EMPLY WEH # 6147

DEPT 83

EMP/VEH#614



## Quality of Life Department – Equipment Maintenance Division

1270 W. Park Avenue, Building, E, Redlands, CA 92373 ♦ (909) 798-7567

## APPLICATION FOR CNG/LNG REFUELING STATION

Business	Name or Inc	lividual: <u>ડિંગ્લ્સ ડ</u>	huttle DBA us Interp.
Physical	Address:	P.C. Box 3912	
City, Stat	e, Zip:	ONTONIO CA 91761	
Billing Ad	ddress:	Same	
City:		State:	Zip:
Telephon	e Number: _	909-499-2118	_ Fax:
Contact:	Ramon Sa	ndoval Tit	le: owner / Parther
Signature	e: Manchru	l	Date: <u>1-75-09</u>
	DESC	RIPTION OF VEHICLES	AND UNIT NUMBERS
UNIT#	YEAR	MAKE	MODEL
916	2002	Ford	E350
840	2003	ford	E 350
		-	

#### **FUEL SALES AGREEMENT**

This fuel sales agreement ("Agreement") is made this 15 day of Javany 20 09, ("Effective Date"), between the City of Redlands, a municipal corporation ("City"), and Super Shurth DBA, US Interpretable and existing under the laws of the State of California ("Buyer"). City and Buyer are sometimes individually referred to herein as a "Party" and, together, as the "Parties."

#### RECITALS

- A. The Parties contemplate that Buyer will purchase from City and City will sell to Buyer fuel on an ongoing basis.
- B. To avoid having to resolve questions of conflicting terms and conditions on purchase orders and purchase order acknowledgments each time Buyer purchases fuel from City, the Parties wish to enter into an agreement that sets forth the terms and conditions that will govern all such transactions between them.

In consideration of the mutual benefits and obligations set forth in this Agreement, the Parties agree as follows:

#### **AGREEMENT**

#### ARTICLE 1 - DEFINITION OF PRODUCT

1.1 The term "fuel" means Liquid Natural Gas/Compressed Natural Gas ("LNG/CNG") for which Buyer issues to City a purchase order during the term of this Agreement.

#### ARTICLE 2 - ISSUANCE OF PURCHASE ORDERS

2.1 Buyer may issue purchase orders to City from time to time. Each purchase order shall contain a description of the products ordered, the quantities and prices, the shipment schedule, the terms and place of delivery, and the following notation: "This order is issued pursuant and subject to Agreement No. [number] between City and buyer." Every purchase order issued by Buyer to City following the date of this Agreement and bearing such a notation shall be governed by and be deemed to include the provisions of this Agreement. In the event of any inconsistency between the terms and conditions of this Agreement and the terms of a purchase order, the terms and conditions of this Agreement shall prevail.

#### ARTICLE 4 - TERM

The term of this Agreement for purposes of purchase order placement shall commence on the Effective Date of this Agreement and continue for a subsequent period of five (5) years.

#### **ARTICLE 5 - CANCELLATION**

5.1 Either Party may terminate this Agreement at any time upon twenty (20) days' prior written notice.

### ARTICLE 6 - INDEMNIFICATION

6.1 Buyer shall defend, indemnify and hold harmless City, its elected officials, officers, agents and employees, from and against any and all liabilities, damages, losses, costs and expenses for injury to property or injury or death of any person arising out of or in connection with products and services to be provided under this Agreement. Buyer also shall release and waive any liability of and claim against the City, its elected officials, officers, agents, and employees, for loss of or damage to property, including loss of use arising directly or indirectly out of or in connection with Buyer's performance under this Agreement.

## ARTICLE 7 - GENERAL CONSIDERATIONS

- 7.1 In the event any action is commenced to enforce or interpret any of the terms or conditions of this Agreement the prevailing party shall, in addition to any costs and other relief, be entitled to recover its reasonable attorneys' fees, including fees for use of in-house counsel by a Party.
- 7.2 This Agreement shall be governed by and construed in accordance with the laws of the State of California.
- 7.3 If any provision or part of the Agreement is held to be void or unenforceable under any law or regulation, it shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon the parties.
- 7.4 This Agreement contains the entire agreement of the Parties and supersedes all prior verbal or written agreements of the Parties with respect to the subject matter hereof. This Agreement shall be amended or modified only by written agreement, signed by the Parties.

IN WITNESS WHEREOF, duly authorized representatives of the Parties have signed in confirmation of this Agreement.

CITY OF REDLANDS	ATTEST:
By Jon Harrison, Mayor	Jonie Loyge
BUYER	Ciry Clerk
By Ramon Sandoval NAME	Date
TITLE owned Powher	

January 21, 2009

# **MEMORANDUM**

TO:

Teresa Ballinger

FROM:

Gary van Dorst, QOL Directof

SUBJECT: REQUEST FOR MAYOR'S SIGNATURE ON FUEL SALES AGREEMENT

This memorandum transmits to you the attached Fuel Sales Agreements for Super Shuttle DBA US Interp for the sale of City CNG/LNG. For reference sake, the City Council authorized the Mayor, or his designee, to execute fuel sales agreements for the sale of City fuel to outside users on September 4, 2007.

If you have any questions, please feel free to contact me at x7583.