AGREEMENT FOR PURCHASE AND SALE OF GOODS

THIS AGREEMENT FOR PURCHASE AND SALE OF GOODS (the "Agreement") is made this 6TH day of February, 2008, by and between **Steele Truck Center, Inc.**, whose address is **2150 Rockfill Road, Fort Myers, FL 33916** ("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 the total sum of \$201,654.26 for a Mack MRV613 Solid Waste Refuse Collection Vehicle 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. Receipt of Goods. The goods shall be deemed received by Buyer when delivered to Buyer at City of Naples, Attn: Buddy Bennett / Randy Bills, 370 Riverside Circle, 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. <u>Risk of Loss</u>. 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. <u>Warranty Against Encumbrances</u>. 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 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. <u>Right of Inspection</u>. 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>Bid Documents</u>. The terms and conditions of the Invitation to Bid #090-07 attached hereto and made a part hereof as Exhibit "B" shall be incorporated herein as a part of this Agreement.
- 14. <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: A. William Moss, 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:

Steele Truck Center, Inc. 2150 Rockfill Road Ft. Myers, FL 33916 Attn: John Schwind

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

15. <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 whose signature appears thereon and all of which shall together constitute one and the same instrument.

IN WITNESS WHEREOF, the parties h written above.	ereto have executed this Agreement on the day first
ATTEST:	"SELLER": Steele Truck Center, Inc.
	(Corporate Seal)
(Print Name:)	By:Authorized Representative
ATTEST:	"BUYER" City of Naples, Florida
By: Tara A. Norman, City Clerk	By:A. William Moss, City Manager
Approved as to form and legal sufficiency:	
By:Robert D. Pritt, City Attorney	

16. **Effective Date**. This Agreement shall take effect on the day of execution by the last party to execute this agreement.



INVITATION TO BID

CITY OF NAPLES PURCHASING DIVISION 270 RIVERSIDE CIRCLE NAPLES, FL 34102

PH: 239-213-7100 FX: 239-213-7105

HAZETHO DATE	PURCHASE FRONT-LOADING	200 4	11/27/07 2:00DM	
11/08/07	RESIDENTIAL REPUSE TRUCK	012-08		
	PRE-BID DATE, TIME AND LCC	AMION:		

BHELLE TYUCK CONT	ear Inc
2150 ROCKFIII Pd	
CCT-DEADS-CIF	215
Fort Myors, F1 336	and the second s
239 334 2300	JJ909tecktyuck com
239 334 4676	tora accessor

I certify that this bid is made without prior understanding, agreement, or connection with any corporation, firm, or person submitting a bid for the same materials, supplies, or equipment and is in all respects fair and without collusion or fraud. I agree to abide by all conditions of this bid and certify that I am authorized to sign this bid for the bidder. In submitting a bid to the City of Naples the bidder offers and agrees that if the bid is accepted, the bidder will convey, sell, assign or transfer to the City of Naples all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the Anti-trust laws of the United States and the State of FL for price fixing relating to the particular commodities or services purchased or acquired by the City of Naples. At the City's discretion, such assignment shall be made and become effective at the time the City tenders final payment to the bidder.

POLINIBIANO ROMATORS		DATE	PRINTED EME/713CD			
Jol SI	2_	11-23-07	John	Schwind	Sous	Rep.
	Donalds I	Separ testant by mil t maps assetted of the f	Sinc lapping			
1	Substantes 67		Lebland	in 1%	Application	40

PLEASE NOTE THE FOLLOWING:

- This page must be completed and returned with your bid. Bids must be submitted in a sealed envelope, marked with bid number & closing data.
 Bids received after the above closing date and time will not be accepted.
- If you do not have an exail address and you want a copy of the Bid Tab, please enclose a stamped, self-addressed envelope with your bid.

