

**AGREEMENT TO PROVIDE CONSIGNMENT AUTO PARTS INVENTORY SERVICES**

THIS AGREEMENT TO PROVIDE CONSIGNMENT AUTO PARTS INVENTORY SERVICES ("Agreement") is entered into by and between the CITY OF OCALA, a Florida municipal corporation ("City"), and ADVANCE STORES COMPANY, INCORPORATED d/b/a ADVANCE AUTO PARTS, a for-profit corporation duly organized in North Carolina and authorized to do business in the State of Florida (EIN: 54-0118110) ("Vendor").

**WHEREAS**, on August 31, 2021, the City of Ocala issued an Invitation to Bid ("ITB") for the provision of specified automotive equipment parts at the City of Ocala's Fleet Management Parts Room on consignment, ITB No.: FLT/210774 (the "Solicitation"); and

**WHEREAS**, four (4) firms responded to the Solicitation and, after consideration of price and other evaluation factors set forth in the Solicitation, the bid for non-OEM (Original Equipment Manufacturer) parts submitted by Vendor was the lowest; and

**WHEREAS**, Vendor was chosen as the intended awardee to provide non-OEM automotive parts to the City of Ocala's Fleet Management Parts Room on consignment ("Services").

**NOW THEREFORE**, in consideration of the foregoing recitals, the following mutual covenants and conditions, and other good and valuable consideration, City and Vendor agree as follows:

1. **RECITALS.** City and Vendor hereby represent, warrant, and agree that the Recitals set forth above are true and correct and are incorporated herein by reference.
2. **CONTRACT DOCUMENTS.** The contract documents which comprise the entire understanding between City and Vendor shall only include: (a) this Agreement; (b) those documents listed in this section as Exhibits to this Agreement; and (c) the City's Solicitation for the Project and the bid submitted by Vendor in response to same (the "Solicitation Documents"). Each of these documents are incorporated herein by reference for all purposes. If there is a conflict between the terms of this Agreement and the Contract Documents, then the terms of this Agreement shall control, amend, and supersede any conflicting terms contained in the remaining Contract Documents.

A. **Exhibits to Agreement:** The Exhibits to this Agreement are as follows:

Exhibit A: Scope of Work (A-1 through A-2)

Exhibit B: Price Proposal (B-1 through B-8)

If there is a conflict between the individual Exhibits regarding the scope of work to be performed, then any identified inconsistency shall be resolved by giving precedence in the following order: (1) Exhibit A, then (2) Exhibit B.

3. **SCOPE OF SERVICES.** Vendor shall provide all materials, labor, supervision, tools, accessories, equipment, permits, certifications, and all other things necessary for Vendor to perform its obligations under this Agreement as set forth in the attached **Exhibit A - Scope of Work** and

the Solicitation Documents. In the event of a conflict between this Agreement and the Solicitation Documents, this Agreement and all of its Exhibits shall be given precedence to resolve any identified inconsistency. The Scope of Work may only be adjusted by written amendment executed by both parties.

4. **COMPENSATION.** The highest total compensation payable to Vendor by City under this Agreement for the timely and satisfactory performance of services in compliance with the Contract Documents shall be **THREE HUNDRED SIXTY-ONE THOUSAND, EIGHT HUNDRED TEN AND NO/100 DOLLARS (\$361,810)** (the "Maximum Limiting Amount"). The allowability of compensation sought under this Contract is expressly made subject to the terms of this Contract, and any pertinent Federal and State law.
  - A. **Pricing.** Vendor shall be compensated in accordance with the pricing schedule set forth in the attached **Exhibit B – Price Proposal**.
  - B. **Invoice Submission.** All invoices submitted by Vendor shall include the City Contract Number, an assigned Invoice Number, and an Invoice Date. Vendor shall submit the original invoice through the responsible City Project Manager at: **City of Ocala Fleet Management Department**, Attn: **John King, 1805 NE 30<sup>th</sup> Avenue, Bldg. 200, Ocala, Florida 34470**, E-mail: [jking@ocalafl.org](mailto:jking@ocalafl.org).
  - C. **Parts Itemization Report.** A report itemizing all parts provided during the preceding month must be submitted with each pay request and include part description, part number, quantity, and cost. This report will serve as support for payment to Vendor and the basis for payment in the event that the project is suspended or abandoned.
  - D. **Payment of Invoices by City.** The City Project Manager must review and approve all invoices prior to payment. City Project Manager's approval shall not be unreasonably withheld, conditioned, or delayed.
  - E. **Withholding of Payment.** City reserves the right to withhold, in whole or in part, payment for any and all work that: (i) has not been completed by Vendor; (ii) is inadequate or defective and has not been remedied or resolved in a manner satisfactory to the City Project Manager; or (iii) which fails to comply with any term, condition, or other requirement under this Agreement. Any payment withheld shall be released and remitted to Vendor within **THIRTY (30)** calendar days of the Vendor's remedy or resolution of the inadequacy or defect.
  - F. **Excess Funds.** If due to mistake or any other reason Vendor receives payment under this Agreement in excess of what is provided for by the Agreement, Vendor shall promptly notify City upon discovery of the receipt of the overpayment. Any overpayment shall be refunded to City within **THIRTY (30)** days of Vendor's receipt of the overpayment or must also include interest calculated from the date of the overpayment at the interest rate for judgments at the highest rate as allowed by law.

G. **Tax Exemption.** City is exempt from all federal excise and state sales taxes (State of Florida Consumer's Certification of Exemption 85-8012621655C-9). The City's Employer Identification Number is 59-60000392. Vendor shall not be exempted from paying sales tax to its suppliers for materials to fulfill contractual obligations with the City, nor will Vendor be authorized to use City's Tax Exemption Number for securing materials listed herein.

5. **EFFECTIVE DATE AND TERM.** This Agreement shall become effective and commence on **FEBRUARY 15, 2022** and continue for a term of **THREE (3)** years, through and including **FEBRUARY 14, 2025**. This Agreement may be renewed for up to **TWO (2)** additional, **ONE-YEAR** (1-year) periods by written consent between City and Vendor.

6. **FORCE MAJEURE.** Neither party shall be liable for delay, damage, or failure in the performance of any obligation under this Agreement if such delay, damage, or failure is due to causes beyond its reasonable control, including without limitation: fire, flood, strikes and labor disputes, acts of war, acts of nature, terrorism, civil unrest, acts or delays in acting of the government of the United States or the several states, judicial orders, decrees or restrictions, or any other like reason which is beyond the control of the respective party ("Force Majeure"). The party affected by any event of force majeure shall use reasonable efforts to remedy, remove, or mitigate such event and the effects thereof with all reasonable dispatch.

The party affected by force majeure shall provide the other party with full particulars thereof including, but not limited to, the nature, details, and expected duration thereof, as soon as it becomes aware.

When force majeure circumstances arise, the parties shall negotiate in good faith any modifications of the terms of this Agreement that may be necessary or appropriate in order to arrive at an equitable solution. Vendor performance shall be extended for a number of days equal to the duration of the force majeure. Vendor shall be entitled to an extension of time only and, in no event, shall Vendor be entitled to any increased costs, additional compensation, or damages of any type resulting from such force majeure delays.

7. **INSPECTION AND ACCEPTANCE OF THE WORK.** All services, work, and products provided by Vendor under this Agreement shall be provided under the direction and to the satisfaction and approval of the City Project Manager (the "Project Manager").

