



215 S. Seth Child Road
Manhattan, KS 66502
Phone: 888.777.7850
Fax: 888.777.7875
www.clpusa.net

May 11, 2021

Mark Finigan
City of Key West
1300 White Street
Key West, FL 33040

RE: Financing for Fifty-five (55) Scott X3 Pro SCBAs, Four (4) RIT-PAK, One-hundred four (104) Cylinders & Related Equipment

Dear Mark,

Thank you for the opportunity to work with City of Key West on your financing project!

This package includes the documentation with instructions to complete financing of the equipment.

Community First National Bank is listed as Lessor to this Agreement. Community Leasing Partners is a division of Community First National Bank and is the exclusive marketing, origination and placement agent for the bank.

Please return all documents with original signatures by 6/11/2021 to avoid any potential change in the payments or interest rate.

This Agreement requires three different signers from the City of Key West and an attorney's opinion letter.

Signer 1 - Patti McLauchlin, Interim City Manager
Signer 2 - Teri Johnston, Mayor
Signer 3 - Cheri Smith, City Clerk

Upon receipt of all listed documents; delivery of the equipment and your approval of the equipment invoice; we will remit payment to the vendor. This transaction is subject to acceptance of the documentation and final review and approval by the Lessor.

If you have any questions regarding the documentation, please feel free to contact me at 888.777.7850.

Respectfully,

Cindy

Cindy Turner
Assistant Vice President-Leasing Operation

Documentation Instructions

◇ MASTER EQUIPMENT LEASE PURCHASE AGREEMENT

- Patti McLauchlin - sign where indicated

◇ Exhibit A – SCHEDULE OF EQUIPMENT

- Patti McLauchlin - sign where indicated

◇ Attachment 1 – EQUIPMENT DESCRIPTION

- Provide physical location where the equipment will be kept after delivery/installation

◇ Attachment 2 –PAYMENT SCHEDULE

- Patti McLauchlin - sign where indicated

◇ Exhibit B – LESSEE RESOLUTION

- Print the date the Resolution is being signed
- Print the date of the meeting in which the financing was approved
- Patti McLauchlin - sign as “Authorized Signer”
- Complete the lessee’s fiscal year start and end months
- Teri Johnston - attest the Resolution as “Attested By”
- Cheri Smith - certify the Resolution as “Certified By”

◇ Exhibit C - OPINION OF COUNSEL

- Request your legal counsel provide an Opinion of Counsel using the example provided; retyped on his/her letterhead with their signature (*If counsel would like changes, he/she must first contact CLP*)

◇ Exhibit D - ACCEPTANCE CERTIFICATE

- Patti McLauchlin - sign and date where indicated

◇ BANK QUALIFIED CERTIFICATE

- Patti McLauchlin - sign where indicated

◇ INSURANCE COVERAGE REQUIREMENTS

- Provide Agent’s contact information
- Patti McLauchlin - sign where indicated

◇ INVOICE INSTRUCTIONS

- Complete contact information for payment billing invoices

◇ NOTICE OF ASSIGNMENT

- Patti McLauchlin - sign where indicated

◇ 8038 - IRS Form

- Verify employer identification number in Box 2, Complete Boxes 10a & 10b
- Patti McLauchlin - sign and date where indicated under “Signature and Consent”

◇ ADDITIONAL DOCUMENTATION NEEDED PRIOR TO VENDOR PAYMENT:

- Certificate of Insurance from your insurance provider
- Copy of down payment check to MES in the amount of \$175,000.00

Conditions to Funding

If, for any reason: (i) the required documentation is not returned by 6/11/21, or has unresolved issues relating thereto, or (ii) on, or prior to the return of the documentation, there is a change of circumstances which adversely affects the expectations, rights or security of the Lessor or its assignees; then Lessor or its assignees reserves the right to adjust the quoted interest rate or withdraw/void its offer to fund this transaction in its entirety.

This contract is being issued based upon review of credit and financial materials provided by lessee that resulted in a credit approval decision. CLP is committed to working with the lessee on this transaction throughout the entire process. Failure to complete the lease in its entirety may result in a \$500 documentation fee being charged. This fee is for credit analysis, drafting of the contract, overnight services and expenses incurred in processing this agreement.

MASTER EQUIPMENT LEASE PURCHASE AGREEMENT

LESSEE: City of Key West

This Master Equipment Lease Purchase Agreement, including all exhibits and schedules hereto whether currently in existence or hereafter executed (the "Agreement"), dated as of 5/7/2021, and entered into between Community First National Bank 215 S. Seth Child Rd, Manhattan, KS 66502 ("Lessor"), and City of Key West, 1300 White Street, Key West, FL 33040 a body corporate and politic duly organized and existing under the laws of the State of Florida ("Lessee");

RECITALS

WHEREAS, Lessee desires to lease from Lessor certain equipment described in the schedules to this Agreement, substantially in the form of Exhibit A hereto, that are executed from time to time by the parties hereto (such schedules are hereby incorporated herein and are hereinafter collectively referred to as the "Schedules", and the items of equipment leased to Lessee hereunder, together with all substitutions, proceeds, replacement parts, repairs, additions, attachments, accessories and replacements thereto, thereof or therefore, are hereinafter collectively referred to as the "Equipment") subject to the terms and conditions of and for the purposes set forth in this Agreement.

WHEREAS, the relationship between the parties shall be a continuing one and items of equipment may be added to or deleted from the Equipment from time to time by execution of additional Schedules by the parties hereto and as otherwise provided herein.

WHEREAS, Lessee is authorized under the constitution and laws of the State to enter into this Agreement for the purposes set forth herein.

NOW, THEREFORE, for and in consideration of the premises hereinafter contained, the parties hereby agree as follows:

ARTICLE I. REPRESENTATIONS, WARRANTIES AND COVENANTS OF LESSEE

Section 1.01. Lessee represents, covenants and warrants, for the benefit of Lessor and its assignees, as follows:

- (a) Lessee is a public body, corporate and politic, duly organized and existing under the Constitution and laws of the State.
- (b) Lessee will do or cause to be done all things necessary to preserve and keep in full force and affect its existence as a body corporate and politic. Lessee is a political subdivision of the State within the meaning of Section 103(a) of the Code or a constituted authority authorized to issue obligations on behalf of a state or local governmental unit within the meaning of the regulations promulgated pursuant to said Section of the Code.
- (c) Lessee has full power and authority under the Constitution and laws of the State to enter into this Agreement and the transactions contemplated hereby, and to perform all of its obligations hereunder.
- (d) Lessee has duly authorized the execution and delivery of this Agreement by proper action by its governing body at a meeting duly called, regularly convened and attended throughout by the requisite majority of the members thereof, or by other appropriate official approval, and all requirements have been met and procedures have occurred in order to ensure the enforceability of this Agreement.
- (e) Lessee has complied or will comply with such public bidding requirements as may be applicable to this Agreement and the acquisition by Lessee of the Equipment.
- (f) During the Lease Term, the Equipment will be used by Lessee only for the purpose of performing one or more essential governmental or proprietary functions of Lessee consistent with the permissible scope of Lessee's authority and will not be used in a trade or business of any person or entity other than Lessee.
- (g) During the Lease Term, Lessee will annually provide Lessor with current financial statements, budgets, proof of appropriation for the ensuing fiscal year and such other financial information relating to the ability of Lessee to continue this Agreement as may be reasonably requested by Lessor.
- (h) The Equipment will have a useful life in the hands of Lessee that is substantially in excess of the Original Term and all Renewal Terms.
- (i) The Equipment is, and during the Lease Term will remain personal property and when subjected to use by the Lessee, will not be or become fixtures.
- (j) The Equipment is essential to the function of the Lessee and the services provided to its citizens, and will be used throughout the period that this Agreement is in force for the purpose of performing one or more governmental or proprietary functions consistent with the permissible scope of its authority.
- (k) During the term of this Agreement, Lessee will not dispose of or sell any part of the Equipment.
- (l) Lessee has not terminated a lease, rental agreement, installment purchase contract, or any other such agreement in the past five (5) years as a result of insufficient funds being appropriated for payments due under such an agreement.
- (m) This Agreement constitutes the legal, valid and binding obligation of Lessee enforceable in accordance with its terms, except to the extent limited by applicable bankruptcy, insolvency, reorganization or other laws affecting creditors' rights generally.
- (n) No event or condition that constitutes, or with the giving of notice or the lapse of time or both would constitute, an Event of Default exists at the date hereof.
- (o) Lessee has, in accordance with the requirements of law, fully budgeted and appropriated sufficient funds for the current fiscal year to make the Rental Payments scheduled to come due during the current fiscal year and to meet its other obligations under this Agreement for the current fiscal year, and such funds have not been expended for other purposes.
- (p) There is no action, suit, proceeding, inquiry or investigation, at law or in equity, before or by any court, public board or body, pending or threatened against or affecting Lessee, nor to the best knowledge of Lessee is there any basis therefore, wherein an unfavorable decision, ruling or finding would materially adversely affect the transactions contemplated by this Agreement or any other document, agreement or certificate which is used or contemplated for use in the consummation of the transactions contemplated by this Agreement or materially adversely affect the financial condition or properties of Lessee.
- (q) All authorizations, consents and approvals of governmental bodies or agencies required in connection with the execution and delivery by Lessee of this Agreement or in connection with the carrying out by Lessee of its obligations hereunder have been obtained.
- (r) The entering into and performance of this Agreement or any other document or agreement contemplated hereby to which Lessee is or is to be a party will not violate any judgment, order, law or regulation applicable to Lessee or result in any breach of, or constitute a default under, or result in the creation of any lien, charge, security interest or other encumbrance on any assets of Lessee or the Equipment pursuant to any indenture, mortgage, deed of trust, bank loan or credit agreement or other instrument to which Lessee is a party or by which it or its assets may be bound, except as herein provided.

ARTICLE II. DEFINITIONS

Section 2.01. The following terms will have the meanings indicated below unless the context clearly requires otherwise:

"Agreement" means this Master Equipment Lease Purchase Agreement, including the Schedules and any other schedule, exhibit or escrow agreement made a part hereof by the parties hereto, whether currently in existence or hereafter executed, as the same may be supplemented or amended from time to time in accordance with the terms hereof.

"Code" means the Internal Revenue Code of 1986, as amended, and the United States Treasury Regulations in effect thereunder.

"Commencement Date" means, with respect to any Schedule, the date when the Lease Term of this Agreement with respect to that Schedule and Lessee's obligation to pay rent under that Schedule commence, which date will be the earlier of (i) the date of the Agreement, or (ii) the date on which sufficient moneys to purchase the Equipment are deposited for that purpose with an Escrow Agent.

"Equipment" means the property described in the Schedules and all replacements, substitutions, repairs, restorations, modifications, attachments, accessions, additions and improvements thereof or thereto. Whenever reference is made in this Agreement to Equipment listed in a Schedule, that reference shall be deemed to include all replacements, repairs, restorations, modifications and improvements of or to that Equipment.

"Event of Default" means, with respect to any Lease, an Event of Default described in Section 10.01.

