INTERAGENCY AGREEMENT
BETWEEN
STATE OF WASHINGTON
DEPARTMENT OF ENTERPRISE SERVICES
AND
CITY OF LAKEWOOD

THIS AGREEMENT is made and entered into by and between the Department of Enterprise Services, Services Division, Materials Management Center, Surplus Property, hereinafter referred to as "DES", and the City of Lakewood, hereinafter referred to as “CITY” pursuant to the authority granted by Chapter 39.34 RCW.

IT IS THE PURPOSE OF THIS AGREEMENT to provide Surplus Property services for CITY.

NOW, THEREFORE, in consideration of the terms and conditions contained herein, or attached and incorporated by reference and made a part hereof, the above named parties mutually agree as follows:

1. STATEMENT OF WORK

DES, under its authority in RCW 43.19.1919, acting on behalf of CITY shall furnish the necessary personnel and services and otherwise do all things necessary for or incidental to the performance of the work set forth in this Agreement.

DES agrees to sell vehicles, equipment and other personal property, except for hazardous materials, that are declared surplus and turned over to DES for disposal ("Property"). DES further agrees to include the following clause in its Terms and Conditions of sale with any purchase of CITY Property in substantially the same form: "All available information about the item has been reported in this listing. The item may have defects of which the Washington State Surplus Program is unaware. You are bidding on these item(s) 'as is, where is.' All sales are final. Personal inspection is strongly advised. Failure to inspect the item shall not be grounds for any claim or property abandonment." All surplus property turned over to DES is publicly advertised via the DES website (www.ga.wa.gov/surplus). Methods for selling surplus property will include, but are not limited to:

1. Priority Sales (See WAC 236-48-190)
2. Public Sales
3. Internet Sales

A. DES agrees to provide the following services:

1. Properly store and assume responsibility for the safekeeping of all vehicles, equipment and other personal property.
2. Endeavor to obtain resale prices equal to the industry standard trade-in or quick sale equipment values.
3. Sell surplus property turned over to DES in a timely manner, collect payment from buyer, and reimburse CITY the proceeds of sales, less DES's authorized fees per current published fee schedule (www.ga.wa.gov/surplus).
4. Take all necessary administrative actions to ensure surplus property turned over to DES ownership is legally and fully transferred from the CITY to the buyer.
5. Take responsibility for resolving any ownership issues that may arise after surplus property is purchased.
6. Set up Login ID and Password to the Property Disposal System for CITY staff authorized to submit surplus property.
7. Review SF267-A submitted within 24 hours and assign a DES Authority Number for approved property.
B. CITY agrees that it will:
   1. Submit disposal forms SF267-A for all surplus property using DES’s online Property
      Disposal Request System, along with signed vehicle and equipment titles.
   2. Contact DES at (360) 753-3508, two days (48 hours) prior to delivery of surplus property.
      a. Transportation/Hauling Services are available through DES’s Transportation Services.
         Please contact transportservices@ga.wa.gov, for a quote to haul your surplus property.
   3. Dispose of the following hazardous materials themselves:
      a. Asbestos — Any product containing more than 1 percent asbestos, including wrapped
         pining, fireproofing materials, fireproof safes, fire retardant clothing, floor titles, ceiling
         tiles, etc.
      b. Polychlorinated biphenyls (PCB’s) — Including transformers, capacitors, electrical
         equipment containing capacitors or transformers, fluorescent fixtures, liquid filled
         electrical devices, etc.
      c. Liquids, Flammable or toxic liquids and powders, including paints, solvents, cleaners,
         copier fluids, etc.
      d. Radioactive Materials — Including smoke detectors, x-ray equipment, etc.
      e. Pesticides/Herbicides — Including insecticides, fungicides, herbicides, wood preservative,
         disinfectants, and any other substances intended to control pests.

2. PERIOD OF PERFORMANCE

   Subject to its other provisions, the period of performance of this Agreement shall commence when this
   Agreement is properly signed, and continue until terminated by either party, as provided herein.

   This Agreement cancels and supersedes all previous agreements between DES and CITY for surplus
   property services.

3. CONSIDERATION

   After deducting its fee, DES shall reimburse CITY for the sale of surplus property. Compensation shall
   be based on the current Surplus Property Fee Schedule located on DES’s website
   (www.ga.wa.gov/surplus). DES reserves the right to amend their Fee Schedule when DES receives
   authorization to do so. DES will notify CITY, in writing within thirty (30) days prior to Office of
   Financial Management approved rate changes.

4. PAYMENT PROCEDURE

   DES shall submit surplus property proceeds to CITY within thirty (30) days of sale of surplus property.

   The surplus property proceeds shall be forwarded to the following:
   
   City of Lakewood
   Attn: Choi Halladay
   6000 Main Street SW
   Lakewood, WA 98499

5. AGREEMENT CHANGES, MODIFICATIONS AND AMENDMENTS

   This Agreement may be changed, modified or amended by written agreement executed by both
   parties.

6. CONTRACT MANAGEMENT

   The representative for each of the parties shall be responsible for and shall be the contact person for all
   communications and billings regarding the performance of this Agreement.

   A. The DES representative on this Agreement shall be: Program Manager, Materials Management,
      7511 New Market Street, Tumwater, WA 98512, (360) 753-3508, SurplusMail@ga.wa.gov
B. The CITY representative on this Agreement shall be: Eric Lowell, Finance Analyst, 6000 Main Street SW, Lakewood, WA, 98499, (253)983-1024, elowell@cityoflakewood.us.

7. INDEMNIFICATION

To the fullest extent permitted by law, CITY shall indemnify, defend, and hold harmless State, agencies of State and all officials, agents and employees of State, from and against all claims arising from the sale or transaction before, during, or after the sale. “Claim,” as used in this Agreement, means any financial loss, claim, suit, action, damage, or expense, including but not limited to attorney’s fees, attributable for bodily injury, sickness, disease, or death, or injury to or destruction of tangible property including loss of use resulting therefrom.

CITY expressly agrees to indemnify, defend, and hold harmless State for any claim arising out of or incidental to CITY performance or failure to perform its rights, duties and obligations under this Agreement. CITY shall be required to indemnify, defend, and hold harmless State only to the extent claim is caused in whole or in part by negligent acts or omissions of CITY.

8. TERMINATION

Either party may terminate this Agreement upon 30-days’ prior written notification to the other party. If this Agreement is so terminated, the parties shall be liable only for performance rendered or costs incurred in accordance with the terms of this Agreement prior to the effective date of termination.

9. TERMINATION FOR NON-USE

If services in Statement of Work have not been used in 5 years, this agreement is automatically terminated without further notice. To commence services, CITY must sign a new service agreement.

Execution

We, the undersigned, agree to the terms of the foregoing Agreement.

Department of Enterprise Services
Materials Management Center

SIGNATURE
DOUG COLEMAN
NAME

MATERIALS MANAGEMENT CENTER MANAGER
TITLE
3/26/2012
DATE

REVIEWED BY DES CONTRACT UNIT 12/23/11

TEMPLATED APPROVED AS TO FORM BY:
The Office of the Attorney General
November 1, 2010

City of Lakewood

SIGNATURE
ANDREW NOBI'LL
NAME

CITY MANAGER
TITLE
2-29-12
DATE

APPROVED AS TO FORM:
Heidi Ann Waechter
City Attorney

ATTEST:
ALICE M. BUSI
CITY CLERK 3-20-12