## FILED

MAR 1 3 2024 JEANNIE GOFF SP COUNTY CLERK, IEFFERSON COUNTY, MO ORDINANCE NO.: 24-0155

BILL NO .: 24-0309

INTRODUCED BY: COUNCIL MEMBER (s) ( 31 00 10 10

Í	AN ORDINANCE AWARDING BIDS FOR CERTAIN PRODUCTS AND
2	SERVICES TO THE LOWEST AND BEST BIDDERS AS REFLECTED IN THE
3	RESPONSES TO CERTAIN INVITATIONS FOR BID AND REQUESTS FOR
4	PROPOSALS FOR HEAVY TRUCK PARTS, SUPPLIES & REPAIR 2024; AND
5	AUTHORIZATION FOR THE COUNTY EXECUTIVE TO EXECUTE ANY
6	NECESSARY AGREEMENTS OR CONTRACTS TO EFFECTUATE THE
7	AWARD OF THE BIDS AND PROPOSALS.
8	WHEREAS, Jefferson County, Missouri, (hereafter, the "County") in response to
9	certain Invitations for Bids and Requests for Proposals issued by the County, received bids
10	and proposals for the following items or services:
11	BID NAME
12	Heavy Truck Parts, Supplies & Repair 2024
13	NUMBER OF BIDS RECEIVED
14	8
15	DATE OF BID OPENING
16	2-27-24
17	WHEREAS, after reviewing the bids and proposals set forth above, the
18	Department of Public Works has determined that certain bids and proposals represent the

best bid for the respective items or services and met the bid or proposal specifications
 issued by the County; and

3	WHEREAS, the Jefferson County, Missouri, Council finds it is in the best interest
4	of the County to award the bids and proposals to Rush Truck Centers, Radiators, LLC,
5	Truck Centers, Inc., and Total Trailers for a term from the date of approval to 3-10-25 for
6	up to \$120,000.00 per term, for total amount not to exceed \$120,000.00 for the term,
7	subject to budgetary limitations.
8	BE IT ENACTED BY THE JEFFERSON COUNTY, MISSOURI, COUNCIL,
9	AS FOLLOWS:
10	Section 1. The County awards the following bids and proposals which are
11	incorporated by this reference as if fully set out herein, to the lowest and best vendor(s)
12	bidding for each respective item or service as follows:
13	BID NAME
14	Heavy Truck Parts, Supplies & Repair 2024
15	TERM
16	Date of approval to 3-10-25
17	AMOUNT
18	Up to \$120,000.00 per term,
19	for total amount not to exceed \$120,000.00 for the term,
20	subject to budgetary limitations
21	AWARDED BIDDERS
22	Rush Truck Centers (A1)

1	Radiators, LLC (A2)
2	Truck Centers, Inc. (A3)
3	Total Trailers (A4)
4	Section 2. The Jefferson County, Missouri, Council hereby authorizes the
5	County Executive to execute the agreements attached hereto incorporated herein by
6	Reference as Exhibits "A1-A4" and any agreements or contracts necessary to effectuate
7	the award of the bids and proposals set forth in this Ordinance. The County Executive is
8	further authorized to take any and all actions necessary to carry out the intent of this
9	Ordinance.
10	Section 3. Copies of all Invitations for Bid, Requests for Proposals, responses
11	thereto, and any contracts or agreements shall be maintained by the Department of the
12	County Clerk consistent with the rules and procedures for the maintenance and retention
13	of records as promulgated by the Secretary of State.
14	Section 4. This Ordinance shall be in full force and effect from and after its
15	date of approval. If any part of this Ordinance is invalid for any reason, such invalidity
16	shall not affect the remainder of this Ordinance.

## [THIS SPACE INTENTIONALLY LEFT BLANK]

# THIS BILL BEING DULY INTRODUCED, THE MEMBERS OF THE JEFFERSON COUNTY, MISSOURI, COUNCIL VOTED AS FOLLOWS:

Council Member District 1, Brian Haskins Council Member District 2, Gene F. Barbagallo Council Member District 3, Lori Arons Council Member District 4, Charles Groeteke Council Member District 5, Scott Seek Council Member District 6, Daniel Stallman Council Member District 7, Bob Tullock THE ABOVE BILL ON THIS  $\int_{1}^{1}$  DAY OF

PASSED FAILED

Charles Groeteke, County Council Chair

2024:

Cherlynn Boyer, Council Executive Assistant

THIS BILL WAS V APPROVED BY THE JEFFERSON COUNTY EXECUTIVE AND ENACTED AS AN ORDINANCE OF JEFFERSON COUNTY, MISSOURI, THIS 3 DAY OF March , 2024.

THIS BILL WAS VETOED AND RETURNED TO THE JEFFERSON COUNTY, MISSOURI, COUNCIL WITH WRITTEN OBJECTIONS BY THE JEFFERSON COUNTY EXECUTIVE, THIS \_\_\_\_ DAY OF , 2024.

Dennis J. Gannon, Jefferson County, Missouri, Executive

ATTEST:

Jeanne Goff, County Clerk 65 BY: Shelley Blankenship

First Reading: 03-11-2024



JEFFERSON COUNTY DEPARTMENT OF ADMINISTRATIVE SERVICES 729 MAPLE ST / PO BOX 100 HILLSBORO MO 63050 WWW.JEFFCOMO.ORG





Date Issued: 01/24/2024

ENGAD 800-631

BID #: 24-0011

EXHIBIT

## Invitation for Bid: <u>HEAVY TRUCK PARTS, SUPPLIES &</u> <u>REPAIR 2024</u>

BIDS SHALL BE ACCEPTED UNTIL: TUESDAY, FEBRUARY 27, 2024 AT 2:00 P.M. LOCAL TIME.

Specification Contact: DOYL CHILTON Department of Public Works – Heavy Fleet 636-797-6378 DChilton@jeffcomo.org

Contract Contact: JACKIE DOYLE Department of Administrative Services 636-797-5380

Mail (3) Three Complete Copies With Vendor And Bid Information As Shown In Sample:

	SAMPLE ENVELOPE
VENDOR NAME	
VENDOR ADDRESS	
CONTACT NUMBER	DEPARTMENT OF THE COUNTY CLERK
	JEFFERSON COUNTY MISSOURI
	729 MAPLE ST / PO BOX 100
	HILLSBORO MO 63050-0100
SEALED BID: (BID NAME)	

Contract Term: ONE YEAR CONTRACT WITH ONE (1) ADDITIONAL ONE YEAR RENEWAL OPTION UPON APPROVAL OF THE COUNTY COUNCIL AND COUNTY EXECUTIVE The undersigned certifies that he/she has the authority to bind this company in an agreement/contract to supply the commodity or service in accordance with all terms, conditions, and pricing specified. This Bid, if accepted, will constitute an Agreement and Contract with Jefferson County, Missouri, upon approval of the County Council and County Executive. Prices are firm during this agreement term, unless agreed upon in writing by the County. The County has the option to renew this agreement at the same terms and conditions as the original agreement for one (1) additional one-year term with the written consent of the successful Bidder. Price increases for renewals are not authorized unless approved in writing by the County.

Vendor Information:

ncized Agent (Print) Company Name Signature City/State/Zip Code Title 314 Telephone # Tax ID # MOORE, T3 O. RUSI Fax # E-mail **Bidders** Initials

## TABLE OF CONTENTS:

Legal Notice and Invitation for Bid	Page 1
Table of Contents	Page 2
Bid Requirements	Page 3
Bid Response and Contract	Page 5
Affidavit	Page 9
Certification for Debarment, Suspension or Exclusion	Page 11
Specifications	Page 12

## **\*REQUIRED DOCUMENTS\***

1. Current and valid Certificate of Insurance or binder showing required insurance coverage must be provided with each bid. (County must be added as additional insured if awarded)

2a. Proof that Bidder does not owe delinquent real or personal property tax in Jefferson County (tax receipts for past 3 years)

Obtain receipts at http://jeffersonmo.devnetwedge.com

\*Or\*

- 2b. A notarized affidavit, on company letterhead stating that the applicant does not own any real or personal property in Jefferson County, Missouri.
- 3. A Notarized affidavit of work authorization and current business entity status with E-verification documentation. (pages 9 & 10)
- Agreement to be executed by the County upon approval by the County Council and County Executive. (Bidder is required to complete company information and execute signature)
- 5. Cooperative Bid Form (last page)
- 6. All pages of the Invitation for Bid/Request for Proposal must be used when submitting your bid/proposal response along with initialing each page with the bid/proposal. Additional information may be included separately.
- 7. Bid deposits/bonds must be in the exact amount as stipulated in the bid. (if required)

\*BIDS MAY BE REJECTED IF REQUIRED DOCUMENTATION IS NOT INCLUDED OR COMPLETED AT DISCRETION OF THE COUNTY

Invitation for Bid

#### 1.0 BID REQUIREMENTS

Bidder shall initial all pages and return where the Bid Document denotes "BIDDER'S INITIALS: \_\_\_\_\_

#### 1.1 BID SUBMISSION:

Submit bid form in original (one original) and two (two copies) with all specification pages, if applicable. No facsimile or electronic bids shall be accepted and shall be rejected. The Vendor prior to the submission deadline as stated on page 1 must submit all bids. Late bids will not be accepted and returned to the vendor unopened. The County reserves the right to request additional written or oral information from Respondents in order to obtain clarification. A fully executed Affidavit is required by Section 285,530 RSMo, and shall be submitted with the bid form. A copy of the Affidavit is attached hereto. Failure to execute the Affidavit shall result in the bid being rejected. Failure to comply with any provision, provide any required documentation, insurance forms or deposits or bonds in exact amounts or any other term or condition that is not in strict conformance shall result in the bid being rejected.

#### 1.2 BASIS OF BID AWARD:

Award may be made on an item-by-item basis to the lowest and best Bidder(s) or award may be made to the lowest and best bid total, whichever provides the greatest value to the County from the standpoint of suitability to purpose, quality, service, previous experience, price, ability to deliver, or any other reason deemed to be in the best interest of the County. Quantities stated herein represent an estimate for the period stated. Orders shall be placed for actual requirements as needed. The County may reject any or all bids for any reason and may waive any informality. Bids submitted from a Missouri State Contract shall include a copy of the State Contract with the bid. Bid award does not constitute an order or obligation to order by the County. The issuance of a Purchase Order Number shall be construed as acceptance of a Contract with all terms, conditions, and prices firm during the length of the agreement terms.

#### 1.3 BID AWARD:

It is further agreed that the Contract shall not be valid and binding upon the County until approved by the County Counselor, as to legal form and is subject to the Ordinances, Resolutions and Orders of Jefferson County, Missouri, and State and Federal Law. If no Bid or Bids have been awarded by the County Council within forty-five (45) days following the opening of the bids then all bids will be deemed Rejected.

#### 1.4 BID PREPARATION:

- 1. Bidders are responsible for examination of drawings, specifications, schedules and instructions. Failure to do so will be at the Bidder's risk.
- Each Bidder shall furnish the information required by the invitation. The Bidder shall sign all required documents. All deletions and erasures shall be initialed
- 3. Alternate bids for supplies or services other than specified shall not be considered unless authorized by invitation.
- 4. Bidder shall state a definite time for delivery of goods or for performance of services unless otherwise specified in the invitation for bid.
- 5. When specified, samples must be timely submitted and at no expense to the County.
- 6. Failure to adhere to all requirements may result in the response being disqualified as non-responsive.

#### 1.5 MODIFICATION OR WITHDRAWAL OF BIDS:

Bids may be modified or withdrawn prior to the exact hour and date specified for receipt of bids, provided the modification or withdrawal is in writing and is delivered in the same manner as a bid submission.

#### 1.6 LATE BIDS:

It is the responsibility of the Bidder to deliver his bid or bid modification on or before the date and time of the bid closing to the Department of the County Clerk. Bids received late will be rejected and returned unopened to the Bidder.

#### 1.7 BID DEPOSITS/BONDS:

Bid Deposits/Bonds are not required unless specified in the specifications. Bid deposits/Bonds must be in the exact amount as stipulated in the bid.

#### 1.8 MATERIAL AVAILABILITY:

Bidders must accept responsibility for verification of material availability, product schedules and other pertinent data prior to submission of bid and delivery time. It is the responsibility of the Bidder to notify the County immediately if the materials specified are discontinued, replaced, or not available for an extended period of time. All materials ordered by the County, shall be as needed. A sample of materials may be requested.

#### 1.9 ALTERNATE BIDS:

Alternate Bids for items will be accepted except when stated "NO SUBSTITUTIONS". Bidders must submit complete specifications on all alternate bids with the bid form. Alternate bids without complete specifications may be rejected. Alternate bids and exceptions to bid clauses must be clearly noted on the bid form. The County may accept or reject alternate bids; whatever is most advantageous to the County.

#### 1.10 INCORPORATION OF DOCUMENTS:

The terms of the Bid Invitation, Bid Specifications, Bid Form are and shall be incorporated into the contract as if fully setout therein. The Bid, if accepted and approved by the County Council and County Executive shall constitute the terms of a Contract or Agreement with Jefferson County, Missouri, subject to any further Amendments, Memoranda or other documents or specifications which must be set forth in writing and signed by all parties.

#### 1.11 ADDENDA:

Addenda to bid specifications are incorporated by reference as if fully setout herein. It is the responsibility of the vendor to insure and verify that they are in receipt of and completed all attached addenda prior to submission of bid forms. Verification is made by contacting the Office of Contracts and Grants at (636) 797-5380, or by reviewing the County Web Site. (www.jeffcomo.org).

#### 1.12 INSURANCE:

The Vendor/Contractor shall purchase and maintain insurance with an insurance company licensed to do business in the State of Missouri or in the state where the vendor is incorporated or otherwise licensed to do business and which shall remain, at all times during the term of any contract with the County, in full force and effect. Preference will be given to a Vendor/Contractor who provides insurance with an insurance company licensed to do business in the State of Missouri, but in any event said Vendor/Contractor shall provide said insurance at its own expense. Such insurance shall be provided as will protect the Vendor/Contractor from claims which may arise out of or result from the Vendor/Contractor's execution of the work, whether such execution be by himself, his employees, agents, or by anyone for whose acts any of them may be liable. If any such work covered by the Contract is to be performed on County owned or leased premises, the Vendor agrees to carry liability and workman's compensation insurance, satisfactory to the County, and to indemnify the County against all liability, loss, and damage arising out of any injuries to persons and property caused by the Vendor, his sub-contractors, employees or agents. The insurance coverage shall be such as to fully protect the County and the general public from any and all claims for injury and damage resulting by any actions on the part of the Vendor/Contractor or its' forces as enumerated above. All policies must name the County as an additional insured and provide for thirty (30) days written prior to any material changes or cancellation. Any disputes regarding a breach, insurance amounts, liability, coverage, lapse or otherwise shall be litigated in the Circuit Court of Jefferson County, Missouri and the same shall be incorporated into any Contract agreed to by the parties.

THE COUNTY REQUIRES A CURRENT AND VALID CERTIFICATE OF INSURANCE OR BINDER SHOWING REQUIRED INSURANCE COVERAGE MUST BE PROVIDED WITH EACH BID. JEFFERSON COUNTY MUST BE ADDED AS AN ADDITIONAL INSURED AFTER AWARD OF THE BID. ANY LAPSE IN INSURANCE COVERAGE OR CANCELLATION THEREOF BY THE CONTRACTOR OR SUB-CONTRACTORS DURING THE TERMS OF THE CONTRACT SHALL IMMEDIATELY BE DEEMED A MATERIAL BREACH UNDER THE TERMS OF ANY CONTRACT.

#### A. (X)Required () Not Required Comprehensive General Liability Insurance

The Vendor/Contractor shall maintain and keep in full force and effect during the terms of this Contract such comprehensive general liability insurance as shall protect them from claims which may arise from operations under this Contract, whether such operations be by themselves or by anyone directly or indirectly employed by them. The amounts of insurance shall be not less than \$1,000,000.00 combined single limit for any one occurrence covering both bodily injury and property damage, including accidental death.

#### B. (X)Required () Not Required Professional Liability Insurance

The Vendor/Contractor shall provide the County with proof of Professional Liability Insurance, which shall protect the County against any and all claims, which might arise as a result of the operation of the Vendor/Contractor in fulfilling the terms of this Contract during the life of the Contract. The minimum amounts of such insurance will be \$1,000,000.00. Should any work be subcontracted, these limits will also apply.