"Escrow Agreement" means, with respect to a given Schedule, an escrow agreement in form and substance satisfactory to Lessor, between Lessee, Lessor and an escrow agent relating to the acquisition fund created thereunder.

"Lease" means, at any time, (i) if none of Lessor's interest in, to and under any Schedule has been assigned pursuant to Section 9.01, or if all of Lessor's interest in, to and under this Agreement and all Schedules have been assigned to the same assignee without any reassignment, this Agreement, or (ii) if Lessor's interest in, to and under any Schedule or Schedules has been assigned or reassigned pursuant to Section 9.01, all Schedules that have the same Lessor and this Agreement as it relates to those Schedules and the Equipment listed therein, which shall constitute a separate single lease relating to that Equipment.

"Lease Term" means, with respect to any Lease, the Original Term and all Renewal Terms of that Lease.

"Lessee" means the entity which is described in the first paragraph of this Agreement, its successors and assigns.

"Lessor" means, with respect to each Schedule and the Lease of which that Schedule is a part, (i) if Lessor's interest in, to and under that Schedule has not been assigned pursuant to Section 9.01, the entity described as such in the first paragraph of this Agreement or its successor, or (ii) if Lessor's interest in, to and under that Schedule has been assigned pursuant to Section 9.01, the assignee thereof or its successor.

"Net Proceeds" means the amount remaining from the gross proceeds of any insurance claim or condemnation award after deducting all expenses (including attorneys' fees) incurred in the collection of such claim or award.

"Original Term" means, with respect to any Lease, the period from the first Commencement Date for any Schedule under that Lease until the end of the fiscal year of Lessee in effect at that Commencement Date.

"Purchase Option Price" means, with respect to the Equipment listed on any Schedule, the amount set forth in that Schedule as the Purchase Option Price for that Equipment.

"Renewal Terms" means, with respect to any Lease, the automatic renewal terms of that Lease, as provided for in Article III of this Agreement, each having a duration of one year and a term co-extensive with the Lessee's fiscal year except the last of such automatic renewal terms which shall end on the due date of the last Rental Payment set forth in the Schedule.

"Rental Payments" means the basic rental payments payable by Lessee pursuant to Section 4.02.

"State" means the state in which Lessee is located.

"Vendor" means the manufacturer of the Equipment as well as the agents or dealers of the manufacturer from whom Lessor purchased or is purchasing the Equipment.

ARTICLE III. LEASE TERM

Section 3.01. Lease of Equipment. Lessor hereby demises, leases and lets to Lessee, and Lessee rents, leases and hires from Lessor, the Equipment listed in each Schedule in accordance with this Agreement and that Schedule for the Lease Term for the Lease of which that Schedule is a part. The Lease Term for each Lease may be continued at the end of the Original Term or any Renewal Term for an additional Renewal Term; provided, however, that at the end of the Original Term and at the end of each Renewal Term, Lessee shall be deemed to have continued that Lease for the next Renewal Term unless Lessee shall have terminated that Lease pursuant to **Section 4.05** or **Section 5.04**. The terms and conditions during any Renewal Term shall be the same as the terms and conditions during the Original Term, except that the Rental Payments shall be as provided in the Schedules. Lessor hereby covenants to provide Lessee during the Lease Term with quiet use and enjoyment of the Equipment, and Lessee shall during the Lease Term peaceably and quietly have and hold and enjoy the Equipment, without suit, trouble or hindrance from Lessor, except as expressly set forth in this Agreement.

Section 3.02. Continuation of Lease Term. Lessee currently intends, subject to **Section 4.05**, to continue the Lease Term for each Lease through the Original Term and all of the Renewal Terms and to pay the Rental Payments hereunder. Lessee reasonably believes that legally available funds in an amount sufficient to make all Rental Payments during the Lease Term for each Lease can be obtained. The responsible financial officer of Lessee shall do all things lawfully within his or her power to obtain and maintain funds from which the Rental Payments may be made, including making provision for the Rental Payments to the extent necessary in each proposed annual budget submitted for approval in accordance with applicable procedures of Lessee and to exhaust all available reviews and appeals in the event such portion of the budget is not approved. Notwithstanding the foregoing, the decision whether or not to budget or appropriate funds or to extend a Lease for any Renewal Term is solely within the discretion of the then current governing body of Lessee.

Section 3.03. Return of Equipment on Termination. Upon expiration or earlier termination of any Schedule under any provision of this Agreement at a time when Lessee does not exercise its option to purchase the Equipment described in that Schedule under the provisions of this Agreement, Lessee shall deliver, at Lessee's expense, the Equipment described in that Schedule to Lessor in the same condition as existed at the Commencement Date, ordinary wear and tear expected, packaged or otherwise prepared in a manner suitable by shipment by truck or rail common carrier at a location specified by Lessor.

Section 3.04. Conditions to Lessor's Performance under Schedules. As a prerequisite to the performance by Lessor of any of its obligations pursuant to the execution and delivery of any Schedule, Lessee shall deliver to Lessor the following:

- (a) A Lessee Resolution executed by the Clerk or Secretary or other comparable officer of Lessee, in substantially the form attached hereto as Exhibit B, completed to the satisfaction of Lessor;
- (b) An Opinion of Counsel to Lessee in substantially the form attached hereto as Exhibit C respecting such Schedule and otherwise satisfactory to Lessor;
- (c) All documents, including financing statements, affidavits, notices and similar instruments, in form satisfactory to Lessor, which Lessor deems necessary or appropriate at that time;
- (d) Such other items, if any, as are set forth in such Schedule or are reasonably required by Lessor.

This Agreement is not a commitment by Lessor to enter into any Schedule not currently in existence, and nothing in this Agreement shall be construed to impose any obligation upon Lessor to enter into any proposed Schedule, it being understood that whether Lessor enters into any proposed Schedule shall be a decision solely within Lessor's discretion.

Lessee will cooperate with Lessor in Lessor's review of any proposed Schedule. Without limiting the foregoing, Lessee will provide Lessor with any documentation or information Lessor may request in connection with Lessor's review of any proposed Schedule. Such documentation may include, without limitation, documentation concerning the Equipment and its contemplated use and location and documentation or information concerning the financial status of Lessee and other matters related to Lessee.

ARTICLE IV. RENTAL PAYMENTS

Section 4.01. Rental Payments to Constitute a Current Expense of Lessee. Lessor and Lessee understand and intend that the obligation of Lessee to pay Rental Payments hereunder shall constitute a current expense of Lessee and shall not in any way be construed to be a debt of Lessee in contravention of any applicable constitutional or statutory limitations or requirements concerning the creation of indebtedness by Lessee, nor shall anything contained herein constitute a pledge of the general tax revenues, funds or monies of Lessee.

Section 4.02. Payment of Rental Payments. Lessee shall pay Rental Payments, from any and all legally available funds, in lawful money of the United States of America, exclusively to Lessor or, in the event of assignment by Lessor, to its assignee, in the amounts and on the dates set forth in each Schedule. Rental Payments shall be in consideration for Lessee's use of the Equipment during the applicable year in which such payments are due. The Rental Payments will be payable without notice or demand at the office of Lessor (or such other place as Lessor may from time to time designate in

writing). If any Rental Payment or other sum payable under any Schedule is not paid when due, Lessee shall pay to Lessor accrued interest on such delinquent amount from the date due thereof until paid at the lesser of 18% or the maximum rate allowed by law. In the event that it is determined that any of the interest components of Rental Payments may not be excluded from gross income for purposes of federal income taxation, Lessee agrees to pay to Lessor promptly after any such determination and on the date of each Rental Payment thereafter an additional amount determined by Lessor to compensate Lessor for the loss of such excludability (including without limitation, compensation relating to interest expense, penalties or additions to tax), which determination shall be conclusive absent manifest error.

Section 4.03. Interest and Principal Components. A portion of each Rental Payment is paid as, and represents payment of, interest, and the balance of each Rental Payment is paid as, and represents payment of, principal. Each Schedule will set forth the interest component and the principal component of each Rental Payment during the Lease Term.

Section 4.04. Rental Payments to be Unconditional. The obligations of Lessee to make payment of the Rental Payments required under this Article IV and other sections hereof, and to perform and observe the covenants and agreements contained herein, shall be absolute and unconditional in all events, except as expressly provided under this Agreement. Notwithstanding any dispute between Lessee and Lessor, any Vendor or any other dispute between Lessee and Lessor, any Vendor or any other person, Lessee shall make all payments of Rental Payments when due and shall not withhold any Rental Payments pending final resolution of such dispute, nor shall Lessee assert any right of set-off or counterclaim against its obligation to make such payments required under this Agreement. Lessee's obligation to make Rental Payments during the Original Term or the then-current Renewal Term for each Schedule shall not be abated through accident or unforeseen circumstances.

Section 4.05. Non appropriation. Lessee is obligated only to pay such Rental Payments under this Agreement (and any additional amounts due hereunder, if applicable) as may lawfully be made from funds budgeted and appropriated for that purpose during Lessee's then current fiscal year. Should Lessee fail to budget, appropriate or otherwise make available funds to pay Rental Payments under a Lease following the then current Original Term or Renewal Term, that Lease shall be deemed terminated at the end of the then current Original Term or Renewal Term. Lessee agrees to deliver written notice to Lessor of such termination at least 60 days prior to the end of the then current Original Term or Renewal Term, but failure to give such written notice shall not extend the term beyond such Original Term or Renewal Term.

ARTICLE V. TITLE TO EQUIPMENT; SECURITY INTEREST; OPTION TO PURCHASE

Section 5.01. Title to the Equipment. Upon acceptance of the Equipment by Lessee, title to the Equipment and any and all additions, repairs, replacements or modifications shall vest in Lessee, subject to the rights of Lessor under this Agreement; provided that title to the Equipment that is subject to any Lease shall thereafter immediately and without any action by Lessee vest in Lessor, and Lessee shall immediately surrender possession of that Equipment to Lessor, upon (a) any termination of that Lease other than termination pursuant to Section 5.04, or (b) the occurrence of an Event of Default with respect to that Lease. It is the intent of the parties hereto that any transfer of title to Lessor pursuant to this Section shall occur automatically without the necessity of any bill of sale, certificate of title or other instrument of conveyance. Lessee shall, nevertheless, execute and deliver any such instruments as Lessor may request to evidence such transfer.

Section 5.02. Security Interest. To secure the payment of all Lessee's obligations under this Agreement, Lessee grants to Lessor a security interest constituting a first lien on (i) the Equipment and on all additions, attachments, accessions, that are considered to be an integral part of the equipment, and substitutions thereto, and on any proceeds there from, and (ii) the acquisition fund established under any Escrow Agreement entered into in connection therewith. Lessee agrees to execute such additional documents, in form satisfactory to Lessor, which Lessor deems necessary or appropriate to establish and maintain its security interest in the Equipment. Lessee hereby authorizes the filing of financing statements under the Uniform Commercial Code in connection with the security interest granted hereunder.

Section 5.03. Personal Property. Lessor and Lessee agree that the Equipment is and will remain personal property and will not be deemed to be affixed to or a part of the real estate on which it may be situated, notwithstanding that the Equipment or any part thereof may be or hereafter become in any manner physically affixed or attached to real estate or any building thereon. Upon the request of Lessor, Lessee will, at Lessee's expense, furnish a waiver of any interest in the Equipment from any party having an interest in any such real estate or building.