A. The Project Manager shall decide all questions regarding the quality, acceptability, and/or fitness of materials, the rate of progress of the work, and the acceptable fulfillment of the Agreement, in his or her sole discretion, based upon both the requirements set forth by City and the information provided by Vendor in its Bid. The authority vested in the Project Manager pursuant to this paragraph shall be confined to the direction or specification of

what is to be performed under this Agreement and shall not extend to the actual execution of the Services.

- B. Neither the Project Manager's review of Vendor's work nor recommendations made by Project Manager pursuant to this Agreement will impose on Project Manager any responsibility to supervise, direct, or control Vendor's work in progress or for the means, methods, techniques, sequences, or safety precautions or programs incident to Vendor's provision of Services under this Agreement.

8. **TERMINATION AND DEFAULT.** Either party, upon determination that the other party has failed or refused to perform or is otherwise in breach of any obligation or provision under this Agreement or the Contract Documents, may give written notice of default to the defaulting party in the manner specified for the giving of notices herein. Termination of this Agreement by either party for any reason shall have no effect upon the rights or duties accruing to the parties prior to termination.

- A. **Termination by City for Cause.** City shall have the right to terminate this Agreement immediately, in whole or in part, upon the failure of Vendor to carry out any obligation, term, or condition of this Agreement. City's election to terminate the Agreement for default shall be communicated by providing Vendor written notice of termination in the manner specified for the giving of notices herein. Any notice of termination given to Vendor by City shall be effective immediately, unless otherwise provided therein, upon the occurrence of any one or more of the following events:

- (1) Vendor fails to timely and properly perform any of the services set forth in the specifications of the Agreement;
- (2) Vendor provides material that does not meet the specifications of the Agreement;
- (3) Vendor fails to complete the work required within the time stipulated in the Agreement;
- or
- (4) Vendor fails to make progress in the performance of the Agreement and/or gives City reason to believe that Vendor cannot or will not perform to the requirements of the Agreement.

- B. **Vendor's Opportunity to Cure Default.** City may, in its sole discretion, provide Vendor with an opportunity to cure the violations set forth in City's notice of default to Vendor. Vendor shall commence to cure the violations immediately and shall diligently and continuously prosecute such cure to completion within a reasonable time as determined by City. If the violations are not corrected within the time determined to be reasonable by City or to the reasonable satisfaction of City, City may, without further notice, declare Vendor to be in breach of this Agreement and pursue all remedies available at law or equity, to include termination of this Agreement without further notice.

- C. **City's Remedies Upon Vendor Default.** In the event Vendor fails to cure any default under this Agreement within the time period specified in this section, City may pursue any remedies available at law or equity, including, without limitation, the following:
- (1) City shall be entitled to terminate this Agreement without further notice;
  - (2) City shall be entitled to hire another vendor to complete the required work in accordance with the needs of City;
  - (3) City shall be entitled to recover from Vendor all damages, costs, and attorney's fees arising from Vendor's default prior to termination; and
  - (4) City shall be entitled to recovery from Vendor any actual excess costs by: (i) deduction from any unpaid balances owed to Vendor; and (ii) any other remedy as provided by law.
- D. **Termination for Non-Funding.** In the event that budgeted funds to finance this Agreement are reduced, terminated, or otherwise become unavailable, City may terminate this Agreement upon written notice to Vendor without penalty or expense to City. City shall be the final authority as to the availability of budgeted funds.
- E. **Termination for Convenience.** City reserves the right to terminate this Agreement in whole or in part at any time for the convenience of City without penalty or recourse. The Project Manager shall provide written notice of the termination. Upon receipt of the notice, Vendor shall immediately discontinue all work as directed in the notice, notify all subcontractors of the effective date of the termination, and minimize all further costs to City including, but not limited to, the placing of any and all orders for materials, facilities, or supplies, in connection with its performance under this Agreement. Vendor shall be entitled to receive compensation solely for: (1) the actual cost of the work completed in conformity with this Agreement; and/or (2) such other costs incurred by Vendor as permitted under this Agreement and approved by City.
9. **WARRANTY.** Vendor warrants that all goods furnished under this Agreement, whether manufactured or fabricated by Vendor or a third party shall be new and of the type and quality required in accordance with the Contract Documents. Vendor shall guarantee that the materials provided shall be free from any defects for the longer of: (i) **ONE (1)** year from the date furnished; or (ii) the period of warranty provided by any supplier or manufacturer. Any and all written manufacturers' warranties for materials supplied must be provided to the City's Project Manager before final payment will be authorized.
10. **PERFORMANCE EVALUATION.** At the end of the contract, City may evaluate Vendor's performance. Any such evaluation will become public record.
11. **NOTICE REGARDING FAILURE TO FULFILL AGREEMENT.** Any Vendor who enters into an Agreement with the City of Ocala and fails to complete the contract term, for any reason, shall

be subject to future bidding suspension for a period of one (1) year and bid debarment for a period of up to three (3) years for serious contract failures.

**12. VENDOR REPRESENTATIONS.** Vendor expressly represents that:

- A. Vendor has read and is fully familiar with all the terms and conditions of this Agreement, the Contract Documents, and other related data and acknowledges that they are sufficient in scope and detail to indicate and convey understanding of all terms and conditions of the work to be performed by Vendor under this Agreement.
- B. Vendor has disclosed, in writing, all known conflicts, errors, inconsistencies, discrepancies, or omissions discovered by Vendor in the Contract Documents, and that the City's written resolution of same is acceptable to Vendor.
- C. Vendor is familiar with all local, state, and Federal laws, regulations, and ordinances which may affect cost, progress, or its performance under this Agreement whatsoever.
- D. Vendor understands that a "public entity crime" as defined in section 287.133(1)(g), Florida Statutes, is "a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or with the United States..." Vendor further understands that any person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime (1) may not submit a bid, proposal, or reply on a contract: (a) to provide any goods or services to a public entity; (b) for the construction or repair of a public building or public work; or (c) for leases of real property to a public entity; (2) may not be awarded or perform work as a Vendor, supplier, subcontractor, or consultant under a contract with any public entity; and (3) may not transact business with any public entity in excess of the threshold amount provided in section 287.017, Florida Statutes, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.

**13. VENDOR RESPONSIBILITIES.** Except as otherwise specifically provided for in this Agreement, the following provisions are the responsibility of the Vendor:

- A. Vendor shall competently and efficiently supervise, inspect, and direct all work to be performed under this Agreement, devoting such attention thereto and applying such skills and expertise as may be necessary to perform the work in accordance with the Contract Documents.
- B. Vendor shall be solely responsible for the means, methods, techniques, sequences, procedures, and safety precautions or programs incident thereto.
- C. Vendor shall be responsible to see that the finished work complies accurately with the contract and the intent thereof.