C. (X)Required () Not Required Worker's Compensation Insurance: per Missouri Revised Statutes Chapter 287

The Vendor/Contractor or his sub-contractor or contractors, shall maintain and keep in force of this Contract such worker's compensation insurance limits as required by the statues of the State of Missouri and Employer's Liability with limits no less than \$500,000.00.

**Bidders Initials** 

#### 1.13 BID SUBMISSIONS

Bids submitted on separate forms are NOT acceptable unless specified in the Bid Document. Failure to complete bid forms to the satisfaction of the County may result in rejection of your bid. It is the responsibility of each Bidder before submitting a bid to examine ALL documents thoroughly, and request written or oral interpretation of clarifications soon after discovering any conflicts, ambiguities, errors, or omissions in the bidding documents. Request for clarification must be received prior to bid openings.

#### 1.14 BID OPENINGS

Bids will be publicly opened and read aloud at the time indicated on page 1. The Bidders and the public are invited but not required to attend the formal opening of the bids. No decisions relating to the award of a contract or agreement will be made at the opening.

#### 1.15 BID TABULATIONS

Bid Tabulations are not available for 5 to 7 business days following the Bid Opening. Bid submissions are open for public review at the time of the Bid Opening. Bid tabulations are posted on the County's web-site address, <u>www.jeffcomo.org</u>. NO COPIES of bid tabulations are sent to vendors.

#### 2.0 BID RESPONSE AND CONTRACT

#### 2.1 BIDDER REPRESENTATIONS:

The Bidder, by executing the Bid form certifies that:

- A. The bid complies with Invitation for Bid form and Bid Specifications.
- B. Bidder is not debarred or suspended from participation in Federal Assistance programs.

#### 2.2 TAXES:

No bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property taxes to Jefferson County. The prospective Bidder is required to provide proof in the form of an original paid tax receipt issued by the Jefferson County Collector or a verified affidavit stating that the applicant does not own any real or personal property in Jefferson County. Tax receipts for the past 3 years are required and may be obtained at <a href="http://jeffersonmo.devnetwedge.com/">http://jeffersonmo.devnetwedge.com/</a> or a notarized affidavit stating that the applicant does not own any real or personal property in Jefferson County. Tax for the past 3 years are required and may be obtained at <a href="http://jeffersonmo.devnetwedge.com/">http://jeffersonmo.devnetwedge.com/</a> or a notarized affidavit stating that the applicant does not own any real or personal property in Jefferson County on company letterhead.

Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material breach of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be paid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.

#### 2.3 CERTIFICATION OF INDEPENDENT PRICE DETERMINATION:

- A. The prices in the bid shall be independently determined, without consultation, communication, or agreement for the purpose of restricting competition as to any matter relating to price with any Bidder or other person.
- B. Unless otherwise required by law, the prices shall not have been knowingly disclosed by the Bidder prior to opening.
- C. No attempt has been made or will be made by the Bidder to induce any other person or firm to submit or not to submit a bid.

#### 2.4 PRICE:

The price(s) specified in this bid shall be firm and not subject to contingency or reservation. If the Vendor fails to honor stated prices as submitted in the Bid Form or Contract, the County reserves the right to obtain the same items from the next lower vendor who submitted a bid price for the item. The original vendor shall be responsible for the difference in price and required to make restitution to the County for the difference in price. The Bidder represents prices specified in the bid do not exceed current selling price for the same or substantially similar good or service, and are the same as or lower than other prices charged to the Bidder's most favored customer. In the event the stated prices are determined to be higher than the prices for which Supplier has sold the items, or services, to others, this contract price shall be reduced accordingly. Bid prices are ALL INCLUSIVE: (Shipping, Handling, Delivery, and Assembly to locations specified by the County). Prices shall be firm for ALL County departments and locations for term of the agreement.

#### 2.5 MISSOURI DOMESTIC PRODUCT PROCUREMENTACT:

Bidder represents that the goods provided comply with Sections 34.350 to 34.359, RSMo., known as the Domestic Product Procurement Act. The Act encourages the purchase of products manufactured or produced in the United States, State of Missouri, and Jefferson County, Missouri. Bidder shall include proof of compliance with the Act with the bid when requested.

Bidders Initials

#### 2.6 NON-EXCLUSIVE AGREEMENT:

The contractor shall understand and agree that the contract shall not be construed as an exclusive agreement and further agrees that the County may secure identical and/or similar services or products from other sources at anytime in conjunction with or in replacement of the contractor's services.

#### 2.7 DEFINITIONS:

- A. The term "County" means the Jefferson County, Missouri and its designated representatives.
- B. The term "Vendor" means Supplier, Contractor, and Seller and includes designated representatives.
- C. The term "IFB" means Invitation for Bid.
- D. The term "Agreement/Contract means Binding Agreement, Contract, Request for Purchase, Order.

#### 2.8 INSPECTION, ACCEPTANCE AND APPROVALS:

Goods shall at all times and places, including the period of manufacture, are subject to inspection and test by County. County will accept or give notice of rejection of goods delivered within a reasonable time after receipt. Acceptance shall not waive any warranty. All goods supplied are subject to final inspection and acceptance by County notwithstanding payment, prior inspections or approvals. County may require prompt replacement or correction of rejected goods at Supplier's expense, including a reduction in price for rejected goods. Supplier shall not resubmit rejected goods to County without prior written approval and instructions from County. In addition, Supplier shall identify resubmitted goods as previously rejected. Supplier shall provide and maintain a quality assurance and control system acceptable to County.

#### 2.9 WARRANTY:

Unless otherwise agreed to in writing by the parties, Supplier warrants that items ordered to specifications will conform thereto and to any drawings, samples or other descriptions furnished or adopted by County, or, if not ordered to specifications will be fit and sufficient for the purpose intended, and that all items will be new, merchantable, of good material and workmanship, and free from defect. Such warranties, together with Supplier's service warranties and guarantees, if any, shall survive inspection, test, acceptance of, and payment for the items and shall run to County and its assigns. Except for latent defects, the County shall give notice of any nonconformity to the Supplier within one (1) year after acceptance. County may return for credit or require prompt correction or replacement of the defective or non-conforming goods or have the defective good corrected or replaced at Supplier's expense. Return to Supplier of any defective or non-conforming goods and delivery to County of any corrected or replaced goods shall be at Supplier's expense. Defective or nonconforming items shall not be corrected or replaced without written authorization by County. Goods required to be corrected or replaced shall be subject to the provisions of this clause and the clause hereof entitled "Inspection, Acceptance and Approvals" in the same manner and to the same extent as goods originally delivered under this contract.

#### 2.10 PAYMENT:

County will pay Supplier for goods upon delivery to, submission of certified invoices with attached tipping fee receipts and acceptance. The County will not be responsible for articles or services furnished without a purchase order. Price is tax-exempt.

#### 2.11 CHANGE ORDER:

County may make changes within the general scope of this contract. If any such changes cause an increase or decrease in the cost of or the time required for the performance of any part of the work, whether changed or not changed by any such order, an equitable adjustment shall be made in the price or delivery schedule or both, and any change order shall be in writing. Any claim by a Supplier for adjustment under this clause shall be asserted within fifteen (15) days from the date of receipt of this written order directing the change, provided, however, County, if it decides that the facts justify such action, may receive and act upon such claim asserted at any time prior to final payment.

#### 2.12 DELIVERIES:

Deliveries shall be made in strict accordance with any delivery schedule contained in the bid specification or contract and in the exact quantity ordered. Failure to adhere to delivery schedule is reason for termination in accordance with the "termination" clause. Deliveries are to be made at locations specified by the County at time of Order.

#### 2.13 RESPONSIBILITY FOR SUPPLIES:

Pursuant to Section 290.560 RSMo, Supplier/Contractor shall employ only Missouri laborers and laborers from nonrestrictive states except that other laborers may be used when Missouri laborers or laborers from nonrestrictive states are not available, or are incapable of performing the particular type of work involved, if so certified by the contractor and approved by the County. Except as otherwise provided, Supplier shall be responsible and bear all risks for loss and damage to goods until delivery at County's facilities, regardless of F.O.B. point, point of inspection or acceptance; and if the goods are rejected.

#### 2.14 SUBCONTRACTS:

Supplier shall not enter into any subcontract(s) in excess of \$25,000 or 20% of this contract price; whichever is less, for any goods without County's prior written approval.

Bidders Initials

#### 2.15 CHOICE OF LAW:

This bid and contract shall be governed and interpreted according to the laws of the State of Missouri. Venue for any court action shall be in Jefferson County, Missouri.

#### 2.16 TERMINATION:

- A. General: Performance of work may be terminated by the County in whole, or from time to time in part, whenever County shall determine that such termination is in the best interests of County with a thirty (30) day written notice. The Vendor may terminate the Agreement/Contract upon a sixty (60) day prior notice in writing. In the event of any terminated and for the duration of the Agreement/Contract period the Vendor will be liable for all costs in excess of the established contract pricing.
- B. Bankruptcy or Insolvency: In the event bankruptcy proceedings are commenced by or against Supplier or under any provisions of the United States Bankruptcy Act or for the appointment of a receiver or trustee or a general assignment for the benefit of creditors of either party, County shall be entitled to terminate without further cost or liability. The County may cancel the Agreement/Contract or affirm the Contract and hold the Vendor responsible for damages.
- C. Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material breach of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be paid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.
- D. Default: County may terminate the whole Contract or any part in either of the following circumstances:
  - D-1. If supplier fails to deliver the items required by the contract within the time specified; or
  - D-2. If supplier fails to perform any of the other provisions of the contract, or so fails to make progress as to endanger performance of the contract in accordance with its terms, and in either of these two circumstances does not cure such failure within a period of ten (10) days after notice from County specifying such failure. In the event of termination under subparagraph 1, County shall have the right to procure, on such terms and in such manner as it may deem appropriate, items similar to those terminated, and to recover from Supplier the excess cost for such similar items provided, however, Supplier shall not be liable for such excess costs where the failure upon which the termination is based has arisen out of causes beyond the control of Supplier and without the fault or negligence of Supplier. Such causes shall be deemed to include fires, floods, earthquakes, strikes, and acts of the public enemy. The rights of County provided in subparagraph 1 shall be in addition to any other rights provided by law or the contract.
  - D-3. In the event of the Supplier's non-compliance with the provisions as set forth, this Contract may be cancelled, terminated or suspended in whole or in part and the supplier may be declared ineligible for further County contracts. The rights and remedies of the County provided in this paragraph shall not be exclusive but are in addition to any remedies provided in this Contract or as provided for by law.

#### 2.17 NOTICE AND SERVICE THEREOF:

Any notice from the County shall be in writing and considered delivered and the service thereof completed when said notice is posted, by certified or regular mail, to the Supplier, at the address stated on the bid form.

#### 2.18 CONTRACT TERM:

Performance shall be governed solely by the terms and conditions as set forth in the Invitation for Bid, Bid Specifications, Bid Form and the Contract notwithstanding any language contained on any invoice, shipping order, bill of lading or other document furnished the Seller at any time and the acceptance by the County for any goods furnished.

#### 2.19 COMPLIANCE WITH APPLICABLE LAWS:

Supplier warrants it has complied with all applicable laws, rules and ordinances of the United States, Missouri or any other Governmental authority or agency in the manufacture or sale of the goods, including but not limited to all provisions of the Fair Labor Standards Act of 1938, as amended, including provisions of the Home Rule Charter of Jefferson County, Missouri requiring all workers performing work under any contract with Jefferson County be paid a wage that is at least the prevailing hourly rate of wages for work of a similar character in Jefferson County.

Bidders Initials

#### 2.20 ACTS OF GOD:

No party shall be liable for delays, nor defaults due to Acts of God or the public enemy, riots, strikes, fires, explosions, accidents, governmental actions of any kind or any other causes of a similar character beyond its control and without its fault or negligence.

#### 2.21 SELLER'S INVOICES:

Invoices shall contain the following information. Contract number (if any), Purchase Order Number, Item number, contract description of goods or services, sizes, quantities, unit prices and extended totals. Invoices for and inquiries regarding payment should be addressed to the County Accounts Payable Clerk.

#### 2.22 APPROVAL:

It is agreed the acceptance of a Bid shall not be valid and binding upon the County until approved by the County Purchasing Agent, County Council, and the County Counselor.

#### 2.23 RENEWAL OPTION:

The County reserves the right to negotiate the contract for one (1) additional one-year term with the written consent of the awarded vendor. If the contractor/vendor requests an increase in compensation for any renewal period, the vendor shall notify the Office of Contracts and Grants no less than 60 days prior to the end of the contract period. The County shall notify the Vendor of the intent to exercise the renewal option. However, failure to notify the Vendor does not waive the County's right to exercise the renewal option.

Indicate: [ ] Individual: [ ] Partnership: [] Corporation.

#### 2.24 INDIVIDUAL, PARTNERSHIPS, CORPORATIONS:

Incorporated in the State of DELAWARF

#### 2.25 LITIGATION:

This agreement shall be interpreted under the laws of the State of Missouri. Any disagreements, questions, controversies, litigation or other causes of action whatsoever arising from or under the terms of this agreement shall be resolved in the trial courts of 23rd Judicial Circuit Court of the State of Missouri-Hillsboro, Missouri.

2.26 LANGUAGE: Bids and all related documents will only be accepted in the English Language.

## AFFIDAVIT OF WORK AUTHORIZATION

The grantee, sub grantee, contractor or subcontractor who meets the section 285.525, RSMo. definition of a business entity must complete and return the following Affidavit of Work Authorization.

Re Alac	-h - n - n - i - i n - i - i
	Name of Business Entity Authorized Representative) as
	_ ( Position/Title) first being duly sworn on my oath, affirm
	usiness Entity Name) is enrolled and will continue to participate in the
	am with respect to employees hired after enrollment in the program
	with the services related to HEAVYTRICK BID 24-001
	t) for the duration of the grant, subgrant, contractor, or subcontractor,
	2 of section 285.530, RSMo. I also affirm that
	ness Entity Name) does not and will not knowingly employ a person
who is an unauthorized alien in connection	
BID 24-001	(Bid/Grant/Subgrant/Contract/Subcontract) for the duration of
the grant, subgrant, contract, or subcontract	ct, it awarded.
	ove are true and correct. (The undersigned understands that false
statements made in this juling are subject t	to the penalties provided under section 575.040, RSMo.)
This Mith	dia All'ille
puller formon	Faige Albritton
Authorized Representative's Signature	Printed Name
Case I Manager	210/000
General Manager	<u> </u>
Tille	Date
	4th Mary 2021
Subscribed and sworn to before me this	(DAN) OI (ACH LULY, 1 am
	(DAY) (MONTH, YEAR)
	0
commissioned as a notary public within th	e County of OT. CHARLES . State of
commissioned as a notary public within in	(NAME OF COUNTY)
. 1	(NAME OF COUNTY)
Missoure and my	commission expires on 10/3/2026
(NAME OF STATE)	(DATE)
(NAME OF STATE)	(DATE)
11 12 200	
arrie Walsh	3 4 24
Signature of Notary	Date
Signature of Notary	Date
	CARRIE WALSH
	Notary Public, Notary Seal State of Missouri
	St. Charles County
	Commission # 14401192 My Commission Expires 10/03/2026

Bidders Initials,

## AFFIDAVIT OF WORK AUTHORIZATION

(Continued)

### CURRENT BUSINESS ENTITY STATUS

I certify that <u>RTC</u> <u>Mo</u>/<u>IL</u> (Business Entity Name) <u>MEETS</u> the definition of a business entity as defined in section 285.525, RSMo., pertaining to section 285.530, RSMo., as stated above.

JOSEPH

Authorized Business Entity Representative's Name (Please Print)

Authorized Business Enti

Representative's Signature

SH TRUCK CENTERS

As a business entity, the grantee, sub grantee, contractor, or subcontractor must perform/provide the following. The grantee, sub grantee, contractor, or subcontractor shall check each to verify completion/submission:

 Enroll and participate in the E-Verify federal work authorization program (Website: <u>http://www.dhs.gov/e-verify;</u>
 Phone: 888-464-4218: Email: <u>e-verify@dhs.gov</u>) with respect to the employees hired after enrollment in the program who are proposed to work in connection with the services required herein;

AND

Provide documentation affirming said company's/individual's enrollment and participation in the E-Verify federal work authorization program. Documentation shall include a page from the E-Verify Memorandum of Understanding (MOU) listing the grantee's, subgrantee's, contractor's, or subcontractor's name and the MOU signature page completed and signed, at minimum, by the grantee, subgrantee, contractor, or subcontractor and the Department of Homeland Security – Verification Division; (if the signature page of the MOU lists the grantee's, subgrantee's, contractor's, or subcontrator's name, then no additional pages of the MOU must be submitted).

