AGREEMENT FOR PURCHASE AND SALE OF GOODS

THIS AGREEMENT FOR PURCHASE AND SALE OF GOODS (the "Agreement") is made this 16^h day of May, 2007, by and between Aqua-Aerobic Systems, Inc., whose address is 6306 N. Alpine Road, Box 2026, Rockford, IL 61130-0026 ("Seller") and THE CITY OF NAPLES, a Florida municipal corporation, the address of which is 735 Eighth Street South, Naples, Florida 34102 ("Buyer"). In consideration of the mutual covenants and agreements hereinafter set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby mutually acknowledged, Buyer and Seller agree as follows:

- 1. <u>Description of Goods; Sale and Delivery</u>. Seller shall sell, transfer, and deliver to Buyer the goods described on the Description/Proposal attached hereto and made a part of as Exhibit "A" subject to such terms as are set forth in the Description/Proposal and in this Agreement.
- 2. <u>Acceptance</u>; <u>Purchase</u>. Buyer shall accept the goods and pay an amount not-to-exceed \$52,400 for the goods in accordance with the terms of this Agreement.
- 3. <u>Identification of Goods</u>. Identification of the goods shall not be deemed to have been made until both Buyer and Seller have agreed that the goods in question are to be appropriate to the performance of this Agreement.
- 4. **Rate and Time of Payment**. Unless otherwise specified, Buyer shall make payment to Seller for the goods within 30 days after the goods are received by Buyer.
- 5. <u>Receipt of Goods</u>. The goods shall be deemed received by Buyer when delivered to Buyer at City of Naples, **1400 Third Avenue North**, **Naples**, **FL 34102**. Delivery of the goods to Buyer shall occur on a business day and shall not occur after 3:15 p.m. on the delivery day.
- 6. **Risk of Loss**. The risk of loss from any casualty to the goods, regardless of the cause, shall be on Seller up to the time of receipt of the goods by Buyer at the place of delivery, but only after any proper inspection has been completed without rejection of the goods. Thereafter, such risk shall be on Buyer, including any goods thereafter returned to Seller until their receipt by Seller.
- 7. **Warranty Against Encumbrances**. Seller warrants that the goods are now free, and at the time of delivery shall be free, from any security interest or other lien or encumbrance.
- 8. <u>Warranty of Title</u>. Seller warrants that at the time of signing this Agreement, Seller neither knows, nor has reason to know, of the existence of any outstanding title or claim of title hostile to the rights of Seller in the goods.
- 9. **Product Warranty.** Seller provides general warranties of fitness and general warranties, attached hereto and made a part of as Exhibit "B", that the goods are free from defects, for 1 year from acceptance of the goods, except as may otherwise be set forth in the Description/Proposal, or other attached warranty.
- 10. **Right of Inspection**. Buyer shall have the right to inspect the goods at the time and place of delivery, and within 5 business days after delivery, Buyer must give notice to Seller of any claim for damages on account of the condition, quality, or grade of the goods, and Buyer must specify in detail the

basis of such claim. The failure of Buyer to comply with these conditions shall constitute irrevocable acceptance of the goods by Buyer.

- 11. **Procedure as to Rejected Goods**. On receipt of notification of rejection, Seller will immediately arrange to receive back the goods for shipment and return. However, within 5 days, Seller may have an agent inspect such goods for nonconformity; otherwise, such inspection will be made on return to Seller's storage facility. When such goods are confirmed or acquiesced in as nonconforming, Seller will ship conforming goods within 30 days of the notice of rejection unless Buyer earlier notifies Seller to forgo such shipment.
- 12. Governing Law. The parties acknowledge that the transaction that is the subject matter of this Agreement bears a reasonable relation to the State of Florida and agree that the law of the State of Florida will govern their rights and duties. The parties specifically intend that the provisions of Article 2 of the Florida Uniform Commercial Code will control as to all aspects of this Agreement and its interpretation, and that all the definitions contained therein will be applicable to this Agreement except where this Agreement may expressly provide otherwise.
- 13. <u>Notices and Address of Record</u>. All notices required or made pursuant to this Agreement to be given by Seller to Buyer shall be in writing and shall be delivered by overnight courier, by hand or by United States Postal Service Department, first class mail service, postage prepaid, return receipt requested, addressed to the following:

To Buyer:

City of Naples Attention: Dr. Robert E. Lee, City Manager 735 Eighth Street South Naples, Florida 34102-3796

All notices required or made pursuant to this Agreement to be given by Buyer to Seller shall be made in writing and shall be delivered by overnight courier, by hand or by the United States Postal Service Department, first class mail service, postage prepaid, return receipt requested, addressed to the following:

To Seller:

Aqua-Aerobic Systems, Inc. 6306 N. Alpine Road Box 2026 Rockford, IL 61130-0026 ATTN: Lloyd Taylor

Either party may change its address of record by written notice to the other party given in accordance with requirements of this Article.