Section 5.04. Option to Purchase. Lessee shall have the option to purchase Lessor's interest in all (but not less than all) of the Equipment described in any Schedule, upon giving written notice to Lessor at least 60 (but not more than 180) days before the date of purchase, at the following times and upon the following terms:

- (a) On the date of the last Rental Payment set forth in that Schedule (assuming this Agreement is renewed at the end of the Original Term and each Renewal Term), if the Agreement is still in effect on such day, upon payment in full to Lessor of the Rental Payments and all other amounts then due under that Schedule plus One Dollar;
- (b) On the last day of the Original Term or any Renewal Term then in effect, upon payment in full to Lessor of the Rental Payments and all other amounts then due under that Schedule plus the then applicable Purchase Option Price set forth in that Schedule; or
- (c) In the event of substantial damage to or destruction or condemnation of substantially all of the Equipment listed in that Schedule on the day specified in Lessee's written notice to Lessor of its exercise of the purchase option upon payment in full to Lessor of the Rental Payments and all other amounts then due under that Schedule, including, without limitation, interest accrued to the date of payment, plus the then applicable Purchase Option Price set forth in that Schedule.

ARTICLE VI. DELIVERY, MAINTENANCE; MODIFICATION; TAXES; INSURANCE AND OTHER CHARGES

Section 6.01. Delivery, Installation and Acceptance of Equipment. Lessee shall order the Equipment, cause the Equipment to be delivered and installed at the locations specified in the Schedules and pay any and all delivery and installation costs in connection therewith. When the Equipment listed in any Schedule has been delivered and installed, Lessee shall immediately accept such Equipment and evidence said acceptance by executing and delivering to Lessor an Acceptance Certificate in the form attached hereto as Exhibit D.

Section 6.02. Location; Inspection. Once installed, no item of the Equipment will be moved from the location specified for it in the Schedule on which that item is listed without Lessor's consent, which consent shall not be unreasonably withheld. Lessor shall have the right at all reasonable times during regular business hours to enter into and upon the property of Lessee for the purpose of inspecting the Equipment.

Section 6.03. Maintenance of Equipment by Lessee. Lessee agrees that at all times during the Lease Term Lessee will, at Lessee's own cost and expense, maintain, preserve and keep the Equipment in good repair, working order and condition, and that Lessee will from time to time make or cause to be made all necessary and proper repairs, replacements and renewals. Lessor shall have no responsibility in any of these matters, or for the making of improvements or additions to the Equipment. Lessee shall not make material modifications to the Equipment without the prior consent of Lessor.

Section 6.04. Liens, Taxes, Other Governmental Charges and Utility Charges. Lessee shall keep the Equipment free of all liens, charges and encumbrances except those created by this Agreement. The parties to this Agreement contemplate that the Equipment will be used for a governmental or proprietary purpose of Lessee and, therefore, that the Equipment will be exempt from all taxes presently assessed and levied with respect to personal property. In the event that the use, possession or acquisition of the Equipment is found to be subject to taxation in any form (except for income taxes of Lessor), Lessee will pay, as the same respectively come due, all taxes and governmental charges of any kind whatsoever that may at any time be lawfully assessed or levied against or with respect to the Equipment and any equipment or other property acquired by Lessee in substitution for, as a renewal or replacement of, or a modification, improvement or addition to the Equipment, as well as all gas, water, steam, electricity, heat, power, telephone, utility and other charges incurred in the operation, maintenance, use, occupancy and upkeep of the Equipment; provided that, with respect to any governmental charges that may lawfully be paid in installments over a period of years, Lessee shall be obligated to pay only such installments as have accrued during the Lease Term. Lessee will take no action that will cause the interest portion of any Rental payment to become includable in gross income of the recipient for purposes of federal income taxation under the Code, and Lessee will take, and will cause its officers, employees and agents to take, all affirmative action legally within its power to prevent such interest from being includable in gross income for purposes of federal income taxation under the Code. Lessee acknowledges that Lessor's yield with respect to this Agreement is dependent upon the interest component of each Rental Payment being excluded from Lessor's income pursuant to the Code.

Section 6.05. Provisions Regarding Insurance. At its own expense, Lessee shall maintain (a) casualty insurance insuring the Equipment against loss or damage by fire and all other risks covered by the standard extended coverage endorsement then in use in the State, and any other risks reasonably required by Lessor, in an amount at least equal to the replacement cost of the Equipment, (b) liability insurance that protects Lessor from liability in all events in form and amount satisfactory to Lessor and (c) workers' compensation coverage as required by the laws of the State; provided that, with Lessor's prior written consent, Lessee may self-insure against the risks described in clauses (a) and (b); provided further that, if Lessor provides such consent Lessee shall provide to Lessor information with respect to such self-insurance program as Lessor may request from time to time. All insurance proceeds from casualty losses shall be payable as hereinafter provided. Lessee shall furnish to Lessor certificates evidencing such coverage throughout the Lease Term. All such casualty and liability insurance shall be with insurers that are acceptable to Lessor, shall name Lessor as a loss payee and an additional insured, respectively, and shall contain a provision to the effect that such insurance shall not be canceled or modified materially without first giving written notice thereof to Lessor at least 30 days in advance of such cancellation or modification. All such casualty insurance shall contain a provision making any losses payable to Lessee and Lessor as their respective interests may appear.

Section 6.06. Advances. In the event Lessee shall fail to maintain the full insurance coverage required by this Agreement or shall fail to keep the Equipment in good repair and operating condition, Lessor may (but shall be under no obligation to) purchase the required insurance and pay the premiums on the same or may make such repairs or replacements as are necessary and provide for payment thereof; and all amounts so advanced therefore by Lessor shall constitute additional rent for the then-current Original Term or Renewal Term, and Lessee covenants and agrees to pay such amounts so advanced by Lessor with interest thereon from the date advanced until paid at the rate of 18% per annum or the maximum interest rate permitted by law, whichever is less.

ARTICLE VII. DAMAGE, DESTRUCTION AND CONDEMNATION: USE OF NET PROCEEDS

Section 7.01. Risk of Loss. Lessee is responsible for the entire risk of loss of or damage or destruction to the Equipment. No such loss, damage or destruction shall relieve Lessee of any obligation under this Agreement or any Lease.

Section 7.02. Damage, Destruction and Condemnation. If (a) the Equipment listed on any Schedule or any portion thereof is destroyed, in whole or in part, or is damaged by fire or other casualty or (b) title to, or the temporary use of, the Equipment or any part thereof shall be taken under the exercise of the power of eminent domain by any governmental body or by any person, firm or corporation acting pursuant to governmental authority, Lessee and Lessor will cause the Net Proceeds of any insurance claim or condemnation award to be applied to the prompt replacement, repair, restoration, modification or improvement of that Equipment, unless Lessee shall have exercised its option to purchase that Equipment pursuant to Section 5.04. Any balance of the Net Proceeds remaining after such work has been completed shall be paid to Lessee.

Section 7.03. Insufficiency of Net Proceeds. If the Net Proceeds are insufficient to pay in full the cost of any replacement, repair, restoration, modification or improvement referred to in Section 7.02, Lessee shall either complete such replacement, repair, restoration, modification or improvement and pay any costs thereof in excess of the amount of the Net Proceeds, unless Lessee, pursuant to Section 5.04, purchases Lessor's interest in the Equipment destroyed, damaged or taken and any other Equipment listed in the same Schedule. The amount of the Net Proceeds, if any, remaining after completing such repair, restoration, modification or improvement or after purchasing Lessor's interest in the Equipment shall be retained by Lessee. If Lessee shall make any payments pursuant to this Section, Lessee shall not be entitled to any reimbursement therefore from Lessor nor shall Lessee be entitled to any diminution of the amounts payable under Article IV.

ARTICLE VIII. DISCLAIMER OF WARRANTIES; VENDOR'S WARRANTIES; USE OF THE EQUIPMENT

Section 8.01. Disclaimer of Warranties. LESSEE HAS SELECTED THE EQUIPMENT AND THE VENDORS. LESSOR MAKES NO WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, AS TO THE VALUE, DESIGN, CONDITION, MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE OR FITNESS FOR USE OF THE EQUIPMENT, OR WARRANTY OR REPRESENTATION WITH RESPECT THERETO. In no event shall Lessor be liable for an incidental, indirect, special or consequential damage in connection with or arising out of this Agreement or the existence, furnishing, functioning or Lessee's use of any item or products or service provided for in this Agreement.

Section 8.02. Vendor's Warranties. Lessor hereby irrevocably appoints Lessee its agent and attorney-in-fact during the Lease Term, so long as Lessee shall not be in default hereunder, to assert from time to time whatever claims and rights, including warranties of the Equipment, which Lessor may have against the Vendor of the Equipment. Lessee's sole remedy for the breach of such warranty, indemnification or representation shall be against the Vendor of the Equipment, and not against Lessor, nor shall such matter have any effect, whatsoever on the rights and obligations of Lessor with respect to this Agreement, including the right to receive full and timely payments hereunder. Lessee expressly acknowledges that Lessor makes, and has made no representation or warranties whatsoever as to the existence or availability of such warranties of the Vendor of the Equipment.

Section 8.03. Use of the Equipment. Lessee will not install, use, operate or maintain the Equipment improperly, carelessly, in violation of any applicable law or in a manner contrary to that contemplated by this Agreement. Lessee shall provide all permits and licenses, if any, necessary for the installation and operation of the Equipment. In addition, Lessee agrees to comply in all respects (including, without limitation, with respect to the use, maintenance and operation of each item of the Equipment) with all laws of the jurisdictions in which its operations involving any item of Equipment may extend and any legislative, executive, administrative or judicial body exercising any power or jurisdiction over the items of the Equipment; provided, however, that Lessee may contest in good faith the validity or application of any such law or rule in any reasonable manner which does not, in the opinion of Lessor, adversely affect the title of Lessor in and to any of the items of the Equipment or its interest or rights under this Agreement.

Section 8.04. Essential Nature of the Equipment. Lessee confirms and affirms that the Equipment is essential to the function of Lessee and the services provided to its citizens, that there is an immediate need for the Equipment which is not temporary or expected to diminish in the foreseeable future, and that Lessee will use substantially all the Equipment for the purpose of performing one or more governmental or proprietary functions consistent with the permissible scope of its authority.

ARTICLE IX. ASSIGNMENT, SUBLEASING, INDEMNIFICATION, MORTGAGING AND SELLING

Section 9.01. Assignment by Lessor. Lessor's interest in, to, and under this Agreement; any Lease and the Equipment may be assigned and reassigned in whole or in part to one or more assignees by Lessor at any time subsequent to its execution. Lessee hereby agrees to maintain a written record of each such assignment in form necessary to comply with Section 149(a) of the Code. No such assignment shall be binding on Lessee until it has received written notice from Lessor of the assignment disclosing the name and address of the assignee. Lessee agrees to execute all documents, including chattel mortgages or financing statements that may be reasonably requested by Lessor or any assignee to protect its interests in the Equipment and in this Agreement. Lessee shall not have the right to and shall not assert against any assignee any claim, counterclaim, defense, set-off or other right Lessee may from time to time have against Lessor.