## Certification Regarding Debarment, Suspension, Ineligibility, And Voluntary Exclusion

### **Contractor Covered Transactions**

- (1) The prospective contractor of the Recipient, <u>Jose PH Model</u>, certifies, by submission of this document, that neither it nor its representatives is presently disbarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the Recipient's contractor is unable to certify to the above statement, the prospective contractor shall attach and explanation to this form.

CONTRACTOR: RUSH TRUCK CENTERS By: Signature Recipient's Name JOSEDH 1600 TALAF Street A PANTTE City, State, Zip Date 7061 **DUNS** number Cage Code

## HEAVY TRUCK PARTS, SUPPLIES, AND REPAIR

Brands bid should be of equal quality, compatible and interchangeable to equipment manufacturers listed. Bidder shall complete spaces provided for brands bid and percentage discount from specified price list. Bidder may insert more than one brand per item, if desired.

The County has maintenance sheds at the following locations:

- 2960 Lee Pyle Road off Hwy 67 south of 110 near DeSoto
- 5275 Hwy B near Hillsboro
- 6460 Hwy MM in House Springs

### QUALITY

Parts bid shall be of equal quality, compatible and interchangeable to original equipment manufacturers and must not void any manufacturer's warranty.

### PARTS CATEGORIES

Parts categories bid must be designated by the bidder and should include all types offered. For example, may include leaf springs, hubs, brake drums, brake shoes, bearings, wiring harnesses, starters, pumps, consumable and miscellaneous.

Bid one discount for items listed.

PARTS CATEGORY	MANUFACTURER	% DISCOUNT
SUSPENSION	INTERNATIONAL	NATTONAL TKET
BRAKE AND WHEEL	11	
DRIVE TRAIN	11	
ELECTRICAL	11	
DIAGNOSTIC CAPABILITIES	11	

### **REPAIR SERVICES**

Service Call charge to Jefferson County Maintenance Facility

Labor Cost per hour for site repairs

Labor Cost at vendors facility

Mobile truck cost per hour

\$ 100 HR \$171.70 (15% OFF DOOR RATE \$/71.70 \$171.70

#### Delivery to Jefferson County Maintenance shed included

ded Yes X No

% Discount from list price on any additional parts and/or material purchase.

12

In Witness thereof, the parties hereto have executed this Agreement, in triplicate, as of this 27 day of <u>FEB</u> 2024:

RUSH TRUCK CENTERS **Company Name** 

County of Jefferson, State of Missouri

Dennis J. Gannon County Executive

Company Address: 1600 HATN OF ROCKS RN GRANTTE CITY, IL Phone: 314 - 449 - 7200

I hereby certify under section 50.660 RSMo., there is either: (1) a balance of funds, otherwise unencumbered, to the credit of the appropriation to which the obligation contained herein is chargeable, and a cash balance otherwise unencumbered, in the treasury, to the credit of the funds from which payment is to be made, each sufficient to meet the obligation contained herein; or (2) bonds or taxes have been authorized by vote of the people and there is a sufficient unencumbered amount of the bonds yet to be sold or of the taxes levied and yet to be collected to meet the obligation in case there is not a sufficient unencumbered cash balance in the treasury.

ounty Auditor

APPROVED AS TO FORM

Counselor

**Bidders** Initials

## **COOPERATIVE BID FORM**

Bid Name: HEAVY TRUCK PARTS, SUPPLIES, AND REPAIR

**INSTRUCTIONS:** Bidders <u>MUST</u> fill out this form as part of the bidding process and attach to your bid response to Jefferson County, Missouri.

### COOPERATIVE PROCUREMENT CONTRACT

This is a cooperating supply contract in accordance with Chapter 130, Section 130.020. K.3., of the Procurement Policy and Procedures, Jefferson County Code of Ordinances.

Will you extend bid prices, cash terms, and all other terms and conditions of any contract resulting from this bid with Jefferson County, Missouri, to any Jefferson County, Missouri, Municipality, government agency, district, sub-district or other tax-supported entity?

## Yes X No

Although agreeing to the extension of the terms of this contract to municipalities or other tax-supported entities, *is not a prerequisite for award*, Jefferson County, Missouri, may take this factor into consideration if tie bids are received, in addition to the normal Terms and Conditions of the Invitation for Bid, enclosed herewith as a part of this bid.

> Bidders are encouraged to extend contract prices to Municipalities and any other tax-supported entities.

If agreeable to the above, state the <u>minimum</u> dollar value *per order* you will require from a Municipality or any other tax-supported entity (this shall not apply to Jefferson County, Missouri Government, Departments or Divisions):

MINIMUM DOLLAR VALUE PER ORDER: \$ O

BY:

TITLE:

COMPANY:

CONTACT INFORMATION FOR COOPERATIVE AGREEMENT

Phone E-mail

THIS FORM WILL BECOME PART OF THE BID DOCUMENT PACKAGE SUBMITTED TO JEFFERSON COUNTY, MISSOURI

Bidders Initials



Rush Truck Centers of Illinois, Inc. | 1600 E. Chain of Rocks Road | Granite City, IL 62040-2849 | (314) 449-7200

### AFFIDAVIT REGARDING PROPERTY OWNERSHIP

STATE OF ILLINOIS COUNTY OF MADISON

Paige Albritton, General Manager of Rush Truck Centers of Illinois, Inc., being duly sworn, deposes and says:

- 1. This Affidavit is submitted on behalf of Rush Truck Centers of Illinois, Inc. ("RTC Illinois").
- The undersigned is over the age of majority, is authorized to submit this Affidavit, and, as to the facts and circumstances stated herein, the undersigned knows them to be true.
- 3. RTC Illinois does not own any real or personal property in Jefferson County, MO.

Signature

Paige Albritton Printed Name

Sworn to before and subscribed in my presence this  $26^{\text{th}}$  day of FEBRUARY, 2024,

1hng

**Notary Public** 

My Commission Expires 24 Da SOURI County State

CARRIE WALSH Notary Public, Notary Seal State of Missouri St. Charles County Commission # 14401192 My Commission Expires 10/03/2026

#### Rush Limited Warranty

NEW PRODUCTS – MANUFACTURER WARRANTIES ONLY. Any warranties on any new product(s) sold by Rush are limited only to any printed warranty provided by the applicable manufacturer of the product. EXCEPT FOR ANY SUCH WARRANTIES MADE BY MANUFACTURERS, THE PRODUCT(S) ARE SOLD WITHOUT ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH IS EXPRESSLY DISCLAIMED.

USED PRODUCTS – NO WARRANTIES. All used product(s) sold by Rush are sold on an "AS IS, WHERE IS" basis, without any warranties by Rush. EXCEPT FOR ANY MANUFACTURERS' WARRANTIES THAT MAY STILL BE IN EFFECT, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY DISCLAIMED.

LIMITED WARRANTY ON SERVICES. Rush warrants that all services performed by Rush for a customer, including repair, maintenance and installation services ("Services"), will be performed in a good and workmanlike manner ("Services Warranty"). The Services Warranty is valid for a period of ninety (90) days from the date the Service is completed. Customer's sole and exclusive remedy, and Rush's entire liability, under the Services Warranty is the repair of any nonconforming portion of the Services. RUSH PROVIDES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ITS SERVICES. The Services Warranty is strictly limited to Services performed by Rush for customer. Rush does not warrant any services provided by any third-party. Any warranties are solely those that are provided by the third-party service provider.

#### **Rush Limited Warranty**

NEW PRODUCTS – MANUFACTURER WARRANTIES ONLY. Any warranties on any new product(s) sold by Rush are limited only to any printed warranty provided by the applicable manufacturer of the product. EXCEPT FOR ANY SUCH WARRANTIES MADE BY MANUFACTURERS, THE PRODUCT(S) ARE SOLD WITHOUT ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH IS EXPRESSLY DISCLAIMED.

USED PRODUCTS – NO WARRANTIES. All used product(s) sold by Rush are sold on an "AS IS, WHERE IS" basis, without any warranties by Rush. EXCEPT FOR ANY MANUFACTURERS' WARRANTIES THAT MAY STILL BE IN EFFECT, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY DISCLAIMED.

LIMITED WARRANTY ON SERVICES. Rush warrants that all services performed by Rush for a customer, including repair, maintenance and installation services ("Services"), will be performed in a good and workmanlike manner ("Services Warranty"). The Services Warranty is valid for a period of ninety (90) days from the date the Service is completed. Customer's sole and exclusive remedy, and Rush's entire liability, under the Services Warranty is the repair of any nonconforming portion of the Services. RUSH PROVIDES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ITS SERVICES. The Services Warranty is strictly limited to Services performed by Rush for customer. Rush does not warrant any services provided by any third-party. Any warranties are solely those that are provided by the third-party service provider.





## THE E-VERIFY MEMORANDUM OF UNDERSTANDING FOR EMPLOYERS USING AN E-VERIFY EMPLOYER AGENT

## ARTICLE I PURPOSE AND AUTHORITY

The parties to this agreement are the Department of Homeland Security (DHS), the (Employer), and the E-Verify Employer Agent. The purpose of this agreement is to set forth terms and conditions which the Employer and the E-Verify Employer Agent will follow while participating in E-Verify.

E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of Form I-9, Employment Eligibility Verification (Form I-9). This Memorandum of Understanding (MOU) explains certain features of the E-Verify program and describes specific responsibilities of the Employer, the E-Verify Employer Agent, the Social Security Administration (SSA), and DHS.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). The Federal Acquisition Regulation (FAR) Subpart 22.18, "Employment Eligibility Verification" and Executive Order 12989, as amended, provide authority for Federal contractors and subcontractors (Federal contractor) to use E-Verify to verify the employment eligibility of certain employees working on Federal contracts.

## ARTICLE II RESPONSIBILITIES

### A. RESPONSIBILITIES OF THE EMPLOYER

1. The Employer agrees to display the following notices supplied by DHS in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system:

- a. Notice of E-Verify Participation
- b. Notice of Right to Work

2. The Employer agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted about E-Verify. The Employer also agrees to keep such information current by providing updated information to SSA and DHS whenever the representatives' contact information changes.

3. The Employer shall become familiar with and comply with the most recent version of the E-Verify User Manual. The Employer will obtain the E-Verify User Manual from the E-Verify Employer Agent.

4. The Employer agrees to comply with current Form I-9 procedures, with two exceptions:

Page 1 of 19 E-Verify MOU for Employers Using an E-Verify Employer Agent | Revision Date 06/01/13





## Approved by:

Employer			
Rush Administrative Services			
Name (Please Type or Print) Valerie Lopez	Title		
Signature	Date		
Electronically Signed	01-18-2023		
E-Verify Employer Agent			
Form I-9 Compliance, LLC			
Name (Please Type or Print) Jonathan Minchaca	Title		
Signature	Date		
Electronically Signed 01-18-2023			
Department of Homeland Security - Verificat	ion Division		
Name (Please Type or Print) USCIS Verification Division	Title		
Signature	Date		
Electronically Signed	01-18-2023		

\*\*Please note that the MOU is entered into with Rush Truck Center of Illinois, Inc.'s affiliate, Rush Administrative Services, Inc. (RASI). Rush Truck Centers of Illinois, Inc. and RASI are both wholly owned subsidiaries of Rush Enterprises, Inc., a public company traded on NASDAQ under the symbols RUSHA and RUSHB. RASI administers the e-Verify Program for all Rush employees, including employees of Rush Truck Centers of Illinois, Inc.





Information	on Required for the E-Verify Program
Company Name	Rush Administrative Services
Company Facility Address	555 1H 35 South New Braunfels, TX 78130
Company Alternate Address	
County or Parish	COMAL
Employer Identification Number	742786267
North American Industry Classification Systems Code	484
Parent Company	
Number of Employees	5,000 to 9,999
Number of Sites Verified for	1 site(s)

Jefferson County, MO Bid #24-0011 Rush Truck Centers of Illinois, Inc. dba Rush Truck Center, Pontoon Beach Clarifications

Rush's response to the Bid is subject to the following:

- 1. Rush's standard warranty terms are as follows:
  - a. PRODUCTS MANUFACTURER WARRANTIES ONLY. Any warranties on any product(s) sold by Rush are limited only to any printed warranty provided by the applicable manufacturer of the product. EXCEPT FOR ANY SUCH WARRANTIES MADE BY MANUFACTURERS, THE PRODUCT(S) ARE SOLD WITHOUT ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH IS EXPRESSLY DISCLAIMED.
  - b. LIMITED WARRANTY ON SERVICES. Rush warrants that all services performed by Rush for a customer, including maintenance and repair services ("Services"), will be performed in a good and workmanlike manner ("Services Warranty"). The Services Warranty is valid for a period of ninety (90) days from the date the Service is completed. Customer's sole and exclusive remedy, and Rush's entire liability, under the Services Warranty is the repair of any nonconforming portion of the Services. RUSH PROVIDES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ITS SERVICES. The Services Warranty is strictly limited to Services performed by Rush for customer. Rush does not warrant any services provided by any third-party. Any warranties are solely those that are provided by the third-party service provider.
  - Regarding the insurance requirements in Section 1.12, Rush does not carry Professional Liability Insurance as it's not applicable to the products/services offered by Rush or covered by this Bid. However, Rush does carry Garage Keepers Legal Liability coverage. A copy of a current COI is included with our response.
  - 3. Regarding the Missouri Domestic Product Procurement Act, Rush is a dealer, not a manufacturer, of the products bid. As such, it will be required to check with applicable manufacturers of the products it sells to determine whether they comply with the Act. As this could vary based on manufacturer and product, Rush cannot confirm in advance that products sold to the County comply with the Act. If required by the County, Rush will check with individual manufacturers at the time of purchase.

Rush Truck Centers of Illinois, Inc. dba Rush Truck Center, Pontoon Beach

Name: Paige Albritton

Title: General Manager

Date: 2



Rush Truck Centers of Illinois, Inc. | 1600 E. Chain of Rocks Road | Granite City, IL 62040-2849 | (314) 449-7200

## AFFIDAVIT REGARDING PROPERTY OWNERSHIP

## STATE OF ILLINOIS COUNTY OF MADISON

Paige Albritton, General Manager of Rush Truck Centers of Illinois, Inc., being duly sworn, deposes and says:

- 1. This Affidavit is submitted on behalf of Rush Truck Centers of Illinois, Inc. ("RTC Illinois").
- 2. The undersigned is over the age of majority, is authorized to submit this Affidavit, and, as to the facts and circumstances stated herein, the undersigned knows them to be true.
- 3. RTC Illinois does not own any real or personal property in Jefferson County, MO.

Signature

Paige Albritton Printed Name

Sworn to before and subscribed in my presence this 26  $\frac{1}{2}$ 

2024

**Notary Public** 

My Commission Expires

Date: IS SOURI County State

CARRIE WALSH Notary Public, Notary Seal State of Missouri St. Charles County Commission # 14401192 My Commission Expires 10/03/2026

#### **Rush Limited Warranty**

NEW PRODUCTS – MANUFACTURER WARRANTIES ONLY. Any warranties on any new product(s) sold by Rush are limited only to any printed warranty provided by the applicable manufacturer of the product. EXCEPT FOR ANY SUCH WARRANTIES MADE BY MANUFACTURERS, THE PRODUCT(S) ARE SOLD WITHOUT ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH IS EXPRESSLY DISCLAIMED.

USED PRODUCTS – NO WARRANTIES. All used product(s) sold by Rush are sold on an "AS IS, WHERE IS" basis, without any warranties by Rush. EXCEPT FOR ANY MANUFACTURERS' WARRANTIES THAT MAY STILL BE IN EFFECT, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY DISCLAIMED.

