

**DETERMINATION AND FINDINGS
FOR
SOLE SOURCE PROCUREMENT**

AGENCY: D.C. Fire and Emergency Medical Services Department
REQUISITION NO: RQ937798
CAPTION: E-ONE Parts and Repair Services
CONTRACTOR: Patriot Fire LLC

FINDINGS

1. AUTHORIZATION:

D.C. Official Code §2-354.04; 27 DCMR 1304, 1700 and 1701

2. MINIMUM NEED:

The D.C. Fire and Emergency Medical Services Department (FEMS) has an immediate need for a contractor authorized to repair FEMS' E-One fire apparatus and supply genuine Original Equipment Manufacturer (OEM) parts.

3. ESTIMATED FAIR AND REASONABLE COST:

FEMS intends to establish a Blanket Purchase Agreement (BPA) with Patriot Fire LLC for FY 2017. The anticipated cost to obtain service parts and to conduct repairs is Seventy-Five thousand dollars (\$75,000.00). This is a fair and reasonable cost to the District

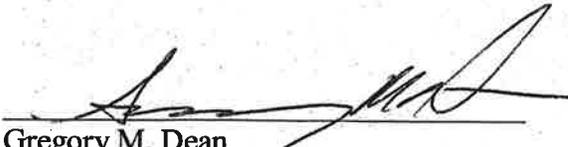
4. FACTS WHICH JUSTIFY A SOLE SOURCE PROCUREMENT:

FEMS' E-One fire apparatus are highly specialized, unique and custom built. In order to meet federal motor vehicle safety standards, National Fire Protection Association standards and comply with OEM standards, all service, repair and replacement of OEM parts— on our E-One fire apparatus— must be provided by an authorized vendor. Patriot Fire LLC is the only distributor and service provider of OEM parts in the District of Columbia, Maryland and Delaware.

5. CERTIFICATION BY AGENCY DIRECTOR:

I hereby certify that the above findings are true, correct and complete.

11/16/16
Date


Gregory M. Dean

6. CERTIFICATION BY CONTRACTING OFFICER:

Based on the above findings, and in accordance with Section 404 of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code §2-354.04 (2011 Repl.); 27 DCMR 1700, I hereby certify that the above findings are correct and complete, and that this procurement is reasonable and responsible.

11/23/16
Date

Tyranny A. Hunter
Tyranny A. Hunter
Contracting Officer

DETERMINATION

Based on the above findings and in accordance with the cited authority, I hereby determine that it is not feasible or practicable to invoke the competitive solicitation process under either Section 402 or 403 of the District of Columbia procurement Practices Reform Act of 2010 (D.C. Law 18-371; D.C. Official Code § 2-354.02 or 2-354.03). Accordingly, I determine that the District is justified in using the sole source method of procurement.

Date

George A. Schutter III
Chief Procurement Officer