Section 9.02. Assignment and Subleasing by Lessee. None of Lessee's interest in, to and under this Agreement and in the Equipment may be sold, assigned, subleased, pledged or otherwise encumbered by Lessee without the prior written consent of Lessor.

Section 9.03. Release and Indemnification Covenants. To the extent permitted by law, Lessee shall indemnify, protect, hold harmless, save and keep harmless Lessor from and against any and all liabilities, obligations, losses, claims and damages whatsoever, regardless of cause thereof, and all expenses in connection therewith (including, without limitation, counsel fees and expenses, penalties connected therewith imposed on interest received) arising out of or as (a) result of the entering into of this Agreement, (b) the ownership of any item of the Equipment, (c) the manufacture, ordering, acquisition, use, operation, condition, purchase, delivery, rejection, storage or return of any item of the Equipment, (d) or any accident in connection with the operation, use, condition, possession, storage or return of any item of the Equipment resulting in damage to property or injury to or death to any person, and/or (e) the breach of any covenant herein or any material misrepresentation contained herein. The indemnification arising under this paragraph shall continue in full force and effect notwithstanding the full payment of all obligations under this Agreement or the termination of the Lease Term for any reason.

ARTICLE X. EVENTS OF DEFAULT AND REMEDIES

Section 10.01. Events of Default Defined. Subject to the provisions of **Section 4.05**, any of the following events shall constitute an "Event of Default" under any Lease:

- (a) Failure by Lessee to pay any Rental Payment or other payment required to be paid under that Lease at the time specified in that Lease;
- (b) Failure by Lessee to observe and perform any covenant, condition or agreement on its part to be observed or performed under that Lease, other than as referred to in subparagraph (a) above, for a period of 30 days after written notice specifying such failure and requesting that it be remedied is given to Lessee by Lessor, unless Lessor shall agree in writing to an extension of such time prior to its expiration; provided that, if the failure stated in the notice cannot be corrected within the applicable period, Lessor will not unreasonably withhold its consent to an extension of such time if corrective action is instituted by Lessee within the applicable period and diligently pursued until the default is corrected;
- (c) Any statement, representation or warranty made by Lessee in or pursuant to that Lease or its execution, delivery or performance shall prove to have been false, incorrect, misleading or breached in any material respect on the date when made;
- (d) Any provision of that Lease shall at any time for any reason cease to be valid and binding on Lessee, or shall be declared to be null and void, or the validity or enforceability thereof shall be contested by Lessee or any governmental agency or authority if the loss of such provision would materially adversely affect the rights or security of Lessor, or Lessee shall deny that it has any further liability or obligation under that Lease.
- (e) Lessee shall (i) apply for or consent to the appointment of a receiver, trustee, custodian or liquidator of Lessee, or of all or a substantial part of the assets of Lessee, (ii) be unable, fail or admit in writing its inability generally to pay its debts as they become due, (iii) make a general assignment for the benefit of creditors, (iv) have an order for relief entered against it under applicable federal bankruptcy law, or (v) file a voluntary petition in bankruptcy or a petition or an answer seeking reorganization or an arrangement with creditors or taking advantage of any insolvency law or any answer admitting the material allegations of a petition filed against Lessee in any bankruptcy, reorganization or insolvency proceeding; or
- (f) An order, judgment or decree shall be entered by any court of competent jurisdiction, approving a petition or appointing a receiver, trustee, custodian or liquidator of Lessee or of all or a substantial part of the assets of Lessee, in each case without its application, approval or consent, and such order, judgment or decree shall continue unstayed and in effect for any period of 30 consecutive days.

Section 10.02. Remedies on Default. Whenever any Event of Default under any Lease exists, Lessor shall have the right, at its sole option without any further demand or notice, to take one or any combination of the following remedial steps:

- (a) By written notice to Lessee, declare all Rental Payments and other amounts payable by Lessee under that Lease to the end of the then current Original Term or Renewal Term to be due;
- (b) With or without terminating that Lease, Lessor may, upon 5 days written notice to Lessee, enter the premises where any Equipment that is subject to that Lease is located and retake possession of that Equipment or require Lessee at Lessee's expense to promptly return any or all of the Equipment to the possession of Lessor at such place within the United States as Lessor shall specify, and sell or lease the Equipment or, for the account of Lessee, sublease the Equipment, continuing to hold Lessee liable for the difference between (i) the Rental Payments and other amounts payable by Lessee under that Lease plus the then-applicable Purchase Option Price for that Equipment and (ii) the net proceeds of any such sale, leasing or subleasing (after deducting all expenses of Lessor in exercising its remedies under this Agreement, including without limitation all expenses of taking possession, storing, reconditioning and selling or leasing the Equipment and all brokerage, auctioneers' and attorneys' fees) provided that the amount of Lessee's liability under this subparagraph (b) shall not exceed the Rental Payments and other amounts otherwise due under that Lease plus the remaining Rental Payments and other amounts payable by Lessee under that Lease to the end of the then current Original Term or Renewal Term; and
- (c) Lessor may take whatever action at law or in equity may appear necessary or desirable to enforce its rights under that Lease or as the owner of any or all of the Equipment that is subject to that Lease.

In addition, whenever an Event of Default exists with respect to any Rental Payment required by a particular Schedule or with respect to any other payment, covenant, condition, agreement, statement, representation or warranty set forth in that Schedule or applicable to that Schedule or the Equipment listed therein, Lessor shall have the right, at its sole option without any further demand or notice, to take one or any combination of the following remedial steps:

- (d) By written notice to Lessee, Lessor may declare all Rental Payments payable by Lessee pursuant to that Schedule and other amounts payable by Lessee under this Agreement to the end of the then current Original Term or Renewal Term to be due;
- (e) With or without terminating that Schedule, Lessor may, upon 5 days written notice to Lessee, enter the premises where the Equipment listed in that Schedule is located and retake possession of that Equipment or require Lessee at Lessee's expense to promptly return any or all of that Equipment to the possession of Lessor at such place within the United States as Lessor shall specify, and sell or lease that Equipment or, for the account of Lessee, sublease that Equipment, continuing to hold Lessee liable for the difference between (i) the Rental Payments payable by Lessee pursuant to that Schedule and other amounts related to that Schedule or the Equipment listed therein that are payable by Lessee hereunder plus the then applicable Purchase Option Price for that Equipment, and (ii) the net proceeds of any such sale, leasing or subleasing (after deducting all expenses of Lessor in exercising its remedies under this Agreement, including without limitation all expenses of taking possession, storing, reconditioning and selling or leasing such Equipment and all brokerage, auctioneers' and attorneys' fees) provided that the amount of Lessee's liability under this subparagraph (e) shall not exceed the Rental Payments and other amounts otherwise due under that Schedule plus the remaining Rental Payments and other amounts payable by Lessee under that Schedule to the end of the then current Original Term or Renewal Term; and
- (f) Lessor may take whatever action at law or in equity may appear necessary or desirable to enforce its rights under that Schedule, this Agreement with respect to that Schedule and the Equipment listed therein.

In addition to the remedies specified above, Lessor may charge interest on all amounts due to it at the rate of 10% per annum or the maximum amount permitted by law, whichever is less. The exercise of any such remedies respecting any such Event of Default shall not relieve Lessee of any other liabilities under any other Schedules, this Agreement related to any other Schedule or the Equipment listed therein.

Section 10.03. No Remedy Exclusive. No remedy conferred upon or reserved to Lessor by this Article is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy given under this lease. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver thereof but any such right and power may be exercised from time to time and as often as may be deemed expedient by Lessor or its assignee.

Section 10.04. Agreement to Pay Attorneys' Fees and Expenses. If Lessee should default under any of the provisions hereof and Lessor should employ attorneys or incur other expenses for the collection of moneys or for the enforcement of performance or observance of any obligation or agreement on the part of Lessee contained in this Agreement, Lessee agrees, to the extent it is permitted by law to do so, that it will, if assessed by a court of competent jurisdiction, pay to Lessor the reasonable fees of those attorneys and other reasonable expenses so incurred by Lessor.

Section 10.05. Application of Moneys. Any net proceeds from the exercise of any remedy hereunder (after deducting all expenses of Lessor in exercising such remedies including without limitation all expenses of taking possession, storing, reconditioning and selling or leasing Equipment and all brokerage, auctioneer's or attorney's fees) shall be applied as follows:

- (a) If such remedy is exercised solely with respect to a single Schedule, Equipment listed in that Schedule or rights under the Agreement related to that Schedule, then to amounts due pursuant to that Schedule and other amounts related to that Schedule or that Equipment.
- (b) If such remedy is exercised with respect to more than one Schedule, Equipment listed in more than one Schedule or rights under the Agreement related to more than one Schedule, then to amounts due pursuant to those Schedules pro rata.

ARTICLE XI. MISCELLANEOUS

Section 11.01. Notices. All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given when delivered or mailed by registered mail, postage prepaid, to the parties at their respective places of business.

Section 11.02. Binding Effect; Entire Agreement; Amendments and Modifications. This Agreement shall inure to the benefit of and shall be binding upon Lessor and Lessee and their respective successors and assigns. The terms of this Agreement shall not be waived, altered, modified, supplemented or amended in any manner whatsoever except by written instrument signed by the Lessor and the Lessee; nor shall any such amendment that affects the rights of Lessor's assignee be effective without such assignee's consent. In the event any provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 11.03. Applicable Law. This Agreement shall be governed by and construed in accordance with the laws of the State.

Section 11.04. Severability. In the event any provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 11.05. Amendments, Changes and Modifications. This Agreement may be amended, added to, changed or modified by written agreement duly executed by Lessor and Lessee.

Section 11.06. Execution in Counterparts; Chattel Paper. This Agreement, including in writing each Schedule, may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument; except (1) to the extent that various Schedules and this Agreement as it relates thereto constitutes separate Leases as provided in this Agreement and (2) that Lessor's interest in, to and under any Schedule and the Agreement as it relates to that Schedule, and the Equipment listed in that Schedule may be sold or pledged only by delivering possession of the original counterpart of that Schedule marked "Counterpart No. 1," which Counterpart No. 1 shall constitute chattel paper for purposes of the Uniform Commercial Code.

Section 11.07. Usury. The parties hereto agree that the charges in this Agreement and any Lease shall not be a violation of usury or other law. Any such excess charge shall be applied in such order as to conform this Agreement and such Lease to such applicable law.

Section 11.08. Jury Trial Waiver. To the extent permitted by law, lessee agrees to waive its right to a trial by jury.

Section 11.09. Facsimile Documentation. Lessee agrees that a facsimile copy of this Agreement or any Lease with facsimile signatures may be treated as an original and will be admissible as evidence of this Agreement or such Lease.

Section 11.10. Captions. The captions or headings in this Agreement are for convenience only and in no way define, limit or describe the scope or intent of any provisions or sections of this Agreement.

Lessor and Lessee have caused this Agreement to be executed in their names by their duly authorized representatives listed below.