LIMITED WARRANTY ON SERVICES. Rush warrants that all services performed by Rush for a customer, including repair, maintenance and installation services ("Services"), will be performed in a good and workmanlike manner ("Services Warranty"). The Services Warranty is valid for a period of ninety (90) days from the date the Service is completed. Customer's sole and exclusive remedy, and Rush's entire liability, under the Services Warranty is the repair of any nonconforming portion of the Services. RUSH PROVIDES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ITS SERVICES. The Services Warranty is strictly limited to Services performed by Rush for customer. Rush does not warrant any services provided by any third-party. Any warranties are solely those that are provided by the third-party service provider.

#### **Rush Limited Warranty**

NEW PRODUCTS – MANUFACTURER WARRANTIES ONLY. Any warranties on any new product(s) sold by Rush are limited only to any printed warranty provided by the applicable manufacturer of the product. EXCEPT FOR ANY SUCH WARRANTIES MADE BY MANUFACTURERS, THE PRODUCT(S) ARE SOLD WITHOUT ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH IS EXPRESSLY DISCLAIMED.

USED PRODUCTS – NO WARRANTIES. All used product(s) sold by Rush are sold on an "AS IS, WHERE IS" basis, without any warranties by Rush. EXCEPT FOR ANY MANUFACTURERS' WARRANTIES THAT MAY STILL BE IN EFFECT, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY DISCLAIMED.

LIMITED WARRANTY ON SERVICES. Rush warrants that all services performed by Rush for a customer, including repair, maintenance and installation services ("Services"), will be performed in a good and workmanlike manner ("Services Warranty"). The Services Warranty is valid for a period of ninety (90) days from the date the Service is completed. Customer's sole and exclusive remedy, and Rush's entire liability, under the Services Warranty is the repair of any nonconforming portion of the Services. RUSH PROVIDES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ITS SERVICES. The Services Warranty is strictly limited to Services performed by Rush for customer. Rush does not warrant any services provided by any third-party. Any warranties are solely those that are provided by the third-party service provider.



## 0.000

Page 1 of 1

A	CORD <sup>®</sup> C	ER	TIF	CATE OF LIABIL	ITY INS	URANC	E		(MM/DD/YYYY) /30/2024
E	THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF INS REPRESENTATIVE OR PRODUCER, A	IVEL	Y OR	NEGATIVELY AMEND, EXTE DOES NOT CONSTITUTE A	ND OR ALT	ER THE CO	VERAGE AFFORDED	BY THE	POLICIES
1 B	MPORTANT: If the certificate holder f SUBROGATION IS WAIVED, subject his certificate does not confer rights t	to t	he terr	ms and conditions of the poli	cy, certain p	olicies may			
-	DDUCER	o un	e oertii	CONT	ACT Willin T		on Certificate Cente	r	
	llis Towers Watson Midwest, Inc.			PHON	E 1.077	-945-7378	FAX (A/C, No):		-467-2378
1100	o 26 Century Blvd ). Box 305191				D. LAU.				141 1411
	shville, TN 372305191 USA			AUDA			RDING COVERAGE	1	NAIC #
1				INSUR	Section and		y of the State of Pe	nnsylv	19429
INS	URED				ERB: AIU In	surance Con	npany		19399
	sh Enterprises Inc. 5 IH 35 South, Suite #234			INSUR					
1.	Braunfels, TX 78130			INSUR					
				INSUR					
				INSUR	ERF:			-	1
CO	VERAGES CER	TIFI	CATE	NUMBER: W32572602	-		<b>REVISION NUMBER:</b>		
II C	HIS IS TO CERTIFY THAT THE POLICIES NDICATED. NOTWITHSTANDING ANY RE ZERTIFICATE MAY BE ISSUED OR MAY XCLUSIONS AND CONDITIONS OF SUCH	PER	REMEN	T, TERM OR CONDITION OF AN HE INSURANCE AFFORDED BY	THE POLICIE	OR OTHER	DOCUMENT WITH RESPE	CT TO V	WHICH THIS
INSR	TYPE OF INSURANCE		SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	-
2.03	X COMMERCIAL GENERAL LIABILITY	11102			10000010001		EACH OCCURRENCE	s	10,000,000
1.	CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	1,000,000
A							MED EXP (Any one person)	5	(
1		X		172-90-15	11/01/2022	03/01/2024	PERSONAL & ADV INJURY	s	10,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER					1 C C C C C C C C C C C C C C C C C C C	GENERAL AGGREGATE	s	20,000,000
	X POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$	20,000,000
	OTHER	_						\$	
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$	
	ANYAUTO		1 1				BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$	
	AUTOS ONLY AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$	
1		_						\$	
	UMBRELLA LIAB OCCUR	1					EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$	
1.11	DED RETENTION \$	-	-				VIPER LOTH	5	
	AND EMPLOYERS' LIABILITY Y / N	1.1					X PER OTH- STATUTE ER	1	
в	ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBEREXCLUDED? No			049154369	11/01/2023	03/01/2024	E.L. EACH ACCIDENT	5	1,000,000
	(Mandatory in NH) If yes, describe under	11			1.	1000	E.L. DISEASE - EA EMPLOYEE		
-	DÉSCRIPTION OF OPERATIONS below	-					E.L. DISEASE - POLICY LIMIT	\$	1,000,000
					· · · · · · · · · · · · · · · · · · ·				
Inv BII	CRIPTION OF OPERATIONS / LOCATIONS / VEHICI vitation for Bid: HEAVY TRUCK 0 #: 24-0011 FFERSON COUNTY is included as	PARS	rs, su	JPPLIES & REPAIR 2024		-2104-200			
CE	RTIFICATE HOLDER			CAN	CELLATION				
				THE	EXPIRATION	N DATE THE	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL E Y PROVISIONS.		
DE: 72	FFERSON COUNTY PARTMENT OF ADMINISTRATIVE SERVI 9 MAPLE ST / PO BOX 100 LLSBORO, MO 63050	CES		AUTHO	Frut M				

The ACORD name and logo are registered marks of ACORD BATCH: 3311413

© 1988-2016 ACORD CORPORATION. All rights reserved.





## THE E-VERIFY MEMORANDUM OF UNDERSTANDING FOR EMPLOYERS USING AN E-VERIFY EMPLOYER AGENT

## ARTICLE I PURPOSE AND AUTHORITY

The parties to this agreement are the Department of Homeland Security (DHS), the (Employer), and the E-Verify Employer Agent. The purpose of this agreement is to set forth terms and conditions which the Employer and the E-Verify Employer Agent will follow while participating in E-Verify.

E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of Form I-9, Employment Eligibility Verification (Form I-9). This Memorandum of Understanding (MOU) explains certain features of the E-Verify program and describes specific responsibilities of the Employer, the E-Verify Employer Agent, the Social Security Administration (SSA), and DHS.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104–208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). The Federal Acquisition Regulation (FAR) Subpart 22.18, "Employment Eligibility Verification" and Executive Order 12989, as amended, provide authority for Federal contractors and subcontractors (Federal contractor) to use E-Verify to verify the employment eligibility of certain employees working on Federal contracts.

## ARTICLE II RESPONSIBILITIES

## A. RESPONSIBILITIES OF THE EMPLOYER

1. The Employer agrees to display the following notices supplied by DHS in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system:

- a. Notice of E-Verify Participation
- b. Notice of Right to Work

2. The Employer agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted about E-Verify. The Employer also agrees to keep such information current by providing updated information to SSA and DHS whenever the representatives' contact information changes.

3. The Employer shall become familiar with and comply with the most recent version of the E-Verify User Manual. The Employer will obtain the E-Verify User Manual from the E-Verify Employer Agent.

4. The Employer agrees to comply with current Form I-9 procedures, with two exceptions:





## Approved by:

Employer	
Rush Administrative Services	
Name (Please Type or Print) Valerie Lopez	Title
Signature	Date
Electronically Signed	01-18-2023
E-Verify Employer Agent	
Form I-9 Compliance, LLC	
Name (Please Type or Print) Jonathan Minchaca	Title
Signature	Date
Electronically Signed	01-18-2023
Department of Homeland Security – Verificat	ion Division
Name (Please Type or Print) USCIS Verification Division	Title
Signature	Date
Electronically Signed	01-18-2023

\*\*Please note that the MOU is entered into with Rush Truck Center of Illinois, Inc.'s affiliate, Rush Administrative Services, Inc. (RASI). Rush Truck Centers of Illinois, Inc. and RASI are both wholly owned subsidiaries of Rush Enterprises, Inc., a public company traded on NASDAQ under the symbols RUSHA and RUSHB. RASI administers the e-Verify Program for all Rush employees, including employees of Rush Truck Centers of Illinois, Inc.





Company ID Number: 11815

Client Company ID Number: 2059248

Information	on Required for the E-Verify Program
Company Name	Rush Administrative Services
Company Facility Address	555 1H 35 South New Braunfels, TX 78130
Company Alternate Address	
County or Parish	COMAL
Employer Identification Number	742786267
North American Industry Classification Systems Code	484
Parent Company	
Number of Employees	5,000 to 9,999
Number of Sites Verified for	1 site(s)

Jefferson County, MO Bid #24-0011 Rush Truck Centers of Illinois, Inc. dba Rush Truck Center, Pontoon Beach Clarifications

Rush's response to the Bid is subject to the following:

- 1. Rush's standard warranty terms are as follows:
  - a. PRODUCTS MANUFACTURER WARRANTIES ONLY. Any warranties on any product(s) sold by Rush are limited only to any printed warranty provided by the applicable manufacturer of the product. EXCEPT FOR ANY SUCH WARRANTIES MADE BY MANUFACTURERS, THE PRODUCT(S) ARE SOLD WITHOUT ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH IS EXPRESSLY DISCLAIMED.
  - b. LIMITED WARRANTY ON SERVICES. Rush warrants that all services performed by Rush for a customer, including maintenance and repair services ("Services"), will be performed in a good and workmanlike manner ("Services Warranty"). The Services Warranty is valid for a period of ninety (90) days from the date the Service is completed. Customer's sole and exclusive remedy, and Rush's entire liability, under the Services Warranty is the repair of any nonconforming portion of the Services. RUSH PROVIDES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ITS SERVICES. The Services Warranty is strictly limited to Services performed by Rush for customer. Rush does not warrant any services provided by any third-party. Any warranties are solely those that are provided by the third-party service provider.
  - Regarding the insurance requirements in Section 1.12, Rush does not carry Professional Liability Insurance as it's not applicable to the products/services offered by Rush or covered by this Bid. However, Rush does carry Garage Keepers Legal Liability coverage. A copy of a current COI is included with our response.
  - 3. Regarding the Missouri Domestic Product Procurement Act, Rush is a dealer, not a manufacturer, of the products bid. As such, it will be required to check with applicable manufacturers of the products it sells to determine whether they comply with the Act. As this could vary based on manufacturer and product, Rush cannot confirm in advance that products sold to the County comply with the Act. If required by the County, Rush will check with individual manufacturers at the time of purchase.