- D. Vendor shall comply with all local, state, and Federal laws, regulations, and ordinances which may affect cost, progress, or its performance under this Agreement, and be responsible for all costs associated with same.
  - E. Vendor shall continue its performance under this Agreement during the pendency of any dispute or disagreement arising out of or relating to this Agreement, except as Vendor and City may otherwise agree in writing.
14. **NO EXCLUSIVITY.** It is expressly understood and agreed by the parties that this is not an exclusive agreement. Nothing in this Agreement shall be construed as creating any exclusive arrangement with Vendor or as prohibit City from either acquiring similar, equal, or like goods and/or services or from executing additional contracts with other entities or sources.
15. **COMMERCIAL AUTO LIABILITY INSURANCE.** Vendor shall procure and maintain, for the life of this Agreement, commercial auto liability insurance covering all automobiles owned, non-owned, hired, and scheduled by Vendor with a combined limit of not less than One Million Dollars (\$1,000,000) for bodily injury and property damage for each accident. Vendor shall name City as an additional insured under the insurance policy.
16. **GENERAL LIABILITY INSURANCE.** Vendor shall procure and maintain, for the life of this Agreement, commercial general liability insurance with minimum coverage limits not less than:
- A. One Million Dollars (\$1,000,000) per occurrence and Two Million Dollars (\$2,000,000) aggregate limit for bodily injury, property damage, and personal and advertising injury; and
  - B. One Million Dollars (\$1,000,000) per occurrence and Two Million Dollars (\$2,000,000) aggregate limit for products and completed operations.
  - C. Coverage for contractual liability is also required.
  - D. City, a political subdivision of the State of Florida, and its officials, employees, and volunteers shall be covered as an additional insured with a CG 20 26 04 13 Additional Insured – Designated Person or Organization Endorsement or similar endorsement providing equal or broader Additional Insured Coverage regarding liability arising out of activities performed by or on behalf of Vendor. The coverage shall contain no special limitation on the scope of protection afforded to City, its officials, employees, or volunteers.
17. **WORKERS' COMPENSATION AND EMPLOYER'S LIABILITY.** Vendor shall procure and maintain, for the life of this Agreement, Workers' Compensation insurance and employer's liability insurance in amounts required by applicable statutes. Vendor shall ensure any and all subcontractors have coverage as required by applicable statutes. Vendor is not required to name City as an additional insured under the policies, but a subrogation waiver endorsement is required. Exceptions and exemptions may be allowed by City's HR/Risk Director, so long as they are in accordance with Florida Statute.



# 18. MISCELLANEOUS INSURANCE PROVISIONS.

- A. Insurance Requirements. These insurance requirements shall not relieve or limit the liability of Vendor. City does not in any way represent that these types or amounts of insurance are sufficient or adequate to protect Vendor's interests or liabilities, but are merely minimums. No insurance is provided by the City under this contract to cover Vendor. **No work shall be commenced under this contract until the required Certificate(s) of Insurance have been provided.** Work shall not continue after expiration (or cancellation) of the Certificates of Insurance and shall not resume until new Certificate(s) of Insurance have been provided. Insurance written on a "Claims Made" form is not acceptable without consultation with City of Ocala Risk Management.
- B. Deductibles. Vendor is responsible for paying any and all deductibles or self-insured retention. Any deductibles or self-insured retentions above \$100,000 must be declared to and approved by the City. Approval will not be unreasonably withheld.
- C. Certificates of Insurance. Vendor shall provide Certificates of Insurance, accompanied by copies of all endorsements required by this section, that are issued by an agency authorized to do business in the state of Florida and with an A.M. Best rating\* of at least A or greater. Certificates of Insurance must be forwarded to: **City of Ocala, Contracting Department, 3<sup>rd</sup> Floor, 110 SE Watula Ave, Ocala, FL 34471, E-Mail: [vendors@ocalafl.org](mailto:vendors@ocalafl.org)** prior to the commencement of work. Renewal certificates must also be forwarded to the Contracting Department prior to the policy expiration.

\*Non-rated insurers must be pre-approved by the City Risk Manager.

- D. Failure to Maintain Coverage. In the event Vendor fails to disclose each applicable deductible/self-insured retention or obtain or maintain in full force and effect any insurance coverage required to be obtained by Vendor under this Agreement, Vendor shall be considered to be in default of this Agreement.
- E. Severability of Interests. Vendor shall arrange for its liability insurance to include General Liability, Business Automobile Liability, and Excess/Umbrella Insurance, or to be endorsed to include a severability of interests/cross liability provision so that the "City of Ocala" (where named as an additional insured) will be treated as if a separate policy were in existence, but without increasing the policy limits.
- F. Mandatory Endorsements for All Required Policies. All required policies shall include: (i) endorsement that waives any right of subrogation against the City of Ocala for any policy of insurance provided under this Agreement or under any state or federal worker's compensation or employer's liability act; and (ii) endorsement to give the City of Ocala and no less than **THIRTY (30)** days written notice (with the exception of non-payment of



premium which requires a **TEN (10)** calendar day notice) in the event of cancellation or material change.

19. **SAFETY/ENVIRONMENTAL.** Vendor shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the work. Vendor shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent damage, injury, or loss to:

- A. All employees on the work and other persons that may be affected thereby;
- B. All work, materials and equipment to be incorporated therein, whether in storage on or off the site; and
- C. Other property at the site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures, and utilities.

All, injury, or loss to any property caused, directly or indirectly, in whole or in part, by Vendor, any subcontractor, or anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, shall be remedied by Vendor. Vendor's duties and responsibilities for the safety and protection of the work shall continue until such time as the work is completed and accepted by City.

20. **NON-DISCRIMINATORY EMPLOYMENT PRACTICES.** During the performance of the contract, Vendor shall not discriminate against any employee or applicant for employment because of race, color, religion, ancestry, national origin, sex, pregnancy, age, disability, sexual orientation, gender identity, marital or domestic partner status, familial status, or veteran status and shall take affirmative action to ensure that an employee or applicant is afforded equal employment opportunities without discrimination. Such action shall be taken with reference to, but not limited to: recruitment, employment, termination, rates of pay or other forms of compensation and selection for training or retraining, including apprenticeship and on-the-job training.

21. **SUBCONTRACTORS.** Nothing in this Agreement shall be construed to create, impose, or give rise to any duty owed by City or its representatives to any subcontractor of Vendor or any other persons or organizations having a direct contract with Vendor, nor shall it create any obligation on the part of City or its representatives to pay or seek payment of any monies to any subcontractor of Vendor or any other persons or organizations having a direct contract with Vendor, except as may otherwise be required by law. City shall not be responsible for the acts or omissions of any vendor, subcontractor, or of any of their agents or employees.

22. **INDEPENDENT CONTRACTOR STATUS.** Vendor acknowledges and agrees that under this Agreement, Vendor and any agent or employee of Vendor shall be deemed at all times to be an independent contractor and shall be wholly responsible for the manner in which it performs the services and work required under this Agreement. Neither Vendor nor its agents or

employees shall represent or hold themselves out to be employees of City at any time. Neither Vendor nor its agents or employees shall have employee status with City. Nothing in this Agreement shall constitute or be construed to create any intent on the part of either party to create an agency relationship, partnership, employer-employee relationship, joint venture relationship, or any other relationship which would allow City to exercise control or discretion over the manner or methods employed by Vendor in its performance of its obligations under this Agreement.

