note: No lips on ALS shelf (trim out with 3/4" angle)
1	Delete 1 ALS shelf



EXTERIOR OPTIONS	
Qty	Custom Body Size, Compartments, Doors & Door Window
1	EX-03 Additional Exterior Compartment, (per compartment)
3	EX-05 Change Exterior Compartment Size
2	EX-09 Double Door on Exterior Compartment I.L.O Single Door
1	EX-16 Dry Deck All Compartments
Qty	Shelves & Dividers
2	EX-19 Adjustable Shelving Unit in Exterior Compartment w/One Shelf 12"-30" wide
3	EX-20 Adjustable Shelving Unit in Exterior Compartment w/One Shelf 30"-48" wide
Qty	Rear Bumpers & Entry Steps
3	EX-35 Dual Interior Emergency Door-Open Handles, Price per Door
1	Bracket for Ferno stair chair on #4 door LD. of pocket 21"w,7.5d,5"h (Reinforce door and
Qty	Rub Rail, Tow Hooks, Mud Flaps, Chains
	EX-40 Rear Tow Hooks (Mounted on Rear Bumper Frame)
1	EX-41 Recessed Rear Tow Hooks
1	EX-44 Grip Strut Inserts in Running Boards
1	EX-50 Southpark Handle at Side Door
1	EX-55 Thunderstruck Bumper
1	EX-66 Divider & Fixed Shelf in #1 or #5
Qty	MISCELLANEOUS OPTIONS
1	MS-01 Credit for Shipping Spare Tire Loose
1	MS-03 Fire Extinguisher, 5lb
Qty	Additional Exterior & Miscellaneous Options & Special Instructions
1	Make Compartment (7) 3/4 height and front half access from exterior for bunker gear. ALS from inside.
1	Make compartment 1 3/4" wide for bunker gear. Will have transverse O2.
1	Transverse O2 storage
2	Fixed shelf in # 1 compartment
1	Warning Label on #7 double door (see photos of last truck) Hand pinch with chevrons
Qty	PAINT OPTIONS
1	P-09 Red Paint Color, (Additional Materials Cost)
1	P-13 Delete Standard Belline Paint
Qty	Pinstripe
1	P-24 6" 3M Diamond Grade Chevrons, Two Alternating Colors
	PROVIDE THE FOLLOWING IF APPLICABLE:
	Primary Paint Color Flame Red
	Primary Paint Code & MFG PPG917832
Qty	Additional Paint Options & Special Instructions
1	Reflective Lettering and Striping to match last unit
	Chevron colors: D.G. FL Yellow D.G. Red 4092