Rush Truck Centers of Illinois, Inc. dba Rush Truck Center, Pontoon Beach

Name: Paige Albritton

Title: General Manager Date: 2/23/2024



## CERTIFICATE OF LIABILITY INSURANCE

Page 1 of 1

DATE (MM/DD/YYYY)
03/04/2024

Willis Towers Watson Midwest, Inc.       Phone         c/o 26 Century Blvd       Phone         P.O. Box 305191       Nashville, TN         Nashville, TN       372305191         Nashville, TN       372305191         WARD       Insurance (         INSURED       Insurance (         Rush Enterprises Inc.       Insurance (         S55 IH 35 South, Suite #234       Insurer ()         New Braunfels, TX 78130       Insurer ()         THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE       INSURER ()         INDICATED.       NOTHTHASTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR ()         CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DE       POLICY BEEN REDUCED BY PAID         INST       TYPE OF INSURANCE       ADDL/SUBR         ITR       TYPE OF INSURANCE       ADDL/SUBR         ITR       TYPE OF INSURANCE       ADDL/SUBR         V COMMERCIAL GENERAL LIABILITY       Inso WYD       POLICY NUMBER         ITR       TYPE OF INSURANCE       IT2-30-15       03/01/2024 03/D         ITR       TYPE OF INSURANCE       IT2-30-15       03/01/2024 03/D         INSD       WYD       POLICY MADE       IT2-30-15       03/01/2024 03/D	R THE CC ETWEEN ADDITIO icies may wers Wats 45-7378 ites@will: RER(S) AFFO company Com	DVERAGE AFFORDED THE ISSUING INSURED NAL INSURED provisio require an endorsement on Certificate Center [ACC, No] is.com RDING COVERAGE y of the State of Per ire Insurance Compart try Insurance Compart mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPEND DOCUMENT WITH RESPEND DOCUMENT WITH RESPEND	BY THE R(S), All ons or bont. A st err b: 1-888 ennsylv by of P by	E POLICIES UTHORIZED e endorsed. tatement on I-467-2378 NAIC# 19429
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have AI If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).         PRODUCER Willis Towers Watson Midwest, Inc. c/o 26 Century BIVd P.O. Box 305191 Nashville, TN 372305191 USA       CONTACT Willis Tower MARE: (AIC, No, Ext): 1-877-945. EAAL NSURED New Braunfels, TX 78130         INSURED New Braunfels, TX 78130       INSURER I INSURER C: Commerce & INSURER E: INSURER F: COVERAGES         COVERAGES       CERTIFICATE NUMBER: W32834965         THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR C CERTIFICATE MAY BE ISSUED OR MAY PREAVENT. TERM OR CONDITION OF ANY CONTRACT OR C CERTIFICATE MAY BE ISSUED OR MAY PREAVENT. TERM OR CONDITION OF ANY CONTRACT OR C CERTIFICATE MAY BE ISSUED OR MAY PREAVENT. TERM OR CONDITION OF ANY CONTRACT OR C CERTIFICATE MAY BE ISSUED OR MAY PREAVENT. TERM OR CONDITION OF ANY CONTRACT OR C CERTIFICATE MAY BE ISSUED OR MAY PREAVENT. TERM OR CONDITION OF ANY CONTRACT OR C C CLAIMS-MADE A OCCUR         A       ITZ-50-15       03/01/2024 03/D         CLAIMS-MADE A OCCUR       ITZ-50-15       03/01/2024 03/D         A       ITZ-50-15       03/01/2024 03/D         GENL AGGREGATE LIMIT APPLIES PER: POLICY PEDIE A OCTURE       POLICY PEDIE A OCOURT       ITZ-50-15       03/01/2024 03/D	icies may wers Wats 45-7378 ites@will: RER(S) AFFO company Com	require an endorsement on Certificate Center [FAX (A/G, No)] is.com RDING COVERAGE y of the State of Per ire Insurance Compart try Insurance Compart try Insurance Compart mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESP DOCUMENT WITH RESP DOCUMENT WITH RESP DOCUMENT WITH RESP DOCUMENT WITH RESP	nt. A st er ennsylv ny of P ty	NAIC# 19429 19445 19410
PRODUCER     CONTACT Willis Tower State Willis Tower BARS Certificates (AC Mo, Ext): 1-877-945- EMAL ADDRESS: Certificates (MSURED Nashville, TN 372305191 USA INSURED Nashville, TN 372305191 USA INSURER A: Insurance (INSURED S55 H 35 South, Suite #234 New Braunfels, TX 78130     INSURER A: Insurance (INSURER E: National US INSURER E: INSURER E: INSURER E: INSURER E: INSURER F: COVERAGES       COVERAGES     CERTIFICATE NUMBER: W32834965       THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DE: EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID       INSR     TYPE OF INSURANCE       INSD     ADDL/SUBR       INSD     WYD       OCLAIMS-MADE     OCCUR       A     INSD WYD       CIAIMS-MADE     OCCUR       A     IT2-30-15       03/01/2024     03/0	Wers Wats 445-7378 (45-7378 (45-7378) (45-738) (45-	FAX (A/G, No) is,com RDING COVERAGE y of the State of Pe ire Insurance Compan try Insurance Compan mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT T	): 1-888 ennsylv hy of P hy	NAIC# 19429 19445 19410
PRODUCER     MARE:     WILLIS TOWERS WAISON MIDWEST, Inc.       c/o 26 Century Blvd     PADD       F.O. Box 305191     Nashville, TN 372305191 USA       Nashville, TN 372305191 USA     INSURER A: Insurance (INSURER A: Insurance (INSURER A: Insurance (INSURER B: National U))       Rush Enterprises Inc.     INSURER B: National U)       S55 TH 35 South, Suite #234     INSURER C: Commerce &       New Braunfels, TX 78130     INSURER F:       COVERAGES     CERTIFICATE NUMBER: W32834965       THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE       INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR (CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DEI       EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID       INSD     INSD WYD       YPHONE     POLICY EFF. POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID       INSD WYD     POLICY NUMBER       MMDD/SUBAL LIABILITY     IT72-90-15       ANY AUTO     IOC	45-7378 ttes@will: RER(S) AFFO c Company . Union F. a & Indus arance Com- inter Insurf Drance Com- com-	FAX (A/G, No) is,com RDING COVERAGE y of the State of Pe ire Insurance Compan try Insurance Compan mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT T	): 1-888 ennsylv hy of P hy	NAIC# 19429 19445 19410
c/o 26 Century Blvd       IAC, No. Ext). 1-877-945-         P.O. Box 305191       Nashville, TN 372305191 USA       INSURES: certificates         Nashville, TN 372305191 USA       INSURER       INSURER         NSURED       INSURER I.       INSURER I.       INSURER I.         Rush Enterprises Inc.       INSURER South, Suite #234       INSURER I.       INSURER C.         S55 IH 35 South, Suite #234       INSURER C.       INSURER C.       INSURER C.         New Braunfels, TX 78130       INSURER C.       INSURER F.       INSURER F.         COVERAGES       CERTIFICATE NUMBER: W32834965       INSURER F.       INSURER F.         THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR C.       CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFOREDED BY THE POLICIES DEI EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID         NSR       TYPE OF INSURANCE       INSU WYD       POLICY NUMBER       POLICY EFF.         X       COMMERCIAL GENERAL LIABILITY       INSU WYD       POLICY NUMBER       INT2-30-15       03/01/2024 03/D         A       IT2-30-15       03/01/2024 03/D       IT2-30-15       03/01/2024 03/D         X       COMMERCIAL GENERAL LIABILITY       INT2-30-15       03/01/2024 03/D       <	HE INSURE THE INSURE THE INSURE DESCRIBE ND CLAIMS	is.com RDING COVERAGE y of the State of Pe ire Insurance Compan try Insurance Compan mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT T	ennsylv ny of P ny	NAIC# 19429 19445 19410
P.O. Box 305191 Nashville, TN 372305191 USA Nashville, TN 372305191 USA NSURER A: Insurance ( INSURER B: National UR INSURER C: Commerce & INSURER C: Commerce & INSURER C: Commerce & INSURER C: Insurance ( INSURER C: Commerce A INSURER C: Insurance ( INSURER C: Insurance ( INSURER C: Commerce A INSURER C: Commerce A INSURER C: Insurance ( INSURER C: Commerce A INSURER C: Insurance ( INSURER C: Commerce A INSURER C: Commerce A INSURER C: Insurance ( INSURER C: Commerce A INSURER C: Insurance ( INSURER C: INSURANCE AFFORDED BY THE POLICIES DEI INSURER C: INSURANCE AFFORDED BY PAID INSURER C: INSURANCE AFFORDED BY PAID INSURER CIAIMS-MADE  INSURANCE ADDUCUES LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID INSURER CIAIMS-MADE  INSURANCE ADDUCUES USUB ( INSURER CIAI GENERAL LIABILITY A AUTOMOBILE LIABILITY ANY AUTO	RER(S) AFFO Compan: Union F & Indus arance Com- THE INSURE DE SCRIBE ND CLAIMS POLICY EXP	RDING COVERAGE y of the State of Pe ire Insurance Compar try Insurance Compar mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESP DOCUMENT WITH RESP DOCUMENT WITH RESP DOCUMENT WITH RESP	by of P by	19429 19445 19410
INSURED       INSURER A: Insurance of INSURER A: Insurance of INSURER B: National OD INSURER B: National OD INSURER B: National OD INSURER C: Commerce & INSURER C: Commerce & INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURER C: INSURANCE AFFORDED BY THE POLICIES DE: EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID INSR TYPE OF INSURANCE INSURANCE INSURER COMMERCIAL GENERAL LIABILITY CLAIMS-MADE OCCUR A     IT2-30-15.     03/01/2024 03/D       AUTOMOBILE LIABILITY X ANY AUTO     ICAIMS AND CONDITION OF SUCH POLICY OF INSURANCE     IT2-30-15.     03/01/2024 03/D	HE INSURE THE INSURE DESCRIBE ND CLAIMS	y of the State of Pe ire Insurance Compan try Insurance Compan mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT 1	by of P by	19429 19445 19410
INSURED       INSURER B: National Dr.         Rush Enterprises Inc.       555 IH 35 South, Suite #234         New Braunfels, TX 78130       INSURER C: Commerce & INSURER D: AIU Insurant INSURER D: AIU Insurant INSURER E: INSURER F:         COVERAGES       CERTIFICATE NUMBER: W32834965         THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID.         INSTR       TYPE OF INSURANCE         A       ADDL/SUBR         VIC       CLAIMS-MADE         A       IT2-90-15         03/01/2024 03/D         GEN'L AGGREGATE LIMIT APPLIES PER:         X       POLICY         POLICY       JECT         OTHER:       LOC         AUTOMOBILE LIABILITY       ANY AUTO	THE INSURE THE INSURE	ire Insurance Compar try Insurance Compan mpany REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT 1	by of P by	19445 19410
Rush Enterprises Inc.       INSURER C: Commerce &         555 TH 35 South, Suite #234       INSURER C: Commerce &         New Braunfels, TX 78130       INSURER D: ATU Insurar         INSURER E:         COVERAGES         CERTIFICATE NUMBER: W32834965         THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE         INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR C         CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DEI         EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID         INSD       MYD         VITR       TYPE OF INSURANCE         INSD       WYD         POLICY NUMBER       POLICY EFF         VITR       OCCUR         A       172-90-15         O3/01/2024       03/0         GEN'L AGGREGATE LIMIT APPUIES PER:       172-90-15         X       POLICY         POLICY       JECT         OTHER:       LOC         OTHER:       AUTOMOBILE LIABILITY         X       ANY AUTO	HE INSURE THE INSURE OR OTHER DESCRIBE ND CLAIMS POLICY EXP	Try Insurance Company REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPEND D HEREIN IS SUBJECT 1	ıγ	19410
555 TH 35 South, Suite #234       INSURER C: Commerce & INSURER D: ATU Insurar         New Braunfels, TX 78130       INSURER D: ATU Insurar         INSURER E: INSURER F:         COVERAGES         CERTIFICATE NUMBER: W32834965         THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OCCUR         INSURANCE INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OCCUR         INSURANCE ON MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DEIEXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID.         INSE TYPE OF INSURANCE         INSUMANCE         INSUMANC	THE INSURE DR OTHER DESCRIBE ND CLAIMS POLICY EXP	REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT T		
	THE INSURE DR OTHER DESCRIBE AID CLAIMS POLICY EXP	REVISION NUMBER: ED NAMED ABOVE FOR DOCUMENT WITH RESP D HEREIN IS SUBJECT T		19399
INSURER F:  COVERAGES CERTIFICATE NUMBER: W32834965  THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR O CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DE: EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID I INSR TYPE OF INSURANCE ADDLISUB CALAIMS-MADE COCCUR  CENTL AGGREGATE LIMIT APPLIES PER: POLICY PECT LOC OTHER AUTOMOBILE LIABILITY ANY AUTO	OR OTHER DESCRIBE AD CLAIMS POLICY EXP	ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT T		
COVERAGES       CERTIFICATE NUMBER: W32834965         THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR O CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DEI EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID INSR         TYPE OF INSURANCE       ADD SUBR INSD WVD       POLICY NUMBER       POLICY EFF POLICY FFF POLICY NUMBER         X       COMMERCIAL GENERAL LIABILITY       CLAIMS-MADE       QCCUR       172-30-15       03/01/2024       03/0         A       ITZ-90-15       OJ/01/2024       03/0       03/01/2024       03/0         A       ITZ-90-15       OJ/01/2024       03/0       03/01/2024       03/0	OR OTHER DESCRIBE AD CLAIMS POLICY EXP	ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT T		
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR O CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID INSR TYPE OF INSURANCE ADDISUBR COMMERCIAL GENERAL LIABILITY CLAIMS-MADE COCCUR A CENTL AGGREGATE LIMIT APPLIES PER: POLICY PERT LOC OTHER: AUTOMOBILE LIABILITY ANY AUTO	OR OTHER DESCRIBE AD CLAIMS POLICY EXP	ED NAMED ABOVE FOR DOCUMENT WITH RESPE D HEREIN IS SUBJECT T		
INDICATED. NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR O CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID INST TYPE OF INSURANCE ADDISUBR COMMERCIAL GENERAL LIABILITY CLAIMS-MADE COCCUR A A A AUTOMOBILE LIABILITY ANY AUTO	OR OTHER DESCRIBE AD CLAIMS POLICY EXP	DOCUMENT WITH RESPE D HEREIN IS SUBJECT T		
TYPE OF INSURANCE     INSD     WYD     POLICY NUMBER     (MM/DD/YYYY)     (MM/D       X     COMMERCIAL GENERAL LIABILITY     CLAIMS-MADE     OCCUR     172-90-15     03/01/2024     03/0       A     ITZ-90-15     03/01/2024     03/0     03/01/2024     03/0       GEN'L AGGREGATE LIMIT APPLIES PER:     POLICY     PRO- JECT     LOC     0       AUTOMOBILE LIABILITY     X     ANY AUTO     ITZ-90-15     03/01/2024     03/01/2024			ECT TO	WHICH THIS
A CLAIMS-MADE X OCCUR 172-30-15 03/01/2024 03/0 GEN'L AGGREGATE LIMIT APPLIES PER: X POLICY PRO- DTHER: AUTOMOBILE LIABILITY X ANY AUTO		LIMI	TS	
A 172-30-15 03/01/2024 03/0 GEN'L AGGREGATE LIMIT APPLIES PER: X POLICY PECT LOC OTHER: AUTOMOBILE LIABILITY X ANY AUTO		EACH OCCURRENCE DAMAGE TO RENTED	5	10,000,000
IT2-90-15     03/01/2024     03/01       GEN'L AGGREGATE LIMIT APPLIES PER:     POLICY     PRO- JECT     LOC       OTHER:     OTHER:     ICC       AUTOMOBILE LIABILITY     X     ANY AUTO		PREMISES (Ea occurrence)	S	1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER: X POLICY PRO- JECT LOC OTHER: AUTOMOBILE LIABILITY X ANY AUTO		MED EXP (Any one person)	S	0
X     POLICY     PRO- JECT     LOC       OTHER:     AUTOMOBILE LIABILITY       X     ANY AUTO	3/01/2025	PERSONAL & ADV INJURY	s	10,000,000
AUTOMOBILE LIABILITY ANY AUTO		GENERAL AGGREGATE	S	20,000,000
AUTOMOBILE LIABILITY X ANY AUTO		PRODUCTS - COMP/OP AGG	s	20,000,000
X ANY AUTO	-	CONDUCT ON CLUB	5	
		COMBINED SINGLE LIMIT (Ea accident)	5	10,000,000
		BODILY INJURY (Per person)	S	
B OWNED SCHEDULED 459-44-72 03/01/2024 03/0 AUTOS ONLY AUTOS	3/01/2025	second notes on the electronic	S	
HIRED NON-OWNED AUTOS ONLY AUTOS ONLY		PROPERTY DAMAGE (Per accident)	S	
	_	and a second second	S	
C X UMBRELLA LIAB X OCCUR		EACH OCCURRENCE	s	10,000,000
EXCESS LIAB CLAIMS-MADE 84771993 03/01/2024 03/0	3/01/2025	AGGREGATE	S	10,000,000
X DED RETENTIONS 25,000		The second second	s	
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY		X PER OTH-		
D ANVPROPRIETOR/PARTNER/EXECUTIVE No N/A 020395985 03/01/2024 03/0	3/01/2025	E.L. EACH ACCIDENT	s	1,000,000
(Mandatory in NH)	03/01/2024 03/01/2023	EL DISEASE - EA EMPLOYEE	s	1,000,000
If yes, describe under DESCRIPTION OF OPERATIONS below	-	E.L. DISEASE - POLICY LIMIT	S	1,000,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space Garage Keepers Legal Liability is included in the above referenced Auto Policy.		ed)		

The ACORD name and logo are registered marks of ACORD

SR ID: 25516364



JEFFERSON COUNTY DEPARTMENT OF ADMINISTRATIVE SERVICES 729 MAPLE ST / PO BOX 100 HILLSBORO MO 63050 WWW.JEFFCOMO.ORG



<u>24-0155</u>

Date Issued:

BID #: 24-0011

01/24/2024

## Invitation for Bid: <u>HEAVY TRUCK PARTS, SUPPLIES &</u> <u>REPAIR 2024</u>

BIDS SHALL BE ACCEPTED UNTIL: TUESDAY, FEBRUARY 27, 2024 AT 2:00 P.M. LOCAL TIME.

Specification	
Contact:	ĺ

DOYL CHILTON Department of Public Works – Heavy Fleet 636-797-6378 DChilton@jeffcomo.org

Contract:

JACKIE DOYLE Department of Administrative Services 636-797-5380

6869	EXHIBIT
123-00	42
ENGAD 8	40
PEN	

**Bidders Initial** 

Mail (3) Three Complete Copies With Vendor And Bid Information As Shown In Sample: VENDOR NAME VENDOR ADDRESS CONTACT NUMBER DEPARTMENT OF THE COUNTY CLERK JEFFERSON COUNTY MISSOURI 729 MAPLE ST / PO BOX 100 HILLSBORO MO 63050-0100 SEALED BID: (BID NAME)

The undersigned certifies that he/she has the authority to bind this company in an

agreement/contract to supply the commodity or service in accordance with all terms,

conditions, and pricing specified. This Bid, if accepted, will constitute an Agreement and

Contract with Jefferson County, Missouri, upon approval of the County Council and County

Executive. Prices are firm during this agreement term, unless agreed upon in writing by the

County. The County has the option to renew this agreement at the same terms and conditions

**Contract Term:** 

ONE YEAR CONTRACT WITH ONE (1) ADDITIONAL ONE YEAR RENEWAL OPTION UPON APPROVAL OF THE COUNTY COUNCIL AND COUNTY EXECUTIVE

> Vendor Information:

as the original agreement for one (1) additional successful Bidder. Price increases for renewals	
Rudiators, LLC	ReyLinde
Company Name	Authorized Agent (Print)
1746 Chase Dr	KIN
Address	Signature
Fanton, Mo 63026	CFO
City/State/Zip Code	Title
636-305-9930	2/2/24 92-2173658
Telephone #	Date Tax ID #
rlundersmin direction	303-938-1166
E-mail	Fax #
	0.4

## TABLE OF CONTENTS:

Legal Notice and Invitation for Bid	Page 1
Table of Contents	Page 2
Bid Requirements	Page 3
Bid Response and Contract	Page 5
Affidavit	Page 9
Certification for Debarment, Suspension or Exclusion	Page 11
Specifications	Page 12

## **\*REQUIRED DOCUMENTS\***

- 1. Current and valid Certificate of Insurance or binder showing required insurance coverage must be provided with each bid. (County must be added as additional insured if awarded)
- 2a. Proof that Bidder does not owe delinquent real or personal property tax in Jefferson County (tax receipts for past 3 years)

Obtain receipts at http://jeffersonmo.devnetwedge.com

\*Or\*

- 2b. A notarized affidavit, on company letterhead stating that the applicant does not own any real or personal property in Jefferson County, Missouri.
- 3. A Notarized affidavit of work authorization and current business entity status with E-verification documentation. (pages 9 & 10)
- 4. Agreement to be executed by the County upon approval by the County Council and County Executive. (Bidder is required to complete company information and execute signature)
- 5. Cooperative Bid Form (last page)
- 6. All pages of the Invitation for Bid/Request for Proposal must be used when submitting your bid/proposal response along with initialing each page with the bid/proposal. Additional information may be included separately.
- 7. Bid deposits/bonds must be in the exact amount as stipulated in the bid. (if required)

\*BIDS MAY BE REJECTED IF REQUIRED DOCUMENTATION IS NOT INCLUDED OR COMPLETED AT DISCRETION OF THE COUNTY

#### 1.0 BID REQUIREMENTS

### Bidder shall initial all pages and return where the Bid Document denotes "BIDDER"S INITIALS:

### 1.1 BID SUBMISSION:

Submit bid form in original (one original) and two (two copies) with all specification pages, if applicable. No facsimile or electronic bids shall be accepted and shall be rejected. The Vendor prior to the submission deadline as stated on page 1 must submit all bids. Late bids will not be accepted and returned to the vendor unopened. The County reserves the right to request additional written or oral information from Respondents in order to obtain clarification. A fully executed Affidavit is required by Section 285.530 RSMo, and shall be submitted with the bid form. A copy of the Affidavit is attached hereto. Failure to execute the Affidavit shall result in the bid being rejected. Failure to comply with any provision, provide any required documentation, insurance forms or deposits or bonds in exact amounts or any other term or condition that is not in strict conformance shall result in the bid being rejected.