23. **ACCESS TO FACILITIES.** City shall provide Vendor with access to all City facilities as is reasonably necessary for Vendor to perform its obligations under this Agreement.
24. **ASSIGNMENT.** Neither party may assign its rights or obligations under this Agreement to any third party without the prior express approval of the other party, which shall not be unreasonably withheld.
25. **RIGHT OF CITY TO TAKE OVER CONTRACT.** Should the work to be performed by Vendor under this Agreement be abandoned, or should Vendor become insolvent, or if Vendor shall assign or sublet the work to be performed hereunder without the written consent of City, the City Project Manager shall have the power and right to hire and acquire additional men and equipment, supply additional material, and perform such work as deemed necessary for the completion of this Agreement. Under these circumstances, all expenses and costs actually incurred by City to accomplish such completion shall be credited to City along with amounts attributable to any other elements of damage and certified by the Project Manager. The Project Manager's certification as to the amount of such liability shall be final and conclusive.
26. **PUBLIC RECORDS.** Vendor shall comply with all applicable provisions of the Florida Public Records Act, Chapter 119, Florida Statutes. Specifically, Vendor shall:
  - A. Keep and maintain public records required by the public agency to perform the service.
  - B. Upon request from the public agency's custodian of public records, provide the public agency with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.
  - C. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if Vendor does not transfer the records to the public agency.
  - D. Upon completion of the contract, transfer, at no cost, to the public agency all public records in possession of Vendor or keep and maintain public records required by the public agency to perform the service. If Vendor transfers all public records to the public agency upon completion of the contract, Vendor shall destroy any duplicate public records that are exempt

or confidential and exempt from public records disclosure requirements. If Vendor keeps and maintains public records upon completion of the contract, Vendor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the public agency, upon request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

**IF VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO VENDOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT: CITY OF OCALA, OFFICE OF THE CITY CLERK; 352-629-8266; E-mail: [clerk@ocalafl.org](mailto:clerk@ocalafl.org); City Hall, 110 SE Watula Avenue, Ocala, FL 34471.**

27. **AUDIT.** Vendor shall comply and cooperate immediately with any inspections, reviews, investigations, or audits relating to this Agreement as deemed necessary by the Florida Office of the Inspector General, the City's Internal or External auditors or by any other Florida official with proper authority.
28. **PUBLICITY.** Vendor shall not use City's name, logo, seal or other likeness in any press release, marketing materials, or other public announcement without City's prior written approval.
29. **E-VERIFY.** Pursuant to section 448.095, Contractor shall register with and use the U.S. Department of Homeland Security's ("DHS") E-Verify System, accessible at <https://e-verify.uscis.gov/emp>, to verify the work authorization status of all newly hired employees. Contractor shall obtain affidavits from any and all subcontractors in accordance with paragraph 2(b) of section 448.095, Florida Statutes, and maintain copies of such affidavits for the duration of this Agreement. By entering into this Agreement, Contractor certifies and ensures that it utilizes and will continue to utilize the DHS E-Verify System for the duration of this Agreement and any subsequent renewals of same. Contractor understands that failure to comply with the requirements of this section shall result in the termination of this Agreement and Contractor may lose the ability to be awarded a public contract for a minimum of one (1) year after the date on which the Agreement was terminated. Contractor shall provide a copy of its DHS Memorandum of Understanding upon City's request. Please visit [www.e-verify.gov](http://www.e-verify.gov) for more information regarding the E-Verify System.
30. **CONFLICT OF INTEREST.** Vendor must have disclosed with the submission of their bid, the name of any officer, director, or agent who may be employed by City. Vendor must disclose the name of any City employee who owns, directly or indirectly, any interest in Vendor or any

affiliated business entity. Any additional conflicts of interest that may occur during the contract term must be disclosed to the City of Ocala Procurement Department.

31. **WAIVER.** The failure or delay of any party at any time to require performance by another party of any provision of this Agreement, even if known, shall not affect the right of such party to require performance of that provision or to exercise any right, power or remedy hereunder. Any waiver by any party of any breach of any provision of this Agreement should not be construed as a waiver of any continuing or succeeding breach of such provision, a waiver of the provision itself, or a waiver of any right, power or remedy under this Agreement. No notice to or demand on any party in any circumstance shall, of itself, entitle such party to any other or further notice or demand in similar or other circumstances.
32. **SEVERABILITY OF ILLEGAL PROVISIONS.** Wherever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under the applicable law. Should any portion of this Agreement be declared invalid for any reason, such declaration shall have no effect upon the remaining portions of this Agreement.
33. **INDEMNITY.** Vendor shall indemnify City and its elected officials, employees and volunteers against, and hold City and its elected officials, employees and volunteers harmless from, all damages, claims, losses, costs, and expenses, including reasonable attorneys' fees, which City or its elected officials, employees or volunteers may sustain, or which may be asserted against City or its elected officials, employees or volunteers, arising out of the activities contemplated by this Agreement including, without limitation, harm or personal injury to third persons during the term of this Agreement to the extent attributable to the actions of Vendor, its agents, and employees.
34. **NO WAIVER OF SOVEREIGN IMMUNITY.** Nothing herein is intended to waive sovereign immunity by the City to which sovereign immunity may be applicable, or of any rights or limits of liability existing under Florida Statute § 768.28. This term shall survive the termination of all performance or obligations under this Agreement and shall be fully binding until any proceeding brought under this Agreement is barred by any applicable statute of limitations.
35. **NOTICES.** All notices, certifications or communications required by this Agreement shall be given in writing and shall be deemed delivered when personally served, or when received if by facsimile transmission with a confirming copy mailed by registered or certified mail, postage prepaid, return receipt requested. Notices can be concurrently delivered by e-mail. All notices shall be addressed to the respective parties as follows:

If to Vendor: Advance Stores Company, Incorporated  
d/b/a Advance Auto Parts  
Attention: Laura Payne  
26 NW 10<sup>th</sup> Street  
Ocala, Florida 34475  
Phone: 919-573-3004  
E-mail: [laura.payne@advance-auto.com](mailto:laura.payne@advance-auto.com)

If to City of Ocala: Tiffany Kimball, Contracting Officer  
110 SE Watula Avenue, 3rd Floor  
Ocala, Florida 34471  
Phone: 352-629-8366 Fax: 352-690-2025  
E-mail: [tkimball@ocalafl.org](mailto:tkimball@ocalafl.org)

Copy to: Robert W. Batsel, Jr.  
Gooding & Batsel, PLLC  
1531 SE 36<sup>th</sup> Avenue  
Ocala, Florida 34471  
PH: 352-579-6536  
E-mail: [rbatsel@lawyersocala.com](mailto:rbatsel@lawyersocala.com)

36. **ATTORNEYS' FEES.** If any civil action, arbitration or other legal proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default or misrepresentation in connection with any provision of this Agreement, the successful or prevailing party shall be entitled to recover reasonable attorneys' fees, sales and use taxes, court costs and all expenses reasonably incurred even if not taxable as court costs (including, without limitation, all such fees, taxes, costs and expenses incident to arbitration, appellate, bankruptcy and post-judgment proceedings), incurred in that civil action, arbitration or legal proceeding, in addition to any other relief to which such party or parties may be entitled. Attorneys' fees shall include, without limitation, paralegal fees, investigative fees, administrative costs, sales and use taxes and all other charges reasonably billed by the attorney to the prevailing party.
37. **JURY WAIVER.** IN ANY CIVIL ACTION, COUNTERCLAIM, OR PROCEEDING, WHETHER AT LAW OR IN EQUITY, WHICH ARISES OUT OF, CONCERNS, OR RELATES TO THIS AGREEMENT, ANY AND ALL TRANSACTIONS CONTEMPLATED HEREUNDER, THE PERFORMANCE HEREOF, OR THE RELATIONSHIP CREATED

HEREBY, WHETHER SOUNDING IN CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE, TRIAL SHALL BE TO A COURT OF COMPETENT JURISDICTION AND NOT TO A JURY. EACH PARTY HEREBY IRREVOCABLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY. NEITHER PARTY HAS MADE OR RELIED UPON ANY ORAL REPRESENTATIONS TO OR BY ANY OTHER PARTY REGARDING THE ENFORCEABILITY OF THIS PROVISION. EACH PARTY HAS READ AND UNDERSTANDS THE EFFECT OF THIS JURY WAIVER PROVISION.