- 1. Furnish one (1) 25 YARD HEAVY DUTY Rear Loading Refuse Truck as specified: \$ 201.654.26
- 2. Prompt Pay Terms: Net & 30 Days.
- *3. Make and Model Cab & Chassis Offered: Mack mack mack
 - 4. State Time of Normal Warranty: See warranty Schedule
 - 5. State Where Warranty Work Will Be Performed: Fort Myers (PROVIDE COPY OF WARRANTY)
 - 6. Time of Delivery: 60 Calendar Days After Receipt of Purchase Order.

ALL WARRANTIES SHOULD BE INCLUDED WITH THE BID.

* This bid price includes a mc Neilus model 3629
36 yard Font londer *



WARRANTY COVERAGES AND LIMITATIONS: All Coverage is 100% Parts and Labor

EHICLE APPLICATION	CATION: HEAVY DUTY (C - ON/OFF HIGHWAY) EL YEAR 2008 MP7('07) ENGINE				
	100 V - 101 V - 101 V - 100 V	Hours	Months	Miles	Kilometers
		nours	MOTURS	Willes	Kilometera
SCHEDULE 1.	BASIC VEHICLE * (Includes Roadside Assistance and Towing for warrantable failures**)		12	100,000	181 000
grake Drums are covered	for 12 months or 25,000 miles/40 000 kilometers only.				
SCHEDULE 2.	MACK DIESEL ENGINE			25072220	
Standard Warranty: Optional Standard War * Standard & Optional warrantable engine fai	Standard Warranty Includes: Roadside Assistance and Towing on	40,800 6,250 6,250	36 24 24	300,000 250,000 250,000	483 000 402 500 402 500
visjor Components:	Block Stiffener (Ladder Frame) Dil Pump Drive & Driven Gears Camhett Forging Thormoster Housing Cemehaft Caps & Bots Timing Gear Cover & Mounting Plate Connecting Rod & Cap Forging Coolant Pump Housing Crankshaft Forging Cylinder Block Casting Cylinder Head Casting & Bots Engine Gears (Rear Mounted) Exhaust Manifold Casting Plywheel Housing Intake Manifold Casting Main Bearing Botts & Caps	12,500	60	500,000	805,000
reD	and Towing on warrantable Mack engine failures.	6,250	24	250,000	402 500
replaced directly as a re Components not manual These components are Consult your local MA SCHEDULE 3.	to consumables such as lubricant, antifreeze, filter elements, bults, hose result of a warrantable engine, carrier or transmission failure. Iffactured by Mack Trucks, Inc., but used on MACK diesel engine assemble covered by the component manufacturer's warranty in effect at the time CK service facility for details. MACK T300 & TM300 TRANSMISSIONS as and Towing or warrantable Mack transmission failures.	ies are ex	duded from th		
	MACK AXLES				
SCHEDULE 4. Rear Carriers and Hou		1000	36	300,000	483 000
Rear Camers and not Front I-Beam	1011127	-	36	300,000	483 000
est Beele and Carrier	, Regardless of Carrier Model	2000	12	100,000	161 000 161 000
** Roadside Assistant	se and Towing on warrantable Mack camer failures	****	12	100,000	191 000
SCHEDULE 5.	Trunnion Bracket and Spindle, Suspension Trunnion (except Bushings).	and a	36	300,000	483 000
" Roadside Assistant	te and Towing on warrantable failures.		12	100,000	161 000
SCHEDULE 6.	FRAMES: SIDE RAILS AND CROSSMEMBERS		36	300,000	483 000
** Roadside Assistance	ce and Towing on warrantable failures		12	100,000	161 000
SCHEDULE 7.	CAB STRUCTURE		24	200,000	322 000
SCHEDULE 8.	CAB CORROSION perforation (an actual hole in the cab panel) due to corrosion, poly to corrosion caused by damage to paint finish.	aner	60	500,000	805 000
SCHEDULE 9.	Components not manufactured by Mack Trucks, Inc. m as they are covered by the manufacturer's warranty. Co	ay have onsult yo	warranty of ur local MA	overage di CK sales	fferent from ab facility for deta

^{**} maximum \$500 per docurance ** Roadside Assistance and Towing coverage does not apply to vandor anginas, transmissions and axles.