#### 1.2 BASIS OF BID AWARD:

Award may be made on an item-by-item basis to the lowest and best Bidder(s) or award may be made to the lowest and best bid total, whichever provides the greatest value to the County from the standpoint of suitability to purpose, quality, service, previous experience, price, ability to deliver, or any other reason deemed to be in the best interest of the County. Quantities stated herein represent an estimate for the period stated. Orders shall be placed for actual requirements as needed. The County may reject any or all bids for any reason and may waive any informality. Bids submitted from a Missouri State Contract shall include a copy of the State Contract with the bid. Bid award does not constitute an order or obligation to order by the County. The issuance of a Purchase Order Number shall be construed as acceptance of a Contract with all terms, conditions, and prices firm during the length of the agreement terms.

#### 1.3 BID AWARD:

It is further agreed that the Contract shall not be valid and binding upon the County until approved by the County Counselor, as to legal form and is subject to the Ordinances, Resolutions and Orders of Jefferson County, Missouri, and State and Federal Law. If no Bid or Bids have been awarded by the County Council within forty-five (45) days following the opening of the bids then all bids will be deemed Rejected.

#### 1.4 BID PREPARATION:

- 1. Bidders are responsible for examination of drawings, specifications, schedules and instructions. Failure to do so will be at the Bidder's risk.
- Each Bidder shall furnish the information required by the invitation. The Bidder shall sign all required documents. All deletions
  and erasures shall be initialed
- 3. Alternate bids for supplies or services other than specified shall not be considered unless authorized by invitation.
- 4. Bidder shall state a definite time for delivery of goods or for performance of services unless otherwise specified in the invitation for bid.
- 5. When specified, samples must be timely submitted and at no expense to the County.
- 6. Failure to adhere to all requirements may result in the response being disqualified as non-responsive.

#### 1.5 MODIFICATION OR WITHDRAWAL OF BIDS:

Bids may be modified or withdrawn prior to the exact hour and date specified for receipt of bids, provided the modification or withdrawal is in writing and is delivered in the same manner as a bid submission.

#### 1.6 LATE BIDS:

It is the responsibility of the Bidder to deliver his bid or bid modification on or before the date and time of the bid closing to the Department of the County Clerk. Bids received late will be rejected and returned unopened to the Bidder.

#### 1.7 BID DEPOSITS/BONDS:

Bid Deposits/Bonds are not required unless specified in the specifications. Bid deposits/Bonds must be in the exact amount as stipulated in the bid.

#### 1.8 MATERIAL AVAILABILITY:

Bidders must accept responsibility for verification of material availability, product schedules and other pertinent data prior to submission of bid and delivery time. It is the responsibility of the Bidder to notify the County immediately if the materials specified are discontinued, replaced, or not available for an extended period of time. All materials ordered by the County, shall be as needed. A sample of materials may be requested.

#### 1.9 ALTERNATE BIDS:

Alternate Bids for items will be accepted except when stated "NO SUBSTITUTIONS". Bidders must submit complete specifications on all alternate bids with the bid form. Alternate bids without complete specifications may be rejected. Alternate bids and exceptions to bid clauses must be clearly noted on the bid form. The County may accept or reject alternate bids; whatever is most advantageous to the County.

### 1.10 INCORPORATION OF DOCUMENTS:

The terms of the Bid Invitation, Bid Specifications, Bid Form are and shall be incorporated into the contract as if fully setout therein. The Bid, if accepted and approved by the County Council and County Executive shall constitute the terms of a Contract or Agreement with Jefferson County, Missouri, subject to any further Amendments. Memoranda or other documents or specifications which must be set forth in writing and signed by all parties.

#### 1.11 ADDENDA:

Addenda to bid specifications are incorporated by reference as if fully setout herein. It is the responsibility of the vendor to insure and verify that they are in receipt of and completed all attached addenda prior to submission of bid forms. Verification is made by contacting the Office of Contracts and Grants at (636) 797-5380, or by reviewing the County Web Site. (www.jeffcomo.org).

#### 1.12 INSURANCE:

The Vendor/Contractor shall purchase and maintain insurance with an insurance company licensed to do business in the State of Missouri or in the state where the vendor is incorporated or otherwise licensed to do business and which shall remain, at all times during the term of any contract with the County, in full force and effect. Preference will be given to a Vendor/Contractor who provides insurance with an insurance company licensed to do business in the State of Missouri, but in any event said Vendor/Contractor shall provide said insurance at its own expense. Such insurance shall be provided as will protect the Vendor/Contractor from claims which may arise out of or result from the Vendor/Contractor's execution of the work, whether such execution be by himself, his employees, agents, or by anyone for whose acts any of them may be liable. If any such work covered by the Contract is to be performed on County owned or leased premises, the Vendor agrees to carry liability and workman's compensation insurance, satisfactory to the County, and to indemnify the County against all liability, loss, and damage arising out of any injuries to persons and property caused by the Vendor, his sub-contractors, employees or agents. The insurance coverage shall be such as to fully protect the County and the general public from any and all claims for injury and damage resulting by any actions on the part of the Vendor/Contractor or its' forces as enumerated above. All policies must name the County as an additional insured and provide for thirty (30) days written prior to any material changes or cancellation. Any disputes regarding a breach, insurance amounts, liability, coverage, lapse or otherwise shall be litigated in the Circuit Court of Jefferson County, Missouri and the same shall be incorporated into any Contract agreed to by the parties.

THE COUNTY REQUIRES A CURRENT AND VALID CERTIFICATE OF INSURANCE OR BINDER SHOWING REQUIRED INSURANCE COVERAGE MUST BE PROVIDED WITH EACH BID. JEFFERSON COUNTY MUST BE ADDED AS AN ADDITIONAL INSURED AFTER AWARD OF THE BID. ANY LAPSE IN INSURANCE COVERAGE OR CANCELLATION THEREOF BY THE CONTRACTOR OR SUB-CONTRACTORS DURING THE TERMS OF THE CONTRACT SHALL IMMEDIATELY BE DEEMED A MATERIAL BREACH UNDER THE TERMS OF ANY CONTRACT.

#### A. (X)Required () Not Required Comprehensive General Liability Insurance

The Vendor/Contractor shall maintain and keep in full force and effect during the terms of this Contract such comprehensive general liability insurance as shall protect them from claims which may arise from operations under this Contract, whether such operations be by themselves or by anyone directly or indirectly employed by them. The amounts of insurance shall be not less than \$1,000,000.00 combined single limit for any one occurrence covering both bodily injury and property damage, including accidental death.

#### B. (X)Required () Not Required Professional Liability Insurance

The Vendor/Contractor shall provide the County with proof of Professional Liability Insurance, which shall protect the County against any and all claims, which might arise as a result of the operation of the Vendor/Contractor in fulfilling the terms of this Contract during the life of the Contract. The minimum amounts of such insurance will be \$1,000,000.00. Should any work be subcontracted, these limits will also apply.

C. (X)Required () Not Required Worker's Compensation Insurance: per Missouri Revised Statutes Chapter 287

The Vendor/Contractor or his sub-contractor or contractors, shall maintain and keep in force of this Contract such worker's compensation insurance limits as required by the statues of the State of Missouri and Employer's Liability with limits no less than \$500,000.00.

#### 1.13 BID SUBMISSIONS

Bids submitted on separate forms are NOT acceptable unless specified in the Bid Document. Failure to complete bid forms to the satisfaction of the County may result in rejection of your bid. It is the responsibility of each Bidder before submitting a bid to examine ALL documents thoroughly, and request written or oral interpretation of clarifications soon after discovering any conflicts, ambiguities, errors, or omissions in the bidding documents. Request for clarification must be received prior to bid openings.

#### 1.14 BID OPENINGS

Bids will be publicly opened and read aloud at the time indicated on page 1. The Bidders and the public are invited but not required to attend the formal opening of the bids. No decisions relating to the award of a contract or agreement will be made at the opening.

#### 1.15 BID TABULATIONS

Bid Tabulations are not available for 5 to 7 business days following the Bid Opening. Bid submissions are open for public review at the time of the Bid Opening. Bid tabulations are posted on the County's web-site address, <u>www.jeffcomo.org</u>. **NO COPIES** of bid tabulations are sent to vendors.

#### 2.0 BID RESPONSE AND CONTRACT

#### 2.1 BIDDER REPRESENTATIONS:

The Bidder, by executing the Bid form certifies that:

- A. The bid complies with Invitation for Bid form and Bid Specifications.
- B. Bidder is not debarred or suspended from participation in Federal Assistance programs.

#### 2.2 TAXES:

No bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property taxes to Jefferson County. The prospective Bidder is required to provide proof in the form of an original paid tax receipt issued by the Jefferson County Collector or a verified affidavit stating that the applicant does not own any real or personal property in Jefferson County. Tax receipts for the past 3 years are required and may be obtained at <a href="http://jeffersonmo.devnetwedge.com/">http://jeffersonmo.devnetwedge.com/</a> or a notarized affidavit stating that the applicant does not own any real or personal property in Jefferson County county affidavit stating that the applicant does not own any real or personal property in Jefferson County on company letterhead.

Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material breach of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be paid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.

#### 2.3 CERTIFICATION OF INDEPENDENT PRICE DETERMINATION:

- A. The prices in the bid shall be independently determined, without consultation, communication, or agreement for the purpose of restricting competition as to any matter relating to price with any Bidder or other person.
- B. Unless otherwise required by law, the prices shall not have been knowingly disclosed by the Bidder prior to opening.
- C. No attempt has been made or will be made by the Bidder to induce any other person or firm to submit or not to submit a bid.

#### 2.4 PRICE:

The price(s) specified in this bid shall be firm and not subject to contingency or reservation. If the Vendor fails to honor stated prices as submitted in the Bid Form or Contract, the County reserves the right to obtain the same items from the next lower vendor who submitted a bid price for the item. The original vendor shall be responsible for the difference in price and required to make restitution to the County for the difference in price. The Bidder represents prices specified in the bid do not exceed current selling price for the same or substantially similar good or service, and are the same as or lower than other prices charged to the Bidder's most favored customer. In the event the stated prices are determined to be higher than the prices for which Supplier has sold the items, or services, to others, this contract price shall be reduced accordingly. Bid prices are ALL INCLUSIVE: (Shipping, Handling, Delivery, and Assembly to locations specified by the County). Prices shall be firm for ALL County departments and locations for term of the agreement.

### 2.5 MISSOURI DOMESTIC PRODUCT PROCUREMENTACT:

Bidder represents that the goods provided comply with Sections 34.350 to 34.359, RSMo., known as the Domestic Product Procurement Act. The Act encourages the purchase of products manufactured or produced in the United States, State of Missouri, and Jefferson County, Missouri. Bidder shall include proof of compliance with the Act with the bid when requested.

#### 2.6 NON-EXCLUSIVE AGREEMENT:

The contractor shall understand and agree that the contract shall not be construed as an exclusive agreement and further agrees that the County may secure identical and/or similar services or products from other sources at anytime in conjunction with or in replacement of the contractor's services.

#### 2.7 DEFINITIONS:

- A. The term "County" means the Jefferson County, Missouri and its designated representatives.
- B. The term "Vendor" means Supplier, Contractor, and Seller and includes designated representatives.
- C. The term "IFB" means Invitation for Bid.
- D. The term "Agreement/Contract means Binding Agreement, Contract, Request for Purchase, Order.

#### 2.8 INSPECTION, ACCEPTANCE AND APPROVALS:

Goods shall at all times and places, including the period of manufacture, are subject to inspection and test by County. County will accept or give notice of rejection of goods delivered within a reasonable time after receipt. Acceptance shall not waive any warranty. All goods supplied are subject to final inspection and acceptance by County notwithstanding payment, prior inspections or approvals. County may require prompt replacement or correction of rejected goods at Supplier's expense, including a reduction in price for rejected goods. Supplier shall not resubmit rejected goods to County without prior written approval and instructions from County. In addition, Supplier shall identify resubmitted goods as previously rejected. Supplier shall provide and maintain a quality assurance and control system acceptable to County.

WARRANTY: <u>Gel Appendix</u> <u>B</u> <u>Appendix</u> <u>Appendix <u>App</u></u>

#### 2.10 PAYMENT:

2.9

County will pay Supplier for goods upon delivery to, submission of certified invoices with attached tipping fee receipts and acceptance. The County will not be responsible for articles or services furnished without a purchase order. Price is tax-exempt.

#### 2.11 CHANGE ORDER:

County may make changes within the general scope of this contract. If any such changes cause an increase or decrease in the cost of or the time required for the performance of any part of the work, whether changed or not changed by any such order, an equitable adjustment shall be made in the price or delivery schedule or both, and any change order shall be in writing. Any claim by a Supplier for adjustment under this clause shall be asserted within fifteen (15) days from the date of receipt of this written order directing the change, provided, however, County, if it decides that the facts justify such action, may receive and act upon such claim asserted at any time prior to final payment.

#### 2.12 DELIVERIES:

Deliveries shall be made in strict accordance with any delivery schedule contained in the bid specification or contract and in the exact quantity ordered. Failure to adhere to delivery schedule is reason for termination in accordance with the "termination" clause. Deliveries are to be made at locations specified by the County at time of Order.

#### 2.13 RESPONSIBILITY FOR SUPPLIES:

Pursuant to Section 290.560 RSMo, Supplier/Contractor shall employ only Missouri laborers and laborers from nonrestrictive states except that other laborers may be used when Missouri laborers or laborers from nonrestrictive states are not available, or are incapable of performing the particular type of work involved, if so certified by the contractor and approved by the County. Except as otherwise provided, Supplier shall be responsible and bear all risks for loss and damage to goods until delivery at County's facilities, regardless of F.O.B. point, point of inspection or acceptance; and if the goods are rejected.

#### 2.14 SUBCONTRACTS:

Supplier shall not enter into any subcontract(s) in excess of \$25,000 or 20% of this contract price; whichever is less, for any goods without County's prior written approval.

Bidders Initials

#### 2.15 CHOICE OF LAW:

This bid and contract shall be governed and interpreted according to the laws of the State of Missouri. Venue for any court action shall be in Jefferson County, Missouri.

#### 2.16 TERMINATION:

- A. General: Performance of work may be terminated by the County in whole, or from time to time in part, whenever County shall determine that such termination is in the best interests of County with a thirty (30) day written notice. The Vendor may terminate the Agreement/Contract upon a sixty (60) day prior notice in writing. In the event of any termination of the Agreement/Contract by the Vendor, the County may purchase such supplies and/or services similar to those terminated and for the duration of the Agreement/Contract period the Vendor will be liable for all costs in excess of the established contract pricing.
- B. Bankruptcy or Insolvency: In the event bankruptcy proceedings are commenced by or against Supplier or under any provisions of the United States Bankruptcy Act or for the appointment of a receiver or trustee or a general assignment for the benefit of creditors of either party, County shall be entitled to terminate without further cost or liability. The County may cancel the Agreement/Contract or affirm the Contract and hold the Vendor responsible for damages.
- C. Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material breach of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be paid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.
- D. Default: County may terminate the whole Contract or any part in either of the following circumstances:
  - D-1. If supplier fails to deliver the items required by the contract within the time specified; or
    - D-2. If supplier fails to perform any of the other provisions of the contract, or so fails to make progress as to endanger performance of the contract in accordance with its terms, and in either of these two circumstances does not cure such failure within a period of ten (10) days after notice from County specifying such failure. In the event of termination under subparagraph 1, County shall have the right to procure, on such terms and in such manner as it may deem appropriate, items similar to those terminated, and to recover from Supplier the excess cost for such similar items provided, however, Supplier shall not be liable for such excess costs where the failure upon which the termination is based has arisen out of causes beyond the control of Supplier and without the fault or negligence of Supplier. Such causes shall be deemed to include fires, floods, earthquakes, strikes, and acts of the public enemy. The rights of County provided in subparagraph 1 shall be in addition to any other rights provided by law or the contract.
  - D-3. In the event of the Supplier's non-compliance with the provisions as set forth, this Contract may be cancelled, terminated or suspended in whole or in part and the supplier may be declared ineligible for further County contracts. The rights and remedies of the County provided in this paragraph shall not be exclusive but are in addition to any remedies provided in this Contract or as provided for by law.