38. **GOVERNING LAW.** This Agreement is and shall be deemed to be a contract entered and made pursuant to the laws of the State of Florida and shall in all respects be governed, construed, applied and enforced in accordance with the laws of the State of Florida.
39. **JURISDICTION AND VENUE.** The parties acknowledge that a majority of the negotiations, anticipated performance and execution of this Agreement occurred or shall occur in Marion County, Florida. Any civil action or legal proceeding arising out of or relating to this Agreement shall be brought only in the courts of record of the State of Florida in Marion County or the United States District Court, Middle District of Florida, Ocala Division. Each party consents to the exclusive jurisdiction of such court in any such civil action or legal proceeding and waives any objection to the laying of venue of any such civil action or legal proceeding in such court and/or the right to bring an action or proceeding in any other court. Service of any court paper may be effected on such party by mail, as provided in this Agreement, or in such other manner as may be provided under applicable laws, rules of procedures or local rules.
40. **REFERENCE TO PARTIES.** Each reference herein to the parties shall be deemed to include their successors, assigns, heirs, administrators, and legal representatives, all whom shall be bound by the provisions hereof.
41. **MUTUALITY OF NEGOTIATION.** Vendor and City acknowledge that this Agreement is a result of negotiations between Vendor and City, and the Agreement shall not be construed in favor of, or against, either party because of that party having been more involved in the drafting of the Agreement.
42. **SECTION HEADINGS.** The section headings herein are included for convenience only and shall not be deemed to be a part of this Agreement.
43. **RIGHTS OF THIRD PARTIES.** Nothing in this Agreement, whether express or implied, is intended to confer any rights or remedies under or because of this Agreement on any persons other than the parties hereto and their respective legal representatives, successors and permitted assigns. Nothing in this Agreement is intended to relieve or discharge the obligation or liability of any

third persons to any party to this Agreement, nor shall any provision give any third persons any right of subrogation or action over or against any party to this Agreement.

44. **AMENDMENT.** No amendment to this Agreement shall be effective except those agreed to in writing and signed by both parties to this Agreement.
45. **COUNTERPARTS.** This Agreement may be executed in counterparts, each of which shall be an original and all of which shall constitute the same instrument.
46. **ELECTRONIC SIGNATURE(S).** Vendor, if and by offering an electronic signature in any form whatsoever, will accept and agree to be bound by said electronic signature to all terms and conditions of this Agreement. Further, a duplicate or copy of the Agreement that contains a duplicated or non-original signature will be treated the same as an original, signed copy of this original Agreement for all purposes.
47. **ENTIRE AGREEMENT.** This Agreement, including exhibits, (if any) constitutes the entire Agreement between the parties hereto with respect to the subject matter hereof. There are no other representations, warranties, promises, agreements or understandings, oral, written or implied, among the Parties, except to the extent reference is made thereto in this Agreement. No course of prior dealings between the parties and no usage of trade shall be relevant or admissible to supplement, explain, or vary any of the terms of this Agreement. No representations, understandings, or agreements have been made or relied upon in the making of this Agreement other than those specifically set forth herein.
48. **LEGAL AUTHORITY.** Each person signing this Agreement on behalf of either party individually warrants that he or she has full legal power to execute this Agreement on behalf of the party for whom he or she is signing, and to bind and obligate such party with respect to all provisions contained in this Agreement.

**[REMAINDER OF PAGE INTENTIONALLY BLANK. SIGNATURE PAGE TO FOLLOW.]**



IN WITNESS WHEREOF, the parties have executed this Agreement on \_\_\_\_\_.

**ATTEST:**

**CITY OF OCALA**

\_\_\_\_\_  
Angel B. Jacobs  
City Clerk

\_\_\_\_\_  
Ire Bethea, Sr.  
City Council President

**Approved as to form and legality:**

**ADVANCE STORES COMPANY  
D/B/A ADVANCE AUTO PARTS**

\_\_\_\_\_  
Robert W. Batsel, Jr.  
City Attorney

\_\_\_\_\_  
By: \_\_\_\_\_  
(Printed Name)

\_\_\_\_\_  
(Title)

**BACKGROUND**

1. Vendor shall provide, on consignment, a stock of specified automotive parts at the City of Ocala's Fleet Management parts room located at 1805 NE 30<sup>th</sup> Avenue, Building 200, Ocala, FL 34470.
2. Vendor shall provide: electrical parts; filters; brake system parts; steering and suspension parts; and oil and lubricants. The City agrees to purchase consignment parts **after** the items are issued for repairs.

**DELIVERY**

1. Parts shall be delivered or shipped to Fleet Management, 1805 NE 30<sup>th</sup> Avenue, Building 200, Ocala, FL 34470.
2. Scheduling of all deliveries shall be coordinated with the City's Fleet Parts Manager.

**LEAD TIME**

1. The maximum acceptable lead time on non-stock parts is twenty-four (24) hours. If parts are back ordered, Vendor shall notify Fleet Parts Coordinator at (352) 351-6766, immediately.

**WORK SUMMARY AND HOURS**

1. Vendor shall perform the following services for the City of Ocala:
  - A. Fully stock approved inventory within ten (10) business days of contract commencement.
  - B. Maintain an on-site minimum parts fill rate of ninety-five percent (95%)
  - C. Provide parts that are not "in stock" within twenty-four (24) hours. If a part is back ordered, Vendor shall immediately notify Fleet Parts Coordinator.
  - D. Conduct necessary cycle counts monthly and adjust inventory levels appropriately.
  - E. Accept responsibility for any shortages in inventory levels and take immediate action to rectify. Vendor shall replenish stock as parts are used. (Shortage is defined as an on-site fill rate of less than 95%.)
  - F. Vendor will **NOT** be held responsible for missing parts.
  - G. Conduct a weekly bin inventory audit and invoice reconciliation.
  - H. Administer all warranty claims for defective parts. If a part is defective or inferior, Vendor shall provide a replacement part during the warranty period (or a refund) at no additional cost to the City.
2. **Part Requirements:** Quality of all parts must be new and meet or exceed the quality of the parts furnished by the original equipment manufacturer (OEM).

**VENDOR EMPLOYEES AND EQUIPMENT**

1. Vendor shall provide an assigned Project Manager, who will be the primary point of contact. Vendor must provide a valid telephone number and address at all times to the City's Fleet Parts Coordinator. The telephone must be answered during normal working hours or voicemail must be available to take a message.
2. At the request of the City, the Vendor must replace any incompetent, unfaithful, abusive, or disorderly person in their employment. The City and the Vendor must each be promptly notified by the other of any complaints received.
3. Vendor's employees must wear suitable work clothes and personal protective equipment as defined by OSHA. Employees shall be clean and in as good appearance as the job conditions permit.
4. Vendor shall operate as an independent contractor and not as an agent, representative, partner or employee of the City of Ocala, and shall control their operations at the work site, and be solely responsible for the acts or omissions of their employees.
5. No smoking is allowed on City property or projects.
6. All company vehicles and shirts must have a visible company name/logo.
7. Vendor is fully responsible for the provision of adequate and proper safety precautions meeting all OSHA, local, state, and national codes concerning safety provisions for their employees and sub-contractors.