Lease No. KEYFL2021-05

LESSEE:

City of Key West

LESSOR:

Community First National Bank

Patti McLauchlin, Interim City Manager

Signature

Name and Title

EXHIBIT A

SCHEDULE OF EQUIPMENT NO. 01, Dated 5/7/2021

Counterpart No. 1,

LESSOR'S INTEREST IN, TO AND UNDER THIS SCHEDULE AND THE AGREEMENT AS IT RELATES TO THIS SCHEDULE MAY BE SOLD OR PLEDGED ONLY BY DELIVERING POSSESSION OF COUNTERPART NO. 1 OF THIS SCHEDULE, WHICH COUNTERPART NO. 1 SHALL CONSTITUTE CHATTEL PAPER FOR PURPOSES OF THE UNIFORM COMMERCIAL CODE.

Re: Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

1. **Defined Terms.** All terms used herein have the meanings ascribed to them in the above referenced Master Equipment Lease Purchase Agreement (the "Master Equipment Lease").
2. **Equipment.** The Equipment included under this Schedule of Equipment is comprised of the items described in the Equipment Description attached hereto as **Attachment 1**, together with all replacements, substitutions, repairs, restorations, modifications, attachments, accessions, additions and improvements thereof or thereto.
3. **Payment Schedule.** The Rental Payments and Purchase Option Prices under this Schedule of Equipment are set forth in the Payment Schedule attached as **Attachment 2** hereto.
4. **Representations, Warranties and Covenants.** Lessee hereby represents, warrants, and covenants that its representations, warranties and covenants set forth in the Agreement are true and correct as though made on the date of commencement of Rental Payments on this Schedule.
5. **The Master Equipment Lease.** This Schedule is hereby made as part of the Master Equipment Lease and Lessor and Lessee hereby ratify and confirm the Master Equipment Lease. The terms and provisions of the Master Equipment Lease (other than to the extent that they relate solely to other Schedules or Equipment listed on other Schedules) are hereby incorporated by reference and made a part hereof.

Lease Number: KEYFL2021-05

LESSEE:

City of Key West

LESSOR:

Community First National Bank

Patti McLauchlin, Interim City Manager

Signature

Name and Title

ATTACHMENT 1 EQUIPMENT DESCRIPTION

RE: Schedule of Equipment No. 01, dated 5/7/2021, to Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

Lease Number: KEYFL2021-05

Fifty-five (55) Scott X3 Pro SCBAs, Four (4) RIT-PAK, One-hundred four (104) Cylinders & Related Equipment

Provided on Attachment 1.1

With a total acquisition cost of \$483,365.00; together with all additions, accessions and replacements thereto. Lessee hereby certifies the description of the personal property set forth above constitutes an accurate description of the "Equipment", as defined in the attached Master Equipment Lease Purchase Agreement and the Equipment is located on the premise of the Lessee unless otherwise noted by the Lessee.

Physical location where equipment will be stored after delivery: _____

LESSEE:
City of Key West

Patti McLauchlin, Interim City Manager

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
1 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011668
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027024
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005810
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110007228
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010095
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011754
2 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011669
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000513
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000685
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005757
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009743
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013076
3 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011670
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000524
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000689
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005747
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009709
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013075
4 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011671
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2109009216
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000452
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005713
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009745
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013074
5 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011672
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000520
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000720
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005728
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009896
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013073
6 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011673
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2109009210
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000515
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005716
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009732
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013077

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
7 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011674
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000511
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000694
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005706
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009906
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013080
8 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011675
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000523
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000683
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005715
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009730
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013089
9 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011676
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000484
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110002982
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110007183
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009904
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013078
10 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011677
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2109009209
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000490
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005749
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009726
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013088
11 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011678
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2108001563
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000486
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005730
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009907
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010110
12 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011679
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2109009217
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000492
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005736
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009895
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010111

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
13 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011680
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109023598
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000715
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005712
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009901
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013087
14 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011681
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000494
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000709
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110002984
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009912
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013079
15 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011682
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000527
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000692
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110002981
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009910
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013082
16 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011683
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000507
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000688
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005756
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009911
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013083
17 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011684
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000483
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000713
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110002985
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009903
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010085
18 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011685
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000521
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000693
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110002983
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009908
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013092

ATTACHMENT 1.1

Shipment Number:6764820001

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Shipped By: santosr

Item Number	Description	Serial Numbers
19 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011686
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000510
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000690
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005708
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009894
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013084
20 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011687
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2108001560
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000503
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009914
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010190
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013085
21 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011688
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2106026107
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000496
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110007181
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009902
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013090
22 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011689
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000531
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110000682
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005734
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009909
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013086
23 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011690
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000502
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005744
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009744
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110011523
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013091
24 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011691
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000509
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005729
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110007178
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009900
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110013042

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Item Number	Description	Serial Numbers
25 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011692
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000508
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005731
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110007182
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009741
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010086
26 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011693
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000534
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005737
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110007180
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009728
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010109
27 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011694
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000471
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009708
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010087
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010197
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110011522
28 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011695
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000495
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009740
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010067
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010201
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110011520
29 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011696
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000470
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009735
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010061
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010198
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110011519
30 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011697
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000475
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009739
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010066
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010194
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110011521

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Item Number	Description	Serial Numbers
31 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011698
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000489
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008807
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009736
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010059
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010192
32 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011699
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027640
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005720
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008809
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009733
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010068
33 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011700
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2110000497
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005726
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009738
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110009782
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010065
34 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011701
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027629
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005725
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008808
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009729
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010060
35 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011702
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027642
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009734
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110009780
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010071
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010187
36 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011703
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027619
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005732
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008806
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009727
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010070

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Item Number	Description	Serial Numbers
37 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011704
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027632
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008795
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009737
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010069
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010211
38 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011705
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027631
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110009731
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110009781
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010072
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010195
39 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011706
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027025
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008804
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010063
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010202
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011759
40 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011707
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027014
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110008315
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008805
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010089
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010203
41 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011708
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027617
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008791
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010073
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010199
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011753
42 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011709
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028474
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110008313
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008781
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010074
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010188

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Item Number	Description	Serial Numbers
43 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011710
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027644
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008788
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010088
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010191
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011749
44 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011711
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028473
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008790
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010058
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010206
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011756
45 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011712
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028977
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110008318
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110009806
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010057
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010205
46 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011713
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2109019789
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028976
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110009799
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010064
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010209
47 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011714
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028994
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110008317
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008785
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010084
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010200
48 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011715
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028985
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110008312
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008789
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010080
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010208

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Item Number	Description	Serial Numbers
49 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011716
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028983
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110008314
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008786
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010083
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010207
50 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011717
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028978
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008753
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010075
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010189
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011755
51 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011718
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027614
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110009805
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010076
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010196
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011758
52 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011719
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109028492
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008787
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010077
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110010193
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011750
53 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011720
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027613
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005808
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110008783
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010078
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011757
54 X8914026305304	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2110011721
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2109027611
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2110005809
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2110007231
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2110010079
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2110011752

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Item Number	Description	Serial Numbers
55 X8914026305303	X3PSC, 4.5,C5 QD 18,UEB,PKTR	115A2108002575
201160-24	ASSY,SENMOD,PAKTKR,X3 PRO,UPGR	115S2107017543
201110-11	X3,CONSOLE ASSY,PASS,4500,1/3	115S2107026313
201615-21	BACK-PAK ASY,X3PRO,PAR 2018	115S2108000344
201030-05	PRESSURE REDUCER,X3 (4.5,QD)	115S2108001132
201650-05	REG ASY, C5, 2018, QD (RECTUS)	115S2108001662
1 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003738
805783-01	VALVE, ASSY 4.5 PSI	115S2109023718
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035263
2 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003758
805783-01	VALVE, ASSY 4.5 PSI	115S2109014808
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036195
3 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003759
805783-01	VALVE, ASSY 4.5 PSI	115S2109014642
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036184
4 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003760
805783-01	VALVE, ASSY 4.5 PSI	115S2109014650
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035589
5 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007452
805783-01	VALVE, ASSY 4.5 PSI	115S2109023850
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035784
6 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007466
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035892
805783-01	VALVE, ASSY 4.5 PSI	115S2109014723
7 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007467
805783-01	VALVE, ASSY 4.5 PSI	115S2109023851
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035745
8 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110027765
805783-01	VALVE, ASSY 4.5 PSI	115S2110022016
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036499
9 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110027766
805783-01	VALVE, ASSY 4.5 PSI	115S2110022022
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036850
10 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028022
805783-01	VALVE, ASSY 4.5 PSI	115S2110022058
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1034614
11 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028023
805783-01	VALVE, ASSY 4.5 PSI	115S2110022060
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036256
12 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028026
805783-01	VALVE, ASSY 4.5 PSI	115S2110022013
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036500
13 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028027
805783-01	VALVE, ASSY 4.5 PSI	115S2110022017
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036488

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
14 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028028
805783-01	VALVE, ASSY 4.5 PSI	115S2110022063
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036469
15 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028031
805783-01	VALVE, ASSY 4.5 PSI	115S2110021912
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036874
16 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028033
805783-01	VALVE, ASSY 4.5 PSI	115S2110022010
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036476
17 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028034
805783-01	VALVE, ASSY 4.5 PSI	115S2110022021
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036861
18 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028035
805783-01	VALVE, ASSY 4.5 PSI	115S2110022008
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036843
19 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028036
805783-01	VALVE, ASSY 4.5 PSI	115S2110022012
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036841
20 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028038
805783-01	VALVE, ASSY 4.5 PSI	115S2110022070
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036864
21 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028071
805783-01	VALVE, ASSY 4.5 PSI	115S2109025586
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036702
22 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028072
805783-01	VALVE, ASSY 4.5 PSI	115S2110022046
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1037047
23 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028073
805783-01	VALVE, ASSY 4.5 PSI	115S2110021996
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1037022
24 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028074
805783-01	VALVE, ASSY 4.5 PSI	115S2110021979
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036472
25 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028075
805783-01	VALVE, ASSY 4.5 PSI	115S2110023678
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036691
26 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028076
805783-01	VALVE, ASSY 4.5 PSI	115S2109025610
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036669
27 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028077
805783-01	VALVE, ASSY 4.5 PSI	115S2109025625
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1037041
28 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028078
805783-01	VALVE, ASSY 4.5 PSI	115S2110022043
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036618

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
29 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028079
805783-01	VALVE, ASSY 4.5 PSI	115S2110021984
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036707
30 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028080
805783-01	VALVE, ASSY 4.5 PSI	115S2110022051
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036480
31 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028081
805783-01	VALVE, ASSY 4.5 PSI	115S2110021997
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036631
32 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028082
805783-01	VALVE, ASSY 4.5 PSI	115S2110023651
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036703
33 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028083
805783-01	VALVE, ASSY 4.5 PSI	115S2110021911
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036708
34 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028084
805783-01	VALVE, ASSY 4.5 PSI	115S2110022049
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036867
35 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028085
805783-01	VALVE, ASSY 4.5 PSI	115S2110021907
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036712
36 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028086
805783-01	VALVE, ASSY 4.5 PSI	115S2110022045
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036863
37 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028087
805783-01	VALVE, ASSY 4.5 PSI	115S2110022054
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036855
38 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028088
805783-01	VALVE, ASSY 4.5 PSI	115S2110023638
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036875
39 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028089
805783-01	VALVE, ASSY 4.5 PSI	115S2110023647
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036880
40 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028090
805783-01	VALVE, ASSY 4.5 PSI	115S2110021980
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036868
41 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028091
805783-01	VALVE, ASSY 4.5 PSI	115S2110022048
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036840
42 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028092
805783-01	VALVE, ASSY 4.5 PSI	115S2110022041
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036682
43 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028093
805783-01	VALVE, ASSY 4.5 PSI	115S2110021899
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036859