- 14. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original as against any party who signature appears thereon and all of which shall together constitute one and the same instrument.
- 15. **Effective Date**. This Agreement shall take effect on the day of execution by the last party to execute this agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day first written above.

ATTEST:	"SELLER":
	Aqua-Aerobic Systems, Inc. An Illinois Corporation
	(Corporate Seal)
(Print Name:)	By:Authorized Representative
ATTEST:	"BUYER"
	City of Naples, Florida
By: Tara A. Norman, City Clerk	By: Dr. Robert E. Lee, City Manager
Approved as to form and legal sufficiency:	
By:Robert D. Pritt, City Attorney	
Robert D. Pritt, City Attorney	

Aqua-Aerobic Systems, Inc.

DATE: April 18, 2007

Proposal#: 27782

P.O. Box 2026 * 6306 N. Alpine Road * Rockford, IL 61130 * U.S.A.PH#:815/654-2501 * FX#:815/654-2508

The following Notes apply to Aqua-Aerobic Systems' proposal:

We are pleased to quote, for acceptance by the end of June, 2007, prices and terms on goods listed below.

- Equipment will be furnished by Aqua-Aerobic Systems, Inc.
- Any required electrical work and startup outside of the panel is to be provided by the purchaser.

Engineering

Engineering

2 Set(s) Documentation will be provided as described:

- O&M Manual drawing updates

Supervision/Freight

Supervision/Freight Domestic

- 1 Supervision Services and Freight Package(s) will be provided as follows:
- 2 Day(s) On Site for ELECTRICAL SUPERVISION
- 1 Trip(s) for ELECTRICAL SUPERVISION
- FREIGHT TO JOBSITE

The Following Notes apply to Aqua-Aerobic Systems' Proposal:

- We expect record set drawings to be completed and in transit to you approximately 12-14 weeks after receipt of order with acceptable terms and conditions and guarantee of payment. Any changes to the record set drawings may result in price adder(s). *Schedules may be adjusted at time of order placement, depending upon existing order backlog. Weeks quoted are actual working weeks.
- Materials and Services not specifically described/itemized in this proposal are not included in the quoted total price, and are to be supplied by the installing contractor/purchaser.
- Equipment will be furnished by Aqua-Aerobic Systems, Inc.
- Any required electrical work and startup outside of the panel is to be provided by the purchaser.

The Following Notes apply to Aqua-Aerobic Systems' Proposal:

- All prices quoted are FOB Aqua-Aerobic Systems' plant in Rockford, Illinois.
- State and/or local taxes are not included in the price but will be charged unless we receive a valid resale/exemption certificate.
- Subject to credit approval and guarantee of payment, payment Net 30 days from date of each shipment; no retainage
- Supervision services included in Aqua-Aerobic Systems' offering are based upon supply of the quantity of trips and days stated. Additional supervision services can be provided for an additional charge of \$900/day plus travel and living expenses.

GOODS QUOTED ABOVE WILL BE SOLD SUBJECT ONLY TO THE TERMS AND CONDITIONS OF SALE SET FORTH HEREIN. ANY DIFFERENT OR ADDITIONAL TERMS ARE HEREBY OBJECTED TO.

Total Price: \$26,200.00

IN AN AMOUNT NOT-TO-EXCEED \$ 52,400

Aqua-Aerobic Systems, Inc.

April 18, 2007

27782

TERMS AND CONDITIONS OF AQUA-AEROBIC SYSTEMS, INC.

This offer and all of the goods and sales of Aqua-Aerobic Systems, Inc. are subject only to the following terms and conditions. The acceptance of any order resulting from this proposal is based on the express condition that the Buyer agrees to all the terms and conditions herein contained. Any terms and conditions in any order, which are in addition to or inconsistent with the following, shall not be binding upon Aquas-Acrobic Systems. Inc. This proposal and any contract resulting therefrom, shall be governed by and construed in accordance with the laws of the State of Illinois, without regard to conflicts of laws principles.

PAYMENT
Unless specifically stated otherwise, quoted terms are Net 30 Days from shipping date. Past-due charges are 1.5% per month and will apply only on any past-due balance. Aqua-Aerobic Systems, Inc. does not allow retainings of any invoice amount, unless authorized in writing by an authorized representative of our Rockford, Illinois office.