**CITY OF OCALA RESPONSIBILITIES**

City shall furnish the following services/data to the Vendor for the performance of services:

1. Grant Vendor access to Fleet Management's secured parts room during normal business hours (Monday through Friday, 7:00 AM to 5:00 PM) to stock and replenish agreed upon inventory. The parts room shall be managed by the Fleet Parts Coordinator.
2. Fleet Director (John King, 352-351-6648, [jking@ocalafl.org](mailto:jking@ocalafl.org)) must approve all new product lines or changes before introduction to City fleet for use.
3. City may, at any time, discontinue use or specify part brand, type, and quantity to stock as inventory.

**WARRANTY**

Vendor shall provide all manufacturer warranty documentation to Fleet Parts Coordinator.

## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
BR310	LITTLEFUSE	10A UNIV CIRCUIT BRKR	EA	\$ 6.03
44530	GROTE	2 TERMINAL 12-LAMP FLASHER	EA	\$ 10.19
40153-3	GROTE	3 1/2 YELLOW CENTER	EA	\$ 1.69
12014-5	GROTE	3 3/4 STICK ON MIRROR	EA	\$ 1.69
67050	GROTE	6 LONG	EA	\$ 1.52
F690-32	FRAM	75-140 GEAR OIL QT	EA	\$ 13.79
F685-32	FRAM	75-90 GEAR OIL	EA	\$ 12.87
F780-32	FRAM	80-90 GEAR OIL QT	EA	\$ 6.89
F-501	PRESTONE	AC DELCO ANTI FREEZE	EA	\$ 18.82
96327	CARQUEST/BALDWIN	AIR DRYER	EA	\$ 30.44
88433	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 22.39
90273P	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 4.72
88814	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 6.92
83883	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 8.04
88935	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 6.29
87043	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 3.98
87793	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 5.94
89780	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 5.42
87484	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 5.94
88253	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 6.64
88418	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 9.44
88935	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 6.29
88144	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 5.17
87488	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 8.04
83115	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 6.99
87729	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 8.74
87487	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 9.44
88440	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 9.44
88117	CARQUEST/BALDWIN	AIR FILTER	EA	\$ 7.69
00272-1LLAC	TOYOTA	ANTIFREEZE	EA	\$ 26.59
WA14-5033	EUCLID	AXLE FLANGE GASKETS	EA	\$ 0.96
180.1061	AUTOMANN	AXLE FLANGE GASKETS	EA	\$ 1.11
370003A	NATIONAL	AXLE SEAL	EA	\$ 32.24
96850	CARQUEST/BALDWIN	BALDWIN FILTER	EA	\$ 21.69
410-95584	CARQUEST PREMIUM	BALL JOINT	EA	\$ 30.70
94RH7	DIEHARD GOLD	BATTERY	EA	\$ 116.57
78FT-2	DIEHARD GOLD	BATTERY	EA	\$ 116.57
65-2	DIEHARD GOLD	BATTERY	EA	\$ 116.57

## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
48H6	DIEHARD GOLD	BATTERY	EA	\$ 116.57
31P30	DIEHARD HEAVY DUTY	BATTERY	EA	\$ 82.40
31S30	DIEHARD HEAVY DUTY	BATTERY	EA	\$ 82.40
82180	PERMATEX	BLACK ULTRA SILICONE	EA	\$ 7.81
GC3030LCW	HALDEX	BRAKE CHAMBER-GOLD SEAL-3030	EA	\$ 89.59
W7341	CARQUEST	BRAKE CLEAN	EA	\$ 2.61
151.6603BA	AUTOMANN	BRAKE DRUM	EA	\$ 228.20
151.6701BA	AUTOMANN	BRAKE DRUM	EA	\$ 140.75
151.6700BA	AUTOMANN	BRAKE DRUM 3600AX	EA	\$ 79.99
W20013	CARQUEST	BRAKE FLUID 12 OZ	EA	\$ 3.67
W20014	CARQUEST	BRAKE FLUID 32 OZ	EA	\$ 5.97
CB4725ES2G	HALDEX	BRAKE SHOE KIT	EA	\$ 72.79
CB4715QG	HALDEX	BRAKE SHOE KIT	EA	\$ 65.59
CB4709ES2G	HALDEX	BRAKE SHOE KIT	EA	\$ 53.59
CB4718QG	HALDEX	BRAKE SHOE KIT	EA	\$ 75.99
BZ1015	GROTE	BRITE ZONE LIGHT	EA	\$ 40.36
85660	CARQUEST/BALDWIN	BY PASS LUBE SPIN ON	EA	\$ 15.39
WA107794	WORLD AMERICAN	CARTRIDGE ASM	EA	\$ 23.59
82-2217	GROTE	CIRCUIT BREAKER	EA	\$ 48.49
45811	GROTE	CLEAR 2 1/2 ROUND UTI	EA	\$ 3.39
62271	GROTE	CLEAR 4 TORISON MOUNT	EA	\$ 7.64
80050	PERMATEX	CLEAR SILICONE	EA	\$ 8.08
96679	CARQUEST/BALDWIN	DEF FILTER	EA	\$ 26.59
457	PEAK/FRAM	DIESEL EXH FLUID 2.5 GAL	EA	\$ 10.11
97027	DORMAN	DRAIN PLUG GASKET	EA	\$ 1.60
97026	DORMAN	DRAIN PLUG GASKET	EA	\$ 1.60
97025	DORMAN	DRAIN PLUG GASKET	EA	\$ 3.47
97022	DORMAN	DRAIN PLUG GASKET	EA	\$ 3.47
97021	DORMAN	DRAIN PLUG GASKET	EA	\$ 2.16
97019	DORMAN	DRAIN PLUG GASKET	EA	\$ 5.21
97018	DORMAN	DRAIN PLUG GASKET	EA	\$ 10.43
97016	DORMAN	DRAIN PLUG GASKET	EA	\$ 0.86
97010	DORMAN	DRAIN PLUG GASKET	EA	\$ 6.30
97005	DORMAN	DRAIN PLUG GASKET	EA	\$ 8.69
97004	DORMAN	DRAIN PLUG GASKET	EA	\$ 0.33
97003	DORMAN	DRAIN PLUG GASKET	EA	\$ 4.34
97002	DORMAN	DRAIN PLUG GASKET	EA	\$ 5.21
97001	DORMAN	DRAIN PLUG GASKET	EA	\$ 0.33

## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
95154	DORMAN	DRAIN PLUG GASKET	EA	\$ 1.99
95015	DORMAN	DRAIN PLUG GASKET	EA	\$ 1.20
95014	DORMAN	DRAIN PLUG GASKET	EA	\$ 5.21
95010	DORMAN	DRAIN PLUG GASKET	EA	\$ 1.73
95004	DORMAN	DRAIN PLUG GASKET	EA	\$ 2.94
95001	DORMAN	DRAIN PLUG GASKET	EA	\$ 5.21
93604	3M	ELEC TAPE	EA	\$ 1.81
87323	CARQUEST/BALDWIN	FILTER	EA	\$ 9.09
86011	CARQUEST/BALDWIN	FILTER	EA	\$ 2.20
86697	CARQUEST/BALDWIN	FILTER	EA	\$ 9.44
86032	CARQUEST/BALDWIN	FILTER	EA	\$ 1.39
95000	CARQUEST/BALDWIN	FILTER	EA	\$ 30.79
85970MP	CARQUEST/BALDWIN	FILTER	EA	\$ 10.84
44710	GROTE	FLASHER	EA	\$ 32.29
A30R134A	PROVEN VALUE	FREON	EA	\$ 119.99
62691	GROTE	FROSTED CLEAR 4 TORISON MOUNT	EA	\$ 52.69
86695	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 11.89
86651XE	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 11.89
86721	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 12.59
86243	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 5.87
96092	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 11.89
86595	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 3.67
86338	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 7.69
86195	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 5.94
86995	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 21.34
86604	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 21.69
86296	CARQUEST/BALDWIN	FUEL FILTER	EA	\$ 4.86
96717	CARQUEST/BALDWIN	FUEL SPIN-ON	EA	\$ 28.69
LJCA030.XP	LITTLEFUSE	FUSE	EA	\$ 3.24
MIC2030.VP	LITTLEFUSE	FUSE	EA	\$ 0.65
MIC2020.VP	LITTLEFUSE	FUSE	EA	\$ 0.65
MIC2010.VP	LITTLEFUSE	FUSE	EA	\$ 0.65
MIC207.5VP	LITTLEFUSE	FUSE	EA	\$ 0.69
OMIN005.VP	LITTLEFUSE	FUSE	EA	\$ 0.52
OMIN030.VP	LITTLEFUSE	FUSE	EA	\$ 0.52
MIN25	LITTLEFUSE	FUSE	EA	\$ 0.57
MIN20	LITTLEFUSE	FUSE	EA	\$ 0.58
OMIN015.VP	LITTLEFUSE	FUSE	EA	\$ 0.58

## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
0MIN010.VP	LITTLEFUSE	FUSE	EA	\$ 0.58
0ATO005.V	LITTLEFUSE	FUSE	EA	\$ 0.64
0ATO004.V	LITTLEFUSE	FUSE	EA	\$ 0.64
0ATO003.VP	LITTLEFUSE	FUSE	EA	\$ 0.58
0ATO003.VP	LITTLEFUSE	FUSE	EA	\$ 0.58
0ATO025.V	LITTLEFUSE	FUSE	EA	\$ 0.64
0ATO020.V	LITTLEFUSE	FUSE	EA	\$ 0.64
82-2209	GROTE	FUSE HOLDER	EA	\$ 2.78
330-3009	STEMCO	GASKET	EA	\$ 1.34
179.1001	AUTOMANN	GLADHAND	EA	\$ 3.43
179.1002	AUTOMANN	GLADHAND	EA	\$ 3.43
179.1012	AUTOMANN	GLADHAND SEAL	EA	\$ 0.76
5401	CRC	GLASS CLEANER	EA	\$ 2.56
WA284358	WORLD AMERICAN	GOVERNOR	EA	\$ 10.39
F101	FRAM	GREEN ANTI FREEZE	EA	\$ 14.24
AFC10000	PRESTONE	HD ANTI FREEZE (DIESEL)	EA	\$ 18.04
67-261	TRICO	HD WIPER BLADE	EA	\$ 17.41
61-220	TRICO	HD WIPER BLADE	EA	\$ 16.74
H4656BX	SYLVANIA	HEADLAMP BULB	EA	\$ 7.69
CQ-9012LL	CARQUEST	HEADLAMP BULB	EA	\$ 6.85
CQ-9008	CARQUEST	HEADLAMP BULB	EA	\$ 8.20
CQ-9005	CARQUEST	HEADLAMP BULB	EA	\$ 3.99
CQ-9004	CARQUEST	HEADLAMP BULB	EA	\$ 4.00
CQ-9003	CARQUEST	HEADLAMP BULB	EA	\$ 3.99
CQ1727	THERMOID	HEATER HOSE	EA	\$ 1.10
CQ1726	THERMOID	HEATER HOSE	EA	\$ 1.10
77931	GROTE	HIDEAWAY STROBE	EA	\$ 152.14
10005	LUCAS	HIGH TEMP TUBE GREASE	EA	\$ 6.24
CQ334150	THERMOID	HOSE	EA	\$ 0.79
CQ334050	THERMOID	HOSE	EA	\$ 0.79
CQ333950	THERMOID	HOSE	EA	\$ 0.60
CQ24088	THERMOID	HOSE	EA	\$ 1.31
CQ24078	THERMOID	HOSE	EA	\$ 1.18
CQ24060	THERMOID	HOSE	EA	\$ 1.18
5256061	CARQUEST	HOSE CLAMP	EA	\$ 1.16
5248061	CARQUEST	HOSE CLAMP	EA	\$ 1.16
5236061	CARQUEST	HOSE CLAMP	EA	\$ 1.16
5232061	CARQUEST	HOSE CLAMP	EA	\$ 0.83



## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
5228061	CARQUEST	HOSE CLAMP	EA	\$ 0.83
5224061	CARQUEST	HOSE CLAMP	EA	\$ 0.83
5220061	CARQUEST	HOSE CLAMP	EA	\$ 0.83
5216061	CARQUEST	HOSE CLAMP	EA	\$ 0.83
5212061	CARQUEST	HOSE CLAMP	EA	\$ 0.83
5210061	CARQUEST	HOSE CLAMP	EA	\$ 0.83
5203061	CARQUEST	HOSE CLAMP	EA	\$ 0.64
5202061	CARQUEST	HOSE CLAMP	EA	\$ 0.64
340-009BK	NATIONAL	HUB CAP	EA	\$ 11.84
94421-5	GROTE	LED HEADLAMP	EA	\$ 101.99
46393	GROTE	LIGHT	EA	\$ 4.92
4057LLBP2	SYLVANIA	LIGHT BULB	EA	\$ 5.59
85912	DORMAN	LIGHTED LONG TOGGLE SW	EA	\$ 4.91
85913	DORMAN	LIGHTED LONG TOGGLE SW	EA	\$ 5.73
84678	CARQUEST/BALDWIN	LUBE FILTER	EA	\$ 11.54
84047	CARQUEST/BALDWIN	LUBE FILTER	EA	\$ 3.84
85748XD	CARQUEST/BALDWIN	LUBE FILTER	EA	\$ 27.99
84744XD	CARQUEST/BALDWIN	LUBE FILTER	EA	\$ 30.79
85748	CARQUEST/BALDWIN	LUBE FILTER	EA	\$ 24.14
94347	CARQUEST/BALDWIN	LUBE FILTER ELEMENT	EA	\$ 41.64
47122	GROTE	MARKER LITE	EA	\$ 7.64
MIC207.5VP	LITTLEFUSE	MICRO II BLADE FUSE - 2	EA	\$ 3.24
CQ-7528	CARQUEST	MINIATURE MULTI PK BOX	EA	\$ 0.66
CQ-194	CARQUEST	MINIATURE BULB	EA	\$ 0.33
CQ-921	CARQUEST	MINIATURE BULB	EA	\$ 0.43
CQ-912	CARQUEST	MINIATURE BULB	EA	\$ 0.55
CQ-906	CARQUEST	MINIATURE BULB	EA	\$ 0.51
CQ-7443	CARQUEST	MINIATURE BULB	EA	\$ 1.21
CQ-7440	CARQUEST	MINIATURE BULB	EA	\$ 1.21
CQ-67	CARQUEST	MINIATURE BULB	EA	\$ 0.43
CQ-37	CARQUEST	MINIATURE BULB	EA	\$ 0.32
CQ-3457	CARQUEST	MINIATURE BULB	EA	\$ 1.20
CQ-3157NA	CARQUEST	MINIATURE BULB	EA	\$ 1.21
CQ-3157	CARQUEST	MINIATURE BULB	EA	\$ 0.66
CQ-3156	CARQUEST	MINIATURE BULB	EA	\$ 0.66
CQ-3057	CARQUEST	MINIATURE BULB	EA	\$ 0.66
CQ-2057	CARQUEST	MINIATURE BULB	EA	\$ 0.43
CQ-194NA	CARQUEST	MINIATURE BULB	EA	\$ 0.64

## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
CQ-194	CARQUEST	MINIATURE BULB	EA	\$ 0.33
CQ-1893	CARQUEST	MINIATURE BULB	EA	\$ 0.43
CQ-168	CARQUEST	MINIATURE BULB	EA	\$ 0.66
11005	CARQUEST	MINIATURE BULB	EA	\$ 1.49
CQ-7528	CARQUEST	MINIATURE BULB	EA	\$ 0.66
CQ-1157NA	CARQUEST	MINIATURE BULB	EA	\$ 0.84
CQ-1157	CARQUEST	MINIATURE BULB	EA	\$ 0.44
CQ-1156	CARQUEST	MINIATURE BULB	EA	\$ 0.55
CQ-1142	CARQUEST	MINIATURE BULB	EA	\$ 0.40
CQ-1003	CARQUEST	MINIATURE BULB	EA	\$ 0.39
DE3175LLBP2	SYLVANIA	MINIATURE BULB 2PK	EA	\$ 4.19
28663	GROTE	MIRROR	EA	\$ 14.69
12004	GROTE	MIRROR-STICK ON	EA	\$ 1.26
24813	MOBIL 1	MOBIL 1 15W-50 QTS	EA	\$ 9.19
562.102436	AUTOMANN	MUD FLAP STANDARD	EA	\$ 13.64
2015	NGK	NGK STANDARD PLUG	EA	\$ 2.33
090-059	DORMAN	OIL DRAIN PLUG	EA	\$ 5.21
090-042	DORMAN	OIL DRAIN PLUG	EA	\$ 6.08
85459	CARQUEST/BALDWIN	OIL FILTER	EA	\$ 6.29
85791	CARQUEST/BALDWIN	OIL FILTER	EA	\$ 7.34
84182	CARQUEST/BALDWIN	OIL FILTER	EA	\$ 7.69
85799	CARQUEST/BALDWIN	OIL FILTER	EA	\$ 17.49
85036HD	CARQUEST/BALDWIN	OIL FILTER	EA	\$ 3.49
85516HD	CARQUEST/BALDWIN	OIL FILTER	EA	\$ 3.84
96057	CARQUEST/BALDWIN	OIL FILTER	EA	\$ 9.37
96872	CARQUEST/BALDWIN	PACCAR	EA	\$ 51.79
16PB	BLASTER	PENETRANT BLASTER	EA	\$ 5.32
359-5990	STEMCO	PLUG	EA	\$ 2.84
99170	GROTE	PLUGS	EA	\$ 5.94
590	FRAM	POWER STEERING FLUID QT	EA	\$ 5.05
4320P	PURPLE POWER	PURPLE POWER CLEANER GL	EA	\$ 7.35
SSB5	CARQUEST/STANDARD	PUSH BUTTON SWITCH	EA	\$ 10.32
5103	CRC	QD ELECTRIC CLEANER	EA	\$ 10.11
G1092	GROTE	RED 2 1/2 SURFACE-MOUNT	EA	\$ 11.89
G1902	GROTE	RED HI COUNT 3-DIODE LED	EA	\$ 8.32
47242	GROTE	RED LIGHT	EA	\$ 7.64
53182	GROTE	RED PLASTIC HOUSING LAMP	EA	\$ 65.44
90162	GROTE	RED REPLACEMENT LENS	EA	\$ 2.54

## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
27200	PERMATEX	RED THREAD LOCKER	EA	\$ 6.95
178.254	AUTOMANN	RELAY	EA	\$ 5.00
7480	3M	ROLOC DISC	EA	\$ 1.29
1396	3M	ROLOC DISC	EA	\$ 1.29
SF16	SEAFOAM	SEAFOAM MOTOR TREATMENT	EA	\$ 11.03
SEM39683	NATIONAL	SELF ETCHING PRIMER	EA	\$ 21.88
20925924	AC DELCO	SENSOR, TIRE PRESS IN	EA	\$ 53.03
AC172	DIEHARD	SIDE BATT TERM	EA	\$ 0.67
45134	DIEHARD	SIDE TERM BOLT	EA	\$ 0.86
SG-4	LIQUID WRENCH	SIL-GLYDE	EA	\$ 6.43
M914	LIQUID WRENCH	SILICONE SPRAY	EA	\$ 5.05
135.S2830	AUTOMANN	SLACK ADJUSTER	EA	\$ 87.99
868	CHAMPION	SMALL ENGINE PLUG	EA	\$ 2.24
R44LTS6	AC DELCO	SPARK PLUG	EA	\$ 2.69
6578	NGK	SPARK PLUG	EA	\$ 2.24
7131	NGK	SPARK PLUG	EA	\$ 2.69
6578	NGK	SPARK PLUG	EA	\$ 2.24
5246	NGK	SPARK PLUG	EA	\$ 3.59
4578	NGK	SPARK PLUG	EA	\$ 3.51
41-993	AC DELCO	SPARK PLUG	EA	\$ 8.09
41-993	AC DELCO	SPARK PLUG	EA	\$ 8.09
41-962	AC DELCO	SPARK PLUG	EA	\$ 7.64
41-962	AC DELCO	SPARK PLUG	EA	\$ 7.64
41-834	AC DELCO	SPARK PLUG	EA	\$ 7.10
41-834	AC DELCO	SPARK PLUG	EA	\$ 7.10
3696	NGK	SPARK PLUG	EA	\$ 2.51
3365	NGK	SPARK PLUG	EA	\$ 3.59
1275	NGK	SPARK PLUG	EA	\$ 3.51
530-30483	CARQUEST PREMIUM	STABILIZER LINKS	EA	\$ 31.53
9007C	ECCO/X	STROBE LIGHT	EA	\$ 32.00
53640	GROTE	STT LAMP	EA	\$ 115.59
G5202	GROTE	THREE-STUD METRI-PACK STOP	EA	\$ 88.39
45134	DIEHARD	TOP BATT TERM	EA	\$ 0.86
96054	CARQUEST/BALDWIN	TRANSMISSION FILTER	EA	\$ 9.79
53553	GROTE	TURN SIGNAL	EA	\$ 30.59
G5092	GROTE	TURN/TAIL LAMP	EA	\$ 96.89
M5-06	GUNK	WASHER FLUID	EA	\$ 1.64
M5-06	GUNK	WASHER FLUID	EA	\$ 1.64

## General Parts Distribution, LLC (Carquest by Advance)

## Auto Parts Consignment Inventory

PART NUMBER	MANUFACTURER	DESCRIPTION	UOM	UNIT PRICE
XQ22	CARQUEST XTRACLEAR	WIPER	EA	\$ 6.69
XQ28	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 6.69
XQ24	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 6.69
XQ22	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 6.69
XQ21	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 6.69
XQ20	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 6.69
XQ19	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 5.35
XQ18	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 5.35
XQ17	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 5.35
XQ16	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 5.35
12-E	CARQUEST XTRACLEAR	WIPER BLADE	EA	\$ 8.70
63-201	TRICO	WIPER BLADE	EA	\$ 8.03
G1003	GROTE	YELLOW 2 1/2 CLEARANCE	EA	\$ 13.84
45933	GROTE	YELLOW TWO-BULB	EA	\$ 3.81