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
44 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028094
805783-01	VALVE, ASSY 4.5 PSI	115S2110022044
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036475
45 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028095
805783-01	VALVE, ASSY 4.5 PSI	115S2110021985
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036865
46 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028096
805783-01	VALVE, ASSY 4.5 PSI	115S2109025631
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036700
47 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028097
805783-01	VALVE, ASSY 4.5 PSI	115S2110022052
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036693
48 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028098
805783-01	VALVE, ASSY 4.5 PSI	115S2110021982
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036848
49 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028099
805783-01	VALVE, ASSY 4.5 PSI	115S2110022040
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036846
50 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110028100
805783-01	VALVE, ASSY 4.5 PSI	115S2110021995
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036879
51 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003733
805783-01	VALVE, ASSY 4.5 PSI	115S2109014811
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035238
52 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003734
805783-01	VALVE, ASSY 4.5 PSI	115S2109014647
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035239
53 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003735
805783-01	VALVE, ASSY 4.5 PSI	115S2109023844
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035235
54 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003736
805783-01	VALVE, ASSY 4.5 PSI	115S2109023799
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035610
55 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003737
805783-01	VALVE, ASSY 4.5 PSI	115S2109023725
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036130
56 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003741
805783-01	VALVE, ASSY 4.5 PSI	115S2109014702
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036149
57 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003747
805783-01	VALVE, ASSY 4.5 PSI	115S2109014791
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036159
58 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003748
805783-01	VALVE, ASSY 4.5 PSI	115S2109014694
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036216

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
59 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003749
805783-01	VALVE, ASSY 4.5 PSI	115S2109015270
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035620
60 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003750
805783-01	VALVE, ASSY 4.5 PSI	115S2109015273
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036408
61 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003751
805783-01	VALVE, ASSY 4.5 PSI	115S2109014716
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036170
62 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003752
805783-01	VALVE, ASSY 4.5 PSI	115S2109014727
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035624
63 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003753
805783-01	VALVE, ASSY 4.5 PSI	115S2109014734
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035605
64 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003754
805783-01	VALVE, ASSY 4.5 PSI	115S2109014662
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036215
65 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003755
805783-01	VALVE, ASSY 4.5 PSI	115S2109014663
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036204
66 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003761
805783-01	VALVE, ASSY 4.5 PSI	115S2109014747
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036172
67 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003762
805783-01	VALVE, ASSY 4.5 PSI	115S2109014670
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036147
68 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003763
805783-01	VALVE, ASSY 4.5 PSI	115S2109014725
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	321
69 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003764
805783-01	VALVE, ASSY 4.5 PSI	115S2109014707
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036192
70 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003765
71 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007448
805783-01	VALVE, ASSY 4.5 PSI	115S2109014752
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036328
72 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007449
805783-01	VALVE, ASSY 4.5 PSI	115S2109014794
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035266
73 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007450
805783-01	VALVE, ASSY 4.5 PSI	115S2109014801
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035375
74 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007454
805783-01	VALVE, ASSY 4.5 PSI	115S2109014736
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036399

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
75 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007455
805783-01	VALVE, ASSY 4.5 PSI	115S2109014816
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035376
76 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007456
805783-01	VALVE, ASSY 4.5 PSI	115S2109014645
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035603
77 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007457
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035296
805783-01	VALVE, ASSY 4.5 PSI	115S2109014817
78 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007458
805783-01	VALVE, ASSY 4.5 PSI	115S2109014643
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035221
79 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007459
805783-01	VALVE, ASSY 4.5 PSI	115S2109014634
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035247
80 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007460
805783-01	VALVE, ASSY 4.5 PSI	115S2109023841
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035277
81 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003739
805783-01	VALVE, ASSY 4.5 PSI	115S2109014745
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036380
82 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003740
805783-01	VALVE, ASSY 4.5 PSI	115S2109014689
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036373
83 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003742
805783-01	VALVE, ASSY 4.5 PSI	115S2109015288
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036140
84 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003743
805783-01	VALVE, ASSY 4.5 PSI	115S2109014708
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036194
85 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003744
805783-01	VALVE, ASSY 4.5 PSI	115S2109014682
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035608
86 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003745
805783-01	VALVE, ASSY 4.5 PSI	115S2109015281
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035284
87 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003746
805783-01	VALVE, ASSY 4.5 PSI	115S2109014800
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036139
88 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003756
805783-01	VALVE, ASSY 4.5 PSI	115S2109014793
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036183
89 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003757
805783-01	VALVE, ASSY 4.5 PSI	115S2109014715
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036213

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
90 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003767
805783-01	VALVE, ASSY 4.5 PSI	115S2109014742
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035623
91 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110003770
805783-01	VALVE, ASSY 4.5 PSI	115S2109014658
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035282
92 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007446
805783-01	VALVE, ASSY 4.5 PSI	115S2109014639
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036148
93 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007447
805783-01	VALVE, ASSY 4.5 PSI	115S2109014809
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035466
94 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007451
805783-01	VALVE, ASSY 4.5 PSI	115S2109014799
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035278
95 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007453
805783-01	VALVE, ASSY 4.5 PSI	115S2109014633
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035231
96 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007461
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035257
805783-01	VALVE, ASSY 4.5 PSI	115S2109014772
97 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007462
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035577
805783-01	VALVE, ASSY 4.5 PSI	115S2109014780
98 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007463
805783-01	VALVE, ASSY 4.5 PSI	115S2109014646
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1036233
99 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007464
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035268
805783-01	VALVE, ASSY 4.5 PSI	115S2109014782
100 200129-01	4.5-45MIN CARB CYL&VLV NXG	115A2110007465
10009673	CYL,CARBON WRAP-45 MIN 4500PSI	IL1035471
805783-01	VALVE, ASSY 4.5 PSI	115S2109014814
1 201564-31	RIT-PAK FA,4.5,MED,C5,RECTUS	115A2107008076
201444-01	PRESSURE REDUCER ASSY,RIT-PAK	115S2104023011
201825-01	RIT-PAK MASK, VISION C5	115S2104026260
201673-04	REGULATOR, ASSEMBLY, RIT-PAK F	115S2107006552
2 201564-31	RIT-PAK FA,4.5,MED,C5,RECTUS	115A2107008078
201444-01	PRESSURE REDUCER ASSY,RIT-PAK	115S2104023241
201825-01	RIT-PAK MASK, VISION C5	115S2105000608
201673-04	REGULATOR, ASSEMBLY, RIT-PAK F	115S2107006542
3 201564-31	RIT-PAK FA,4.5,MED,C5,RECTUS	115A2107008079
201444-01	PRESSURE REDUCER ASSY,RIT-PAK	115S2104023301
201825-01	RIT-PAK MASK, VISION C5	115S2105000590
201673-04	REGULATOR, ASSEMBLY, RIT-PAK F	115S2107006541

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
4 201564-31	RIT-PAK FA,4.5,MED,C5,RECTUS	115A2107008080
201444-01	PRESSURE REDUCER ASSY,RIT-PAK	115S2104023302
201825-01	RIT-PAK MASK, VISION C5	115S2105000599
201673-04	REGULATOR, ASSEMBLY, RIT-PAK F	115S2107007126
1 200870-01	CYL&VALVE ASSY, 30/4500,90 DEG	OK652624
2 200870-01	CYL&VALVE ASSY, 30/4500,90 DEG	OK652437
3 200870-01	CYL&VALVE ASSY, 30/4500,90 DEG	OK652600
4 200870-01	CYL&VALVE ASSY, 30/4500,90 DEG	OK652656
FP1LK0000000000	C5,L,KV,	115S2102024353
FP1LK0000000000	C5,L,KV,	115S2102024410
FP1LK0000000000	C5,L,KV,	115S2102024539
FP1LK0000000000	C5,L,KV,	115S2102027874
FP1LK0000000000	C5,L,KV,	115S2102030032
FP1LK0000000000	C5,L,KV,	115S2103000375
FP1LK0000000000	C5,L,KV,	115S2103000429
FP1LK0000000000	C5,L,KV,	115S2103000446
FP1LK0000000000	C5,L,KV,	115S2103022467
FP1LK0000000000	C5,L,KV,	115S2103024548
FP1LK0000000000	C5,L,KV,	115S2104000608
FP1LK0000000000	C5,L,KV,	115S2104000656
FP1LK0000000000	C5,L,KV,	115S2104000670
FP1LK0000000000	C5,L,KV,	115S2104000677
FP1LK0000000000	C5,L,KV,	115S2104000690
FP1LK0000000000	C5,L,KV,	115S2104004993
FP1LK0000000000	C5,L,KV,	115S2104005006
FP1LK0000000000	C5,L,KV,	115S2104005025
FP1LK0000000000	C5,L,KV,	115S2104009248
FP1LK0000000000	C5,L,KV,	115S2104013284
FP1MK0000000000	C5,M,KV,	115S2106003376
FP1MK0000000000	C5,M,KV,	115S2106003397
FP1MK0000000000	C5,M,KV,	115S2106003424
FP1MK0000000000	C5,M,KV,	115S2106003453
FP1MK0000000000	C5,M,KV,	115S2106003470
FP1MK0000000000	C5,M,KV,	115S2106003476
FP1MK0000000000	C5,M,KV,	115S2106009372
FP1MK0000000000	C5,M,KV,	115S2106009374
FP1MK0000000000	C5,M,KV,	115S2106009394
FP1MK0000000000	C5,M,KV,	115S2106013786
FP1MK0000000000	C5,M,KV,	115S2108005978
FP1MK0000000000	C5,M,KV,	115S2108005979
FP1MK0000000000	C5,M,KV,	115S2108005980
FP1MK0000000000	C5,M,KV,	115S2108005985
FP1MK0000000000	C5,M,KV,	115S2108010333
FP1MK0000000000	C5,M,KV,	115S2108010337
FP1MK0000000000	C5,M,KV,	115S2108010338