#### 2.17 NOTICE AND SERVICE THEREOF:

Any notice from the County shall be in writing and considered delivered and the service thereof completed when said notice is posted, by certified or regular mail, to the Supplier, at the address stated on the bid form.

#### 2.18 CONTRACT TERM:

Performance shall be governed solely by the terms and conditions as set forth in the Invitation for Bid, Bid Specifications, Bid Form and the Contract notwithstanding any language contained on any invoice, shipping order, bill of lading or other document furnished the Seller at any time and the acceptance by the County for any goods furnished.

#### 2.19 COMPLIANCE WITH APPLICABLE LAWS:

Supplier warrants it has complied with all applicable laws, rules and ordinances of the United States, Missouri or any other Governmental authority or agency in the manufacture or sale of the goods, including but not limited to all provisions of the Fair Labor Standards Act of 1938, as amended, including provisions of the Home Rule Charter of Jefferson County, Missouri requiring all workers performing work under any contract with Jefferson County be paid a wage that is at least the prevailing hourly rate of wages for work of a similar character in Jefferson County.

#### 2.20 ACTS OF GOD:

No party shall be liable for delays, nor defaults due to Acts of God or the public enemy, riots, strikes, fires, explosions, accidents, governmental actions of any kind or any other causes of a similar character beyond its control and without its fault or negligence.

#### 2.21 SELLER'S INVOICES:

Invoices shall contain the following information. Contract number (if any), Purchase Order Number, Item number, contract description of goods or services, sizes, quantities, unit prices and extended totals. Invoices for and inquiries regarding payment should be addressed to the County Accounts Payable Clerk.

#### 2.22 APPROVAL:

It is agreed the acceptance of a Bid shall not be valid and binding upon the County until approved by the County Purchasing Agent, County Council, and the County Counselor.

#### 2.23 RENEWAL OPTION:

The County reserves the right to negotiate the contract for one (1) additional one-year term with the written consent of the awarded vendor. If the contractor/vendor requests an increase in compensation for any renewal period, the vendor shall notify the Office of Contracts and Grants no less than 60 days prior to the end of the contract period. The County shall notify the Vendor of the intent to exercise the renewal option. However, failure to notify the Vendor does not waive the County's right to exercise the renewal option.

Indicate: [ ] Individual: [ ] Partnership: [X] Corporation.

### 2.24 INDIVIDUAL, PARTNERSHIPS, CORPORATIONS:

Incorporated in the State of

#### 2.25 LITIGATION:

This agreement shall be interpreted under the laws of the State of Missouri. Any disagreements, questions, controversies, litigation or other causes of action whatsoever arising from or under the terms of this agreement shall be resolved in the trial courts of 23rd Judicial Circuit Court of the State of Missouri-Hillsboro, Missouri-

2.26 LANGUAGE: Bids and all related documents will only be accepted in the English Language.

**Bidders Initial** 

AFFIRMATIVELY ATE OF INSURAN DDUCER, AND TH ficate holder is an VED, subject to 1	TER OF INFORMATION O OR NEGATIVELY AMEN ICE DOES NOT CONSTIT E CERTIFICATE HOLDER. ADDITIONAL INSURED, th he terms and conditions ertificate holder in lieu of	D, EXTEND OR ALT TUTE A CONTRACT ne policy(ies) must have of the policy, certain such endorsement(s) CONTACT Ken Pinn PHONE (A/C, No, Ext): (314) ( E-MAIL ADDRESS: kenp@c	ER THE CO BETWEEN ave ADDITIO policies may b es 444-4965	VERAGE AFFORDED B THE ISSUING INSURER(S NAL INSURED provisions require an endorsement.	Y THE POLICIES 5), AUTHORIZED or be endorsed.
VED, subject to t	he terms and conditions	of the policy, certain such endorsement(s CONTACT Ken Pine PHONE (A/C, No, Ext): (314) ( E-MAIL ADDRESS: kenp@c	policies may es 144-4965	require an endorsement. FAX (A/C, No): (3	A statement on
		CONTACT Ken Pin NAME: PHONE (A/C, No, Ext): (314) E-MAIL ADDRESS: kenp@c	es 144-4965	FAX (A/C, No): (3	314) 444-4970
		PHONE (A/C, No, Ext): (314) E-MAIL ADDRESS: kenp@c	444-4965	FAX (A/C, No): (3	14) 444-4970
		The second se		com	
		IN	SURER(S) AFFOR	DING COVERAGE	NAIC #
		INSURER A : Union I			25844
101 1 010 L 1 1 1 1		INSURER B : Hartfor	d Fire Insul	ance Co.	19682
DBA 1-800 Radiato Drive	rs	INSURER C :			
26		INSURER D :			
CERTIFIC	TE NUMBER:	- HOURERTY -		REVISION NUMBER:	
DING ANY REQUIR ED OR MAY PERTANS OF SUCH POLICI	EMENT, TERM OR CONDITI NN, THE INSURANCE AFFO ES. LIMITS SHOWN MAY HAV	ION OF ANY CONTRA RDED BY THE POLIC /E BEEN REDUCED BY	CT OR OTHER IES DESCRIB PAID CLAIMS.	DOCUMENT WITH RESPEC	T TO WHICH THIS
E ADDL S	VBR POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
IABILITY		1000		EACH OCCURRENCE \$	
OCCUR	CPA3290491-20	3/3/2023	3/3/2024	PREMISES (Ea occurrence)	
				MED EXP (Any one person) \$	
		1		PERSONAL & ADV INJURY \$	1,000,000
ES PER:				GENERAL AGGREGATE \$	2,000,000
LOC			i	PRODUCTS - COMP/OP AGG	2,000,000
			-	COMBINED SINGLE LIMIT	1 000 000
	0040000404 00	2/2/2022	2/2/2024	(Ea accident) \$	
HEDULED	CPA3290491-20	3/3/2023	3/3/2024		
N-OWNED				PROPERTY DAMAGE (Per accident) \$	
Design of the second se				and and the formation of the	2 000 000
CLAIMS-MADE	CPA3290491-20	3/3/2023	3/3/2024		2 000 000
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		10.000	s	
			1.01.000	X PER OTH-	
CUTIVE Y/N	84WBCAW4XPC	3/3/2023	3/3/2024	E.L. EACH ACCIDENT \$	500,000
N N/A				E.L. DISEASE - EA EMPLOYEE \$	
below				E.L. DISEASE - POLICY LIMIT \$	500,000
ATIONS / VEHICLES (AC	ORD 101, Additional Remarks Sche	edule, may be attached if mo	re space is requi	ed)	
	THE POLICIES OF IDING ANY REQUIRI ED OR MAY PERT/ NS OF SUCH POLICI CE ADDLS LABILITY OCCUR LABILITY OCCUR LES PER: LOC HEDULED TOS NOWNED TOS NOWNED TOS OCCUR CLAIMS-MADE	IDING ANY REQUIREMENT, TERM OR CONDIT ED OR MAY PERTAIN, THE INSURANCE AFFC NS OF SUCH POLICIES. LIMITS SHOWN MAY HAY CE ADDL SUBR LABILITY OCCUR LES PER: LOC CPA3290491-20 CPA3290491-20 CPA3290491-20 CPA3290491-20 CPA3290491-20 CPA3290491-20 CPA3290491-20 CCUR CLAIMS-MADE CPA3290491-20 CPA3290491-20	INSURER F :         CERTIFICATE NUMBER:         THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED         DING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRA         ED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLIC         NS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY         CE       ADDL SUBR         POLICY NUMBER       POLICY ON POLICY POLICES         CE       INSD SUBP         OCCUR       CPA3290491-20         JES PER:       LOC         JOC       CPA3290491-20         MEDULED       3/3/2023         OCCUR       CPA3290491-20         JHEDULED       CPA3290491-20         MONOWIED       State         DOCCUR       CPA3290491-20         CLAIMS-MADE       CPA3290491-20         OCCUR       CPA3290491-20         CLAIMS-MADE       CPA3290491-20         OCCUR       X/3/2023         OCCUR       X/3/2023         OCUTIVE       N         N       N/A	INSURER F :         CERTIFICATE NUMBER:         THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSUF DDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER ED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIB INS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.         CE       ADDI_SUBR       POLICY NUMBER       POLICY EFF       POLICY EXP (MM/DDIYYY)       POLICY EXP (MM/DDIYYY)         LABILITY       OCCUR       CPA3290491-20       3/3/2023       3/3/2024         LES PER:       LOC       CPA3290491-20       3/3/2023       3/3/2024         HEDULED TOS WNEP (sion - \$500       CPA3290491-20       3/3/2023       3/3/2024         OCCUR CLAIMS-MADE       CPA3290491-20       3/3/2023       3/3/2024         MOD WNEP (sion - \$500       CPA3290491-20       3/3/2023       3/3/2024	INSURER F:       REVISION NUMBER:       THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE DDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPEC ED OR MAY PERTAIN. THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO NS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.       Cee     ADDI SUBR INSD WD     POLICY NUMBER     POLICY EFF (MMDD/YYY)     POLICY EFF (MMDD/YYY)     POLICY EFF (MMDD/YYY)       Coccur     CPA3290491-20     3/3/2023     3/3/2024     EACH OCCURRENCE     S       LIES PER:     LOC

© 1988-2015 ACORD CORPORATION. All rights reserved.

Radiators, LLC 1746 Chase Dr Fenton, MO 63026 (636)-305-9930

Affidavit

I, Roy Lunde, Chief Financial Officer (CFO) of Radiators, LLC, located at 1746 Chase Dr, Fenton, MO 63026, do solemnly affirm and declare under penalty of perjury, that the following statements are true and correct to the best of my knowledge, information, and belief:

- 1. Radiators, LLC is a legal entity registered and operating under the laws of the State of Missouri, with its principal place of business at 1746 Chase Dr, Fenton, MO 63026.
- 2. As of February 23, 2024, Radiators, LLC does NOT own any Real Property within Jefferson County, Missouri. We have no ownership interest, whether partial or in whole, in any land, buildings, or other real estate located in Jefferson County, Missouri.
- Furthermore, as of February 23, 2024, Radiators, LLC does NOT own any Personal Property within Jefferson County, Missouri. We have no ownership interest, whether partial or in whole, in any movable assets, tangible or intangible, located in Jefferson County, Missouri.

I declare under the penalties of perjury that the foregoing is true and correct. Executed on February 23, 2024.

Roy Lunde, Chief Financial Officer for Radiators, LLC

Sworn to and subscribed before me this February 23, 2024. I am commissioned as a notary public within the County of \_\_\_\_\_\_\_, State of Colorado and my commission expires on \_\_\_\_\_\_\_.

JOE ERIC WILLIAMS NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20034023223 MY COMMISSION EXPIRES 08/31/2024

Signature of Notary

Date

Notary Seal

## AFFIDAVIT OF WORK AUTHORIZATION

The grantee, sub grantee, contractor or subcontractor who meets the section 285.525, RSMo. definition of a business entity must complete and return the following Affidavit of Work Authorization.

Partiale	
Comes now try fanoe	(Name of Business Entity Authorized Representative) as
650	(Position/Title) first being duly sworn on my oath, affirm
	usiness Entity Name) is enrolled and will continue to participate in the
	am with respect to employees hired after enrollment in the program
who are proposed to work in connection w	
•	) for the duration of the grant, subgrant, contractor, or subcontractor,
	2 of section 285.530, RSMo. I also affirm that
	ess Entity Name) does not and will not knowingly employ a person
who is an unauthorized alien in connection	
the second and second an end of the second	(Bid/Grant/Subgrant/Contract/Subcontract) for the duration of
the grant, subgrant, contract, or subcontract	n, il awarded.
In Affirmation thereof the facts stated abo	ve are true and correct. (The undersigned understands that false
00	o the penalties provided under section 575.040, RSMo.)
statements made in this juing are subject t	o the penalities provided under section 575.040, Romo.j
4621	Pac I Ja
	log hunde
Authorized Representative's Signature	Printed Name
-1-	1 1
(FD	7/72/711
010	000
Title	Date
	73 0 51 100
Subscribed and sworn to before me this	191d of Kalanan US I am
	(DAY) (MONTH, WEAR)
the second s	a lather and
commissioned as a notary public within the	e County of, State of
0.	(NAME OF COUNTY)
1 deserte	Okihanu
	commission expires on 8/3///029
(NAME OF STATE)	(DATE)
1 Ollandanate	
b (2.1000000000 -	2,23 2024
Aveculul	UCS Weg
Signature of Notary	Date
	JOE ERIC WILLIAMS
V	JOE ERIC WILLIC
(*)	STATE OF COLOROS2223
	NOTARY ID 20084023220 MY COMMISSION EXPIRES 08/31/2024

**Bidders Initials** 

## AFFIDAVIT OF WORK AUTHORIZATION

(Continued)

## CURRENT BUSINESS ENTITY STATUS

I certify that <u>Meeting</u> (Business Entity Name) <u>MEETS</u> the definition of a business entity as defined in section 285.525, RSMo., pertaining to section 285.530, RSMo., as stated above.

Authorized Business Entity Representative's Name (Please Print)

**Business Entity Name** 

Authorized Business Entity Representative's Signature

22/2

Date

As a business entity, the grantee, sub grantee, contractor, or subcontractor must perform/provide the following. The grantee, sub grantee, contractor, or subcontractor shall check each to verify completion/submission:

Enroll and participate in the E-Verify federal work authorization program (Website: <u>http://www.dhs.gov/e-verify</u>; Phone: 888 464 4218; Empile a verify() dbs gov) with respect to the amplevees bired

Phone: 888-464-4218: Email: <u>e-verify@dhs.gov</u>) with respect to the employees hired after enrollment in the program who are proposed to work in connection with the services required herein;

AND

Ă

Provide documentation affirming said company's/individual's enrollment and participation in the E-Verify federal work authorization program. Documentation shall include a page from the E-Verify Memorandum of Understanding (MOU) listing the grantee's, subgrantee's, contractor's, or subcontractor's name and the MOU signature page completed and signed, at minimum, by the grantee, subgrantee, contractor, or subcontractor and the Department of Homeland Security – Verification Division; (if the signature page of the MOU lists the grantee's, subgrantee's, contractor's, or subcontrator's name, then no additional pages of the MOU must be submitted).

**Bidders** Initials

## Certification Regarding Debarment, Suspension, Ineligibility, And Voluntary Exclusion

## **Contractor Covered Transactions**

- (1) The prospective contractor of the Recipient, \_\_\_\_\_\_, certifies, by submission of this document, that neither it nor its representatives is presently disbarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the Recipient's contractor is unable to certify to the above statement, the prospective contractor shall attach and explanation to this form.

po not use contractors CONTRACTOR By: Signature Recipient's Name Name and Title Division Contract Number

Street Address

City, State, Zip

Date

DUNS number

Cage Code

**Bidders** Initial

## HEAVY TRUCK PARTS, SUPPLIES, AND REPAIR

Brands bid should be of equal quality, compatible and interchangeable to equipment manufacturers listed. Bidder shall complete spaces provided for brands bid and percentage discount from specified price list. Bidder may insert more than one brand per item, if desired.

The County has maintenance sheds at the following locations:

- 2960 Lee Pyle Road off Hwy 67 south of 110 near DeSoto
- 5275 Hwy B near Hillsboro
- 6460 Hwy MM in House Springs

## QUALITY

Parts bid shall be of equal quality, compatible and interchangeable to original equipment manufacturers and must not void any manufacturer's warranty.

## PARTS CATEGORIES

Parts categories bid must be designated by the bidder and should include all types offered. For example, may include leaf springs, hubs, brake drums, brake shoes, bearings, wiring harnesses, starters, pumps, consumable and miscellaneous.