Systems, Inc. shall in no event be effective more than 30 days from date thereof, unless specifically stated otherwise, and is subject to change at any time prior to acceptance.

Shipping dates are not a guarantee of a particular day of shipment and are approximate, being based upon present production information, and are subject to change per the production schedules existing at time of receipt of purchase order. Aqua-Aerobic Systems, Inc. shall not be responsible for any delay in shipment for causes beyond its control including, but not limited to, war, riots, strikes, labor trouble causing interruption of work, fires, other causalists, transportation delays, modification of order, can yet of governmental authorities or acts or God Quested shipment of the interruption of control including by Aqua-Aerobic Systems, Inc., Buyer may not portpone or delay the dates of shipment of goods from our plant or from our supplier's plants beyond the dates set furth in this proposal.

All prices and all shipments of goods are F.O.B. Aqua-Aerobic Systems, Inc.'s plant at Rockford, Illinois unless specifically stated otherwise. Delivery of the goods sold bereunder to the carrier shall be deemed delivery to the Buyer, and upon such delivery, title to such goods and risk of loss or damage shall be upon Buyer.

Prices quoted do not include any taxes, customs duties, or import fees. Buyer shall pay any and all use, sales, privilege or other tax or customs duties or import fees levied by any governmental authority with respect to the sale or transportation of any goods covered hereby. If Aqua-Aerobic Systems, Inc. is required by any taxing authority to collect or to pay any such tax, duty or fee, the Buyer shall be separately billed at such time for the amounts Aqua-Aerobic Systems, Inc. is required to pay.

INSURANCE
Unless the goods are sold on a CIF basis, the Buyer shall provide marine insurance for all risks, including war and general coverage

SECURITY

If at any time the finencial responsibility of the Buyer becomes usualisfactory to Aqua-Aerobic Systems, Inc., or Aqua-Aerobic Systems, Inc. otherwise doesns itself insecure as to receipt of full payment of the purchase price from Buyer hereunder, Aqua-Aerobic Systems, Inc. of payment in full of the purchase price.

No action shall be brought against Aqua-Aerobic Systems, Inc. for any breach of its contract of sale more than two years after the accrual of the cause of action thereof, and, in no event, unless the Buyer shall first have given written notice to Aqua-Aerobic Systems, Inc., of any claim of breach of contract within 30 days after the discovery thereof.

CANCELLATION CLAUSE

No seceptance of this proposal, by purchase order or otherwise, may be modified except by written consent of Aqua-Aerobic Systems, Inc. nor may it be cancelled except by prior payment to Aqua-Aerobic Systems, Inc. the following sums as liquidated damages therefor: 1) if esnoellation is prior to connencement of production and prior to the assumption of any obligations by Aqua-Aerobic Systems, Inc. for any materials or component parts, a sum equal to 15% of the total purchase price; 2) if cancellation is after the connencement of production or after assumption of any obligations by Aqua-Aerobic Systems, Inc. for any materials or component parts, a sum equal to the total of the direct, out-of-pocket expenses incurred to the date of cancellation for labor, materials and any charges made to us by suppliers for cancellation, plus 30% of the total purchase price. All charges and expenses shall be as determined by Aqua-Aerobic Systems, Inc. to the date of the control purchase price. All charges and expenses shall be as determined by Aqua-Aerobic Systems, Inc. to the date of the direct out-of-pocket expenses previously charged and received from Buyer.

PROPRIETARY INFORMATION
This proposal, including all descriptive data, drawings, material, information and know-how disclosed by Aqua-Aerobic Systems, Inc. to Buyer in relation hereto is confidential information intended solely for the confidential use of Buyer, shall remain the property of Aqua-Aerobic Systems, Inc. in any manner.

QUALIFIED ACCEPTANCE AND INDEMNITY

QUALIFIED ACCEPT ARCE AND INDEMNITY
in the event the acceptance of this proposal by Bayer either is contingent upon or rubject to the apercoal by any third party such as, but not limited to, a consulting engineer, with respect to goods, parts, materials, the event was acceptance of this proposal by Bayer either is contingent to the approach by any third party, Aqua-Accebic Systems, inc. and the acceptance of the approach are also also and descriptive data, drawings, calculations, or any other matter, then upon can be approach as a subject to the approach approach and a subject to the approach approach approach and without liability to may party elect to cancel this proposal or return the purchase cocker to Bayer. In the event Aqua-Accebic Systems, Inc. in each cancel to modify this proposal or conform to the equirements and way third party, Aqua-Accebic Systems, Inc. in each conform to the proposal approach as a modified.