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
FP1MK0000000000	C5,M,KV,	115S2108010339
FP1MK0000000000	C5,M,KV,	115S2108010340
FP1MK0000000000	C5,M,KV,	115S2108010341
FP1MK0000000000	C5,M,KV,	115S2108010344
FP1MK0000000000	C5,M,KV,	115S2108010345
FP1MK0000000000	C5,M,KV,	115S2108010347
FP1MK0000000000	C5,M,KV,	115S2108010350
FP1MK0000000000	C5,M,KV,	115S2108010353
FP1MK0000000000	C5,M,KV,	115S2108010356
FP1MK0000000000	C5,M,KV,	115S2108010377
FP1MK0000000000	C5,M,KV,	115S2108010380
FP1MK0000000000	C5,M,KV,	115S2108012271
FP1MK0000000000	C5,M,KV,	115S2108012287
FP1MK0000000000	C5,M,KV,	115S2108020284
FP1MK0000000000	C5,M,KV,	115S2108020285
FP1MK0000000000	C5,M,KV,	115S2108020286
FP1MK0000000000	C5,M,KV,	115S2108020288
FP1MK0000000000	C5,M,KV,	115S2108020289
FP1MK0000000000	C5,M,KV,	115S2108020294
FP1MK0000000000	C5,M,KV,	115S2108020296
FP1MK0000000000	C5,M,KV,	115S2108020300
FP1MK0000000000	C5,M,KV,	115S2108020301
FP1MK0000000000	C5,M,KV,	115S2108020303
FP1MK0000000000	C5,M,KV,	115S2108020304
FP1MK0000000000	C5,M,KV,	115S2108020305
FP1MK0000000000	C5,M,KV,	115S2108020306
FP1MK0000000000	C5,M,KV,	115S2108020312
FP1MK0000000000	C5,M,KV,	115S2108020314
FP1MK0000000000	C5,M,KV,	115S2108020319
FP1MK0000000000	C5,M,KV,	115S2108020324
FP1MK0000000000	C5,M,KV,	115S2108020664
FP1MK0000000000	C5,M,KV,	115S2108020667
FP1MK0000000000	C5,M,KV,	115S2108020669
FP1MK0000000000	C5,M,KV,	115S2108020671
FP1MK0000000000	C5,M,KV,	115S2108020675
FP1MK0000000000	C5,M,KV,	115S2108020676
FP1MK0000000000	C5,M,KV,	115S2108020679
FP1MK0000000000	C5,M,KV,	115S2108020681
FP1MK0000000000	C5,M,KV,	115S2108020688
FP1MK0000000000	C5,M,KV,	115S2108020689
FP1MK0000000000	C5,M,KV,	115S2108020690
FP1MK0000000000	C5,M,KV,	115S2108020691
FP1MK0000000000	C5,M,KV,	115S2108020692
FP1SK0000000000	C5,S,KV,	115S2109004387
FP1SK0000000000	C5,S,KV,	115S2109004402
FP1SK0000000000	C5,S,KV,	115S2109004404
FP1SK0000000000	C5,S,KV,	115S2109004414

Company: 115 3M BaaN Production

Date:05-05-2021[14:20]

Report: tdsec7452m000 SERIAL NUMBER DETAILS BY SHIPMENT

ATTACHMENT 1.1

Shipment Number:6764820001

SCOTT Order Nbr: 676482 Customer: CITY OF KEY WEST FIRE DEPT

Shipped By: santosr

Item Number	Description	Serial Numbers
FP1SK0000000000	C5,S,KV,	115S2109004415
FP1SK0000000000	C5,S,KV,	115S2109004419
FP1SK0000000000	C5,S,KV,	115S2109004496
FP1SK0000000000	C5,S,KV,	115S2109004499
FP1SK0000000000	C5,S,KV,	115S2109004502
FP1SK0000000000	C5,S,KV,	115S2109004510

Trace Items Shipped: 253.0000

| Trace Items Shipped: 253.0000

ATTACHMENT 2 PAYMENT SCHEDULE

RE: Schedule of Equipment No. 01, dated 5/7/2021, to Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

Lease Number: KEYFL2021-05

Amount Financed: \$308,365.00

AMORTIZATION SCHEDULE

Payment Number	Payment Date	Payment Amount	Interest Portion	Principal Portion	Purchase Option Price
1	11/1/2021	\$158,297.46	\$4,092.27	\$154,205.19	Not Available
2	11/1/2022	\$158,297.46	\$4,137.65	\$154,159.81	\$0.00
Grand Totals		\$316,594.92	\$8,229.92	\$308,365.00	

LESSEE:

City of Key West

Patti McLauchlin, Interim City Manager

EXHIBIT B

LESSEE RESOLUTION

Re: Schedule of Equipment No. 01, dated 5/7/2021, to Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

I, the undersigned, the duly appointed, qualified and acting **City Clerk** of the above captioned Lessee do hereby certify this date _____, as follows:

- (1) Lessee did, at a meeting of the governing body of the Lessee held on _____, by motion duly made, seconded and carried, in accordance with all requirements of law, approve and authorize the execution and delivery of the above referenced Schedule of Equipment No. 01 (the "Schedule") on its behalf by the following named representative of the Lessee, to witness:

Authorized Signer: Patti McLauchlin, Interim City Manager

- (2) The above named representative of the Lessee held at the time of such authorization and holds at the present time the office set forth above.
- (3) The meeting of the governing body of the Lessee at which the Schedule was approved and authorized to be executed was duly called, regularly convened and attended throughout by the requisite majority of the members thereof or by other appropriate official approval and that the action approving the Schedule and authorizing the execution thereof has not been altered or rescinded.
- (4) No event or condition that constitutes, or with the giving of notice or the lapse of time or both would constitute, an Event of Default (as such term is defined in the above referenced Master Equipment Lease Purchase Agreement) exists at the date hereof.
- (5) All insurance required in accordance with the above referenced Master Equipment Lease Purchase Agreement is currently maintained by the Lessee.
- (6) Lessee has, in accordance with the requirements of law, fully budgeted and appropriated sufficient funds for the current budget year to make the Rental Payments scheduled to come due during the Original Term and to meet its other obligations for the Original Term (as such terms are defined in the above referenced Master Equipment Lease Purchase Agreement) and such funds have not been expended for other purposes.
- (7) The fiscal year of Lessee is from _____ to _____.

The signatures below from the designated individuals from the Governing Body of the Lessee evidence the adoption by the Governing Body of this resolution.

City of Key West

Attested By: _____
Teri Johnston, Mayor

Certified By: _____
Cheri Smith, City Clerk

EXHIBIT C

OPINION OF LESSEE'S COUNSEL

(Must be re-Printed onto attorney's letterhead)

(Date)

Community First National Bank
215 S. Seth Child Road
Manhattan, KS 66502

Re: Lessee: City of Key West

Ladies and Gentlemen:

As legal counsel to City of Key West (the "Lessee"), I have examined (a) an executed counterpart of a certain Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, and Exhibits thereto by and between Community First National Bank (the "Lessor") and Lessee, Schedule of Equipment No. 01, dated 5/7/2021, (collectively, the "Agreement") by and between Lessor and Lessee, which, among other things, provides for the lease with option to purchase by the Lessee of certain property listed in the Schedule (the "Equipment"); (b) an executed counterpart of the ordinances or resolutions of Lessee which, among other things, authorizes Lessee to execute the Agreement and (c) such other opinions, documents and matters of law as I have deemed necessary in connection with the following opinions.

Based on the foregoing, I am of the following opinions:

- (1) Lessee's true and correct name is City of Key West.
- (2) Lessee is a public body corporate and politic, duly organized and existing under the laws of the State, and has a substantial amount of the following sovereign powers: (a) the power to tax, (b) the power of eminent domain, and (c) police power;
- (3) Lessee has the requisite power and authority to lease the Equipment with an option to purchase and to execute and deliver the Agreement and to perform its obligations under the Agreement;
- (4) The Agreement and the other documents either attached thereto or required therein have been duly authorized, approved and executed by and on behalf of Lessee and the Agreement and other documents either attached thereto or required therein are the valid and binding obligations of Lessee enforceable in accordance with their terms;
- (5) The authorization, approval and execution of the Agreement and all other proceedings of Lessee relating to the transactions contemplated thereby have been performed in accordance with all open meeting laws, public bidding laws and all other applicable state or federal laws; and
- (6) There is no proceeding pending or threatened in any court or before any governmental authority or arbitration board or tribunal that, if adversely determined, would adversely affect the transactions contemplated by the Agreement or the security interest of Lessor or its assigns, as the case may be, in the Equipment.
- (7) The signatures of the officers which appear on the Agreement are true and genuine; I know said officers and know them to hold the offices set forth below their names.
- (8) No further approval, consent or withholding of objection is required from any federal, state or local governmental authority with respect to the entering into or performance by the Lessee of the Lease and the transaction contemplated thereby.
- (9) The Equipment leased pursuant to the Agreement constitutes personal property and when subjected to use by Lessee will not be or become fixtures under applicable law.
- (10) The Lessee is a political subdivision within the meaning of Section 103 of the Internal Revenue Code of 1986 as amended and the related regulations and rulings.
- (11) The leasing of the Equipment pursuant to the Agreement is exempt from all sales and use taxes against either the Lessor or the Lessee during the term of the Lease pursuant to the Agreement and the Equipment will be exempt from all state and local personal property or other ad valorem taxes.

All capitalized terms herein shall have the same meanings as in the foregoing Agreement unless otherwise provided herein. Lessor, its successors and assigns, and any counsel rendering an opinion on the tax-exempt status of the interest components of the Rental Payments are entitled to rely on this opinion.

Signature of Legal Counsel

EXHIBIT D

ACCEPTANCE CERTIFICATE

Community First National Bank
215 S. Seth Child Road
Manhattan, KS 66502

Ladies and Gentlemen,

RE: Schedule of Equipment No. 01, dated 5/7/2021, to Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

In accordance with the Master Equipment Lease Purchase Agreement (the "Agreement"), the undersigned Lessee hereby certifies and represents to, and agrees with Lessor as follows:

- (1) All of the Equipment (as such term is defined in the Agreement) listed in the above referenced Schedule of Equipment (the "Schedule") has been delivered, installed and accepted on the date hereof.
- (2) Lessee has conducted such inspection and/or testing of the Equipment listed in the Schedule as it deems necessary and appropriate and hereby acknowledges that it accepts the Equipment for all purposes.
- (3) Lessee is currently maintaining the insurance coverage required by **Section 6.05** of the Agreement.
- (4) No event or condition that constitutes, or with notice or lapse of time, or both, would constitute, an Event of Default (as defined in the Agreement) exists at the date hereof.
- (5) Lessee has appropriated and/or taken other lawful actions necessary to provide moneys sufficient to pay all Rental Payments required to be paid under the Agreement during the current Budget Year of Lessee, and such moneys will be applied in payment of all Rental Payments due and payable during such current Budget Year.
- (6) The governing body of Lessee has approved the authorization, execution and delivery of this Agreement on its behalf by the authorized representative of Lessee who signed the Agreement.
- (7) The Lessee will in a timely fashion submit the appropriate paperwork to the State to have a title to the Equipment issued in their name as owner and Lessor listed as first lienholder. Such verification of perfected ownership and security interest will be provided to Lessor no later than 90 days from delivery of the Equipment.

LESSEE:
City of Key West

Patti McLauchlin, Interim City Manager

Date

BANK QUALIFIED CERTIFICATE

RE: Schedule of Equipment No. 01, dated 5/7/2021, to Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

Whereas, Lessee hereby represents it is a "Bank Qualified" Issuer for the calendar year in which the above referenced Schedule is executed by making the following designations with respect to Section 265 of the Internal Revenue Code. (A "Bank Qualified Issuer" is an issuer that issues less than \$10,000,000 dollars of tax-exempt obligations during the calendar year).