Bid one discount for items listed.

PARTS CATEGORY	MANUFACTURER	% DISCOUNT
SUSPENSION		
BRAKE AND WHEEL		
DRIVE TRAIN		
ELECTRICAL		
DIAGNOSTIC		
CAPABILITIES		
See Attachment A	Various DEM Equivalent	30
for delogile ] 15+	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	

## REPAIR SERVICES

Service Call charge to Jefferson County Maintenance Facility	s P/A
Labor Cost per hour for site repairs	s n/A
Labor Cost at vendors facility	s A/A
Mobile truck cost per hour	\$_r/1x

## Delivery to Jefferson County Maintenance shed included

Yes X No

% Discount from list price on any additional parts and/or material purchase.

## PAGE 12

## HEAVY TRUCK PARTS, SUPPLIES, AND REPAIR

Brands bid should be of equal quality, compatible and interchangeable to equipment manufacturers listed. Bidder shall complete spaces provided for brands bid and percentage discount from specified price list. Bidder may insert more than one brand per item, if desired.

Attach ment

The County has maintenance sheds at the following locations: 2960 Lee Pyle Road off Hwy 67 south of 110 near DeSoto 5275 Hwy B near Hillsboro 6460 Hwy MM in House Springs

(Yes, we can deliver to all of these locations without issues.)

## QUALITY

Parts bid shall be of equal quality, compatible and interchangeable to original equipment manufacturers and must not void any manufacturer's warranty.

### PARTS CATEGORIES

Parts categories bid must be designated by the bidder and should include all types offered. For example, may include leaf springs, hubs, brake drums, brake shoes, bearings, wiring harnesses, starters, pumps, consumable and miscellaneous.

PARTS CATEGORY	MANUFACTURER	% DISCOUNT
RADIATORS, FAN ASSEMBLIES	various, aftermarket	30
CONDENSERS	various, aftermarket	30
CHARGE AIR COOLERS	various, aftermarket	30
AIR CONDITIONER COMPRESSORS, EXPANSION VALVES, DRIERS, AND ASSOCIATED COMPONENTS	various, aftermarket	30
DIESEL PARTICULATE FILTERS (DPFs) & DIESEL OXIDATION CATALYSTS (DOCs)	AP Exhaust	30

REPAIR SERVICES (All should be N/A)

Delivery to Jefferson County Maintenance shed included Yes X No

30 % Discount from list price on any additional parts and/or material purchase.

Tritials RL

Appendix B

## 2.4 Pricing

I was told by the Purchasing Manager that if we are including deliver that we do not need to worry about this section. It's part of their standard RFB form. I think that there are some vendors that cannot deliver to their locations, such as a repair shop that is not a mobile operation.

## 2.9 Warranty

1-800-Radiator's Heavy-Duty part warranty is 2-year, unlimited mileage engine cooling parts (radiators, condensers, charge air coolers, fan assemblies). A/C compressors have a one-year warranty, unless purchased with a drier and expansion device, in which case the kit carries a lifetime warranty. Diesel particulate filters (DPFs) and diesel oxidation catalysts (DOCs) carry the manufacturer's 3-year, unlimited mileage warranty.

	have executed this Agreement, in triplicate, as
of this 3 day of March	<b>2024:</b>
Radialors, LLC	County of Jefferson, State of Missouri
Company Name	
Ku	Ubmo Ganin
Signature	Dennis J. Gannon County Executive
Print	
Company Address: 1746 Chase Dr	
Ferlon, MD 63026	
Phone: 636-305-9930	

I hereby certify under section 50.660 RSMo., there is either: (1) a balance of funds, otherwise unencumbered, to the credit of the appropriation to which the obligation contained herein is chargeable, and a cash balance otherwise unencumbered, in the treasury, to the credit of the funds from which payment is to be made, each sufficient to meet the obligation contained herein; or (2) bonds or taxes have been authorized by vote of the people and there is a sufficient unencumbered amount of the bonds yet to be sold or of the taxes levied and yet to be collected to meet the obligation in case there is not a sufficient unencumbered cash balance in the treasury.

**APPROVED AS TO FORM** 

County Counselor

## **COOPERATIVE BID FORM**

arb Gupplies & Repair 2224 #24-2011 Bid Name: Henvy Irack

**INSTRUCTIONS:** Bidders <u>MUST</u> fill out this form as part of the bidding process and attach to your bid response to Jefferson County, Missouri.

## COOPERATIVE PROCUREMENT CONTRACT

This is a cooperating supply contract in accordance with Chapter 130, Section 130.020. K.3., of the Procurement Policy and Procedures, Jefferson County Code of Ordinances.

Will you extend bid prices, cash terms, and all other terms and conditions of any contract resulting from this bid with Jefferson County, Missouri, to any Jefferson County, Missouri, Municipality, government agency, district, sub-district or other tax-supported entity?

Yes × No

Although agreeing to the extension of the terms of this contract to municipalities or other tax-supported entities, *is not a prerequisite for award*, Jefferson County, Missouri, may take this factor into consideration if tie bids are received, in addition to the normal Terms and Conditions of the Invitation for Bid, enclosed herewith as a part of this bid.

## Bidders are encouraged to extend contract prices to Municipalities and any other tax-supported entities.

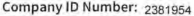
If agreeable to the above, state the <u>minimum</u> dollar value *per order* you will require from a Municipality or any other tax-supported entity (this shall not apply to Jefferson County, Missouri Government, Departments or Divisions):

MINIMUM I	DOLLAR VALUE PER ORDER: \$ 50.00
	BY: Roy Lunde
	TITLE: CFO
	COMPANY: Radiabrs, LLL
	CONTACT INFORMATION FOR COOPERATIVE AGREEMENT
	Phone 303-531-5498 E-mail -lunde Bamm Direction

THIS FORM WILL BECOME PART OF THE BID DOCUMENT PACKAGE SUBMITTED TO JEFFERSON COUNTY, MISSOURI

**Bidders** Initia







## THE E-VERIFY MEMORANDUM OF UNDERSTANDING FOR EMPLOYERS

## ARTICLE I PURPOSE AND AUTHORITY

The parties to this agreement are the Department of Homeland Security (DHS) and Radiators LLC (Employer). The purpose of this agreement is to set forth terms and conditions which the Employer will follow while participating in E-Verify.

E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of Form I-9, Employment Eligibility Verification (Form I-9). This Memorandum of Understanding (MOU) explains certain features of the E-Verify program and describes specific responsibilities of the Employer, the Social Security Administration (SSA), and DHS.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). The Federal Acquisition Regulation (FAR) Subpart 22.18, "Employment Eligibility Verification" and Executive Order 12989, as amended, provide authority for Federal contractors and subcontractors (Federal contractor) to use E-Verify to verify the employment eligibility of certain employees working on Federal contracts.

## ARTICLE II RESPONSIBILITIES

## A. RESPONSIBILITIES OF THE EMPLOYER

1. The Employer agrees to display the following notices supplied by DHS in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system:

- a. Notice of E-Verify Participation
- b. Notice of Right to Work

2. The Employer agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted about E-Verify. The Employer also agrees to keep such information current by providing updated information to SSA and DHS whenever the representatives' contact information changes.

3. The Employer agrees to grant E-Verify access only to current employees who need E-Verify access. Employers must promptly terminate an employee's E-Verify access if the employer is separated from the company or no longer needs access to E-Verify.



Company ID Number: 2381954

4. The Employer agrees to become familiar with and comply with the most recent version of the E-Verify User Manual.

5. The Employer agrees that any Employer Representative who will create E-Verify cases will complete the E-Verify Tutorial before that individual creates any cases.

a. The Employer agrees that all Employer representatives will take the refresher tutorials when prompted by E-Verify in order to continue using E-Verify. Failure to complete a refresher tutorial will prevent the Employer Representative from continued use of E-Verify.

6. The Employer agrees to comply with current Form 1-9 procedures, with two exceptions:

a. If an employee presents a "List B" identity document, the Employer agrees to only accept "List B" documents that contain a photo. (List B documents identified in 8 C.F.R. § 274a.2(b)(1)(B)) can be presented during the Form I-9 process to establish identity.) If an employee objects to the photo requirement for religious reasons, the Employer should contact E-Verify at 888-464-4218.

b. If an employee presents a DHS Form I-551 (Permanent Resident Card), Form I-766 (Employment Authorization Document), or U.S. Passport or Passport Card to complete Form I-9, the Employer agrees to make a photocopy of the document and to retain the photocopy with the employee's Form I-9. The Employer will use the photocopy to verify the photo and to assist DHS with its review of photo mismatches that employees contest. DHS may in the future designate other documents that activate the photo screening tool.

**Note**: Subject only to the exceptions noted previously in this paragraph, employees still retain the right to present any List A, or List B and List C, document(s) to complete the Form I-9.

7. The Employer agrees to record the case verification number on the employee's Form I-9 or to print the screen containing the case verification number and attach it to the employee's Form I-9.

8. The Employer agrees that, although it participates in E-Verify, the Employer has a responsibility to complete, retain, and make available for inspection Forms I-9 that relate to its employees, or from other requirements of applicable regulations or laws, including the obligation to comply with the antidiscrimination requirements of section 274B of the INA with respect to Form I-9 procedures.

a. The following modified requirements are the only exceptions to an Employer's obligation to not employ unauthorized workers and comply with the anti-discrimination provision of the INA: (1) List B identity documents must have photos, as described in paragraph 6 above; (2) When an Employer confirms the identity and employment eligibility of newly hired employee using E-Verify procedures, the Employer establishes a rebuttable presumption that it has not violated section 274A(a)(1)(A) of the Immigration and Nationality Act (INA) with respect to the hiring of that employee; (3) If the Employer receives a final nonconfirmation for an employee, but continues to employ that person, the Employer must notify DHS and the Employer is subject to a civil money penalty between \$550 and \$1,100 for each failure to notify DHS of continued employment following a final nonconfirmation; (4) If the Employer continues to employ an employee after receiving a final nonconfirmation, then the Employer is subject to a rebuttable presumption that it has knowingly





employed an unauthorized alien in violation of section 274A(a)(1)(A); and (5) no E-Verify participant is civilly or criminally liable under any law for any action taken in good faith based on information provided through the E-Verify.

b. DHS reserves the right to conduct Form I-9 compliance inspections, as well as any other enforcement or compliance activity authorized by law, including site visits, to ensure proper use of E-Verify.

9. The Employer is strictly prohibited from creating an E-Verify case before the employee has been hired, meaning that a firm offer of employment was extended and accepted and Form I-9 was completed. The Employer agrees to create an E-Verify case for new employees within three Employer business days after each employee has been hired (after both Sections 1 and 2 of Form I-9 have been completed), and to complete as many steps of the E-Verify process as are necessary according to the E-Verify User Manual. If E-Verify is temporarily unavailable, the three-day time period will be extended until it is again operational in order to accommodate the Employer's attempting, in good faith, to make inquiries during the period of unavailability.

10. The Employer agrees not to use E-Verify for pre-employment screening of job applicants, in support of any unlawful employment practice, or for any other use that this MOU or the E-Verify User Manual does not authorize.

11. The Employer must use E-Verify for all new employees. The Employer will not verify selectively and will not verify employees hired before the effective date of this MOU. Employers who are Federal contractors may qualify for exceptions to this requirement as described in Article II.B of this MOU.

12. The Employer agrees to follow appropriate procedures (see Article III below) regarding tentative nonconfirmations. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending. Further, when employees contest a tentative nonconfirmation based upon a photo mismatch, the Employer must take additional steps

(see Article III.B. below) to contact DHS with information necessary to resolve the challenge.

13. The Employer agrees not to take any adverse action against an employee based upon the employee's perceived employment eligibility status while SSA or DHS is processing the verification request unless the Employer obtains knowledge (as defined in 8 C.F.R. § 274a.1(l)) that the employee is not work authorized. The Employer understands that an initial inability of the SSA or DHS automated verification system to verify work authorization, a tentative nonconfirmation, a case in continuance

(indicating the need for additional time for the government to resolve a case), or the finding of a photo mismatch, does not establish, and should not be interpreted as, evidence that the employee is not work authorized. In any of such cases, the employee must be provided a full and fair opportunity to contest the finding, and if he or she does so, the employee may not be terminated or suffer any adverse employment consequences based upon the employee's perceived employment eligibility status



## Company ID Number: 2381954

(including denying, reducing, or extending work hours, delaying or preventing training, requiring an employee to work in poorer conditions, withholding pay, refusing to assign the employee to a Federal contract or other assignment, or otherwise assuming that he or she is unauthorized to work) until and unless secondary verification by SSA or DHS has been completed and a final nonconfirmation has been issued. If the employee does not choose to contest a tentative nonconfirmation or a photo mismatch or if a secondary verification is completed and a final nonconfirmation is issued, then the Employer can find the employee is not work authorized and terminate the employee's employment. Employers or employees with questions about a final nonconfirmation may call E-Verify at 1-888-464-4218 (customer service) or 1-888-897-7781 (worker hotline).

14. The Employer agrees to comply with Title VII of the Civil Rights Act of 1964 and section 274B of the INA as applicable by not discriminating unlawfully against any individual in hiring, firing, employment eligibility verification, or recruitment or referral practices because of his or her national origin or citizenship status, or by committing discriminatory documentary practices. The Employer understands that such illegal practices can include selective verification or use of E-Verify except as provided in part D below, or discharging or refusing to hire employees because they appear or sound "foreign" or have received tentative nonconfirmations. The Employer further understands that any violation of the immigration-related unfair employment practices provisions in section 274B of the INA could subject the Employer to civil penalties, back pay awards, and other sanctions, and violations of Title VII could subject the Employer to back pay awards, compensatory and punitive damages. Violations of either section 274B of the INA or Title VII may also lead to the termination of its participation in E-Verify. If the Employer has any questions relating to the anti-discrimination provision, it should contact OSC at 1-800-255-8155 or 1-800-237-2515 (TDD).

15. The Employer agrees that it will use the information it receives from E-Verify only to confirm the employment eligibility of employees as authorized by this MOU. The Employer agrees that it will safeguard this information, and means of access to it (such as PINS and passwords), to ensure that it is not used for any other purpose and as necessary to protect its confidentiality, including ensuring that it is not disseminated to any person other than employees of the Employer who are authorized to perform the Employer's responsibilities under this MOU, except for such dissemination as may be authorized in advance by SSA or DHS for legitimate purposes.

16. The Employer agrees to notify DHS immediately in the event of a breach of personal information. Breaches are defined as loss of control or unauthorized access to E-Verify personal data. All suspected or confirmed breaches should be reported by calling 1-888-464-4218 or via email at <u>E-Verify@uscis.dhs.gov</u>. Please use "Privacy Incident – Password" in the subject line of your email when sending a breach report to E-Verify.

17. The Employer acknowledges that the information it receives from SSA is governed by the Privacy Act (5 U.S.C. § 552a(i)(1) and (3)) and the Social Security Act (42 U.S.C. 1306(a)). Any person who obtains this information under false pretenses or uses it for any purpose other than as provided for in this MOU may be subject to criminal penalties.

18. The Employer agrees to cooperate with DHS and SSA in their compliance monitoring and evaluation of E-Verify, which includes permitting DHS, SSA, their contractors and other agents, upon



## Company ID Number: 2381954

reasonable notice, to review Forms I-9 and other employment records and to interview it and its employees regarding the Employer's use of E-Verify, and to respond in a prompt and accurate manner to DHS requests for information relating to their participation in E-Verify.

19. The Employer shall not make any false or unauthorized claims or references about its participation in E-Verify on its website, in advertising materials, or other media. The Employer shall not describe its services as federally-approved, federally-certified, or federally-recognized, or use language with a similar intent on its website or other materials provided to the public. Entering into this MOU does not mean that E-Verify endorses or authorizes your E-Verify services and any claim to that effect is false.

20. The Employer shall not state in its website or other public documents that any language used therein has been provided or approved by DHS, USCIS or the Verification Division, without first obtaining the prior written consent of DHS.

21. The Employer agrees that <u>E-Verify trademarks</u> and logos may be used only under license by DHS/USCIS (see <u>M-795 (Web)</u>) and, other than pursuant to the specific terms of such license, may not be used in any manner that might imply that the Employer's services, products, websites, or publications are sponsored by, endorsed by, licensed by, or affiliated with DHS, USCIS, or E-Verify