A qual-Acceptance Systems, Inc. in a section to return the purchase cocker to Bayer or to any third party so long as the opposal sold and electivened by Aqua-Accebic Systems, Inc. in section to the proposal as modified.

Buyer agrees to indemnify and save harmless Aqua-Aerobic Systems, Inc. from and against all costs and expenses and liability of any kind whatsoever arising out of or in connection with claims by third parties so long as the goods add necessator conform to the requirements of this proposal as approved by any third party.

WARRANTY; LIMITATION OF LIABILITY; AND DISCLAIMER

WARKANTY; LIMITATION OF ELABLITY; AND DISCLAIMER
In return for purchase and full payment for Aqua-Acrobic Systems, Inc. goods, we warrant new goods provided by us to be free from defects in resterials and workmanship under normal conditions and use for a period of one year from the date the goods are put into service, or eighteen mooths from date of shipment (whichever first occurs). If the goods include an "Endura Series" motor, the complete Endura Series unit shall be warranted by Aqua to be free from defects in materials and workmanship under normal conditions and use for three years from the date the product is put into service or 42 months from the date of shipment (whichever occurs first).

OUR OBLIGATION UNDER THIS WARRANTY IS EXPRESSLY AND EXCLUSIVELY LIMITED to replacing or repairing (at our factory at Rockford, Illinois) my part or parts returned to our factory with transportation charges prepaid, and which our examination shall show to have been defective. Prior to return of any goods or its parts to our factory. Buyer shall notify Aqua-Aerobic Systems, Inc. of chimed defect, and Aqua-Aerobic Systems, Inc. of the samination defects, and Aqua-Aerobic Systems, Inc. of the action of the samination defects, and shall have on privilege of examining the goods as Plays Place of business as or where the goods or parts to our factory for the further examination or regain. All goods or parts to our factory for the further examination or regain. All goods or parts to which has been required or district outside our factory or applied, operation or regain. All goods or parts tokich has been required or district outside our factory or applied, operation yet our instruction, or subjected to missue, chemical attack/degradation, negligence or accident. Our warranty on accessories and component parts not manufactured by us is expressly limited to that of the manufacturer thereof.

THE FOREGOING WARRANTY IS MADE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, AND OF ALL OTHER LIABILITIES AND OBLIGATIONS ON OUR PART, INCLUDING ANY LIABILITY FOR NECLIGENCE, STRICT LIABILITY, OR OTHERWISE; AND ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE IS EXPRESSLY DISCLAIMED; AND WE EXPRESSLY DENY THE RIGHT OF ANY OTHER PERSON TO DICUR OR ASSIME FOR US ANY OTHER LIABILITY IN CONNECTION WITH THE SALE OF ANY GOODS PROVIDED BY US. THERE ARE NO WARRANTIES OR GUARANTEES OF PERFORMANCE UNLESS SPECIFICALLY STATED OTHERWISE.

UNDER NO CIRCUMSTANCES, INCLUDING ANY CLAIM OF REGLIGENCE, STRICT LIABILITY, OR OTHERWISE, SHALL AQUA-AEROBIC SYSTEMS, INC. BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES, COSTS OF CONNECTING, DISCONNECTENG, OR ANY LOSS OR DAMAGE RESULTING FROM A DEFECT IN THE GOODS. LIMIT OF LIABILITY: AQUA-AEROBIC SYSTEMS, INC.S TOTAL LIABILITY UNDER THE ABOVE WARRANTY IS LIMITED TO THE REPAIR OR REPLACEMENT OF ANY DEFECTIVE PART. THE REMEDIES SET FORTH HEREIN ARE EXCLUSIVE, AND OUR LIABILITY WITH RESPECT TO ANY CONTRACT OR SALE, OR ANYTHING DONE IN CONNECTION THEREWITH, WHETHER IN CONTRACT, IN TORT, UNDER ANY WARRANTY, OR OTHERWISE, SHALL NOT, IN ANY CASE, EXCEED THE PRICE OF THE GOODS UPON WHICH SUCH LIABILITY IS BASED.

Final acceptance of this proposal must be given to Aqua-Aerobic Systems, Inc. at their office in Rockford, Illinois. Please acknowledge acceptance by signing the proposal and returning it to Aqua-Aerobic Systems, Inc.

Accepted by:		Offer Respectfully Submitted, Land L. Taylor
Ву:	Date:	Lloyd Taylor, Customer Service Specialist Aqua-Aerobic Systems, Inc.