Now, therefor, Lessee hereby designates the above referenced Schedule as follows:

- 1. Designation as Qualified Tax-Exempt Obligation.** Pursuant to Section 265(b)(3)(B)(i) of the Internal Revenue Code of 1986 as amended (the "Code"), the Lessee hereby specifically designates the above referenced Schedule as a "qualified tax-exempt obligation" for purposes of Section 265(b)(3) of the Code. In compliance with Section 265(b)(3)(D) of the Code, the Lessee hereby represents that the Lessee will not designate more than \$10,000,000 of obligations issued by the Lessee in the calendar year during which the above referenced Schedule is executed and delivered as such "qualified tax-exempt obligations".
- 2. Issuance Limitation.** In compliance with the requirements of Section 265(b)(3)(C) of the Code, the Lessee hereby represents that the Lessee (including all subordinate entities of the Lessee within the meaning of Section 265(b)(3)(E) of the Code) reasonably anticipates not to issue in the calendar year during which the above referenced Schedule is executed and delivered, obligations bearing interest exempt from federal income taxation under Section 103 of the Code (other than "private activity bonds" as defined in Section 141 of the Code) in an amount greater than \$10,000,000.

LESSEE:

City of Key West

Patti McLauchlin, Interim City Manager

INSURANCE COVERAGE REQUIREMENTS

Lessee: City of Key West

Please mark one of the following:

() Pursuant to Section 6.05 of the Agreement, you have agreed to provide us evidence of insurance covering the property in the Agreement. A Certificate of Insurance naming all insured parties and coverage must be provided to us as soon as possible, but no later than the date on which delivery of equipment occurs.

() Pursuant to Section 6.05 of the Agreement, we are self-insured for all risk, physical damage, and public liability and will provide proof of such self-insurance in letter form, together with a copy of the statute authorizing this form of insurance. Coverage must be provided to us as soon as possible, but no later than the date on which delivery of equipment occurs.

Equipment to be insured: **Fifty-five (55) Scott X3 Pro SCBAs, Four (4) RIT-PAK, One-hundred four (104) Cylinders & Related Equipment**

Policy should be issued and mailed to: Community First National Bank and/or Its Assigns
215 S. Seth Child Road
Manhattan, KS 66502

INSURANCE REQUIREMENTS:

1. LIABILITY

- ✓ \$1,000,000.00 Aggregate Bodily Injury
- ✓ \$1,000,000.00 Combined Single Limit per Occurrence
- ✓ Community First National Bank and/or Its Assigns MUST be listed as **Additional Insured**.

2. PHYSICAL DAMAGE

- ✓ All risk coverage to guarantee proceeds sufficient to cover the replacement cost of the equipment.
- ✓ Community First National Bank and/or Its Assigns MUST be listed as **Loss Payee**.

3. ENDORSEMENT

- ✓ Lessor will receive at least thirty (30) days written notice from Insurer prior to alteration, cancellation or reduction of insurance coverage.

4. VERBIAGE TO INCLUDE IN DESCRIPTION

- ✓ Fifty-five (55) Scott X3 Pro SCBAs, Four (4) RIT-PAK, One-hundred four (104) Cylinders & Related Equipment as outlined on Lease# KEYFL2021-05
- ✓ Replacement Value (GRC, ACV, etc.)
- ✓ Comprehensive and Collision Deductibles

**THE CERTIFICATE SHOULD BE
EMAILED TO cindyturner@clpusa.net OR FAXED TO: 888.777.7875**

Insurance Company Name:		
Agents Name:		
Address:		
City:	State:	Zip:
Phone:	Email:	

LESSEE:
City of Key West

Patti McLauchlin, Interim City Manager

INVOICE INSTRUCTIONS

RE: Schedule of Equipment No. 01, dated 5/7/2021, to Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

Lease Number: KEYFL2021-05

Equipment Description: Fifty-five (55) Scott X3 Pro SCBAs, Four (4) RIT-PAK, One-hundred four (104) Cylinders & Related Equipment

Please provide contact information for billing and invoicing purposes.

Person/Department: _____
P.O. Box/Street: _____
City, State, Zip: _____
Telephone Number: _____
Email Address: _____

NOTICE OF ASSIGNMENT

May 11, 2021

City of Key West
1300 White Street
Key West, FL 33040

RE: Schedule of Equipment No. 01, dated 5/7/2021, to Master Equipment Lease Purchase Agreement, dated as of 5/7/2021, between Community First National Bank, as Lessor, and City of Key West, as Lessee.

Please be advised that Community First National Bank has assigned all its right, title and interest in, to and under the above referenced Master Equipment Lease Purchase Agreement (the "Agreement"), the Equipment leased thereunder and the right to receive Rental Payments thereunder to the following assignee:

Community First National Bank will be the servicing this lease and all Rental Payments and payment of the Purchase Option Price due under the Agreement will be made to:

**Community First National Bank
215 S. Seth Child Road
Manhattan, KS 66502**

Community First National Bank

Signature

Name and Title

ACKNOWLEDGED AND ACCEPTED:

City of Key West

Patti McLauchlin, Interim City Manager

*Lessor may at a future date desire to assign this lease agreement. At this time, a specific Assignee is undetermined. At such time Lessor determines a need to assign this lease; Lessee will be provided with a completed copy of this page for their records and be made aware of any changes in where to send the rental payments going forward. This assignment option is outlined in Article IX of the Master Equipment Lease Purchase Agreement.

▶ Under Internal Revenue Code section 149(e)

▶ See separate instructions.

Department of the Treasury
Internal Revenue Service

Caution: If the issue price is under \$100,000, use Form 8038-GC.

▶ Go to www.irs.gov/F8038G for instructions and the latest information.

Part I Reporting Authority		If Amended Return, check here <input type="checkbox"/>	
1 Issuer's name <u>City of Key West</u>		2 Issuer's employer identification number (EIN) <u>59-6000346</u>	
3a Name of person (other than issuer) with whom the IRS may communicate about this return (see instructions)		3b Telephone number of other person shown on 3a	
4 Number and street (or P.O. box if mail is not delivered to street address)	Room/suite	5 Report number (For IRS Use Only)	
<u>1300 White Street</u>		<u>3</u>	
6 City, town, or post office, state, and ZIP code <u>Key West, FL 33040</u>		7 Date of issue <u>5/7/2021</u>	
8 Name of issue <u>MASTER EQUIPMENT LEASE PURCHASE AGREEMENT</u>		9 CUSIP number	
10a Name and title of officer or other employee of the issuer whom the IRS may call for more information (see instructions)		10b Telephone number of officer or other employee shown on 10a	

Part II Type of Issue (enter the issue price). See the instructions and attach schedule.			
11 Education		11	
12 Health and hospital		12	
13 Transportation		13	
14 Public safety		14	<u>308,365 00</u>
15 Environment (including sewage bonds)		15	
16 Housing		16	
17 Utilities		17	
18 Other. Describe ▶		18	
19a If bonds are TANs or RANs, check only box 19a	<input type="checkbox"/>		
b If bonds are BANs, check only box 19b	<input type="checkbox"/>		
20 If bonds are in the form of a lease or installment sale, check box	<input type="checkbox"/>		

Part III Description of Bonds. Complete for the entire issue for which this form is being filed.					
	(a) Final maturity date	(b) Issue price	(c) Stated redemption price at maturity	(d) Weighted average maturity	(e) Yield
21	<u>11/01/2022</u>	<u>\$ 308,365.00</u>	<u>\$ N/A</u>	<u>2 years</u>	<u>2.684 %</u>

Part IV Uses of Proceeds of Bond Issue (including underwriters' discount)				N/A	
22	Proceeds used for accrued interest			22	
23	Issue price of entire issue (enter amount from line 21, column (b))			23	
24	Proceeds used for bond issuance costs (including underwriters' discount)			24	
25	Proceeds used for credit enhancement			25	
26	Proceeds allocated to reasonably required reserve or replacement fund			26	
27	Proceeds used to refund prior tax-exempt bonds. Complete Part V			27	
28	Proceeds used to refund prior taxable bonds. Complete Part V			28	
29	Total (add lines 24 through 28)			29	
30	Nonrefunding proceeds of the issue (subtract line 29 from line 23 and enter amount here)			30	

Part V Description of Refunded Bonds. Complete this part only for refunding bonds.		N/A
31	Enter the remaining weighted average maturity of the tax-exempt bonds to be refunded	<u> </u> years
32	Enter the remaining weighted average maturity of the taxable bonds to be refunded	<u> </u> years
33	Enter the last date on which the refunded tax-exempt bonds will be called (MM/DD/YYYY)	<u> </u>
34	Enter the date(s) the refunded bonds were issued (MM/DD/YYYY)	<u> </u>

Part VI Miscellaneous

35	Enter the amount of the state volume cap allocated to the issue under section 141(b)(5)	35	
36a	Enter the amount of gross proceeds invested or to be invested in a guaranteed investment contract (GIC). See instructions	36a	
b	Enter the final maturity date of the GIC ▶ (MM/DD/YYYY) _____		
c	Enter the name of the GIC provider ▶ _____		
37	Pooled financings: Enter the amount of the proceeds of this issue that are to be used to make loans to other governmental units	37	
38a	If this issue is a loan made from the proceeds of another tax-exempt issue, check box <input type="checkbox"/> and enter the following information:		
b	Enter the date of the master pool bond ▶ (MM/DD/YYYY) _____		
c	Enter the EIN of the issuer of the master pool bond ▶ _____		
d	Enter the name of the issuer of the master pool bond ▶ _____		
39	If the issuer has designated the issue under section 265(b)(3)(B)(i)(III) (small issuer exception), check box		<input checked="" type="checkbox"/>
40	If the issuer has elected to pay a penalty in lieu of arbitrage rebate, check box		<input type="checkbox"/>
41a	If the issuer has identified a hedge, check here <input type="checkbox"/> and enter the following information:		
b	Name of hedge provider ▶ _____		
c	Type of hedge ▶ _____		
d	Term of hedge ▶ _____		
42	If the issuer has superintegrated the hedge, check box		<input type="checkbox"/>
43	If the issuer has established written procedures to ensure that all nonqualified bonds of this issue are remediated according to the requirements under the Code and Regulations (see instructions), check box		<input type="checkbox"/>
44	If the issuer has established written procedures to monitor the requirements of section 148, check box		<input type="checkbox"/>
45a	If some portion of the proceeds was used to reimburse expenditures, check here <input type="checkbox"/> and enter the amount of reimbursement ▶ _____		
b	Enter the date the official intent was adopted ▶ (MM/DD/YYYY) _____		

Signature and Consent

Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. I further declare that I consent to the IRS's disclosure of the issuer's return information, as necessary to process this return, to the person that I have authorized above.

Date

Paid Preparer Use Only	Print/Type preparer's name	Preparer's signature	Date	Check <input type="checkbox"/> if self-employed	PTIN
	Firm's name ▶				Firm's EIN ▶
	Firm's address ▶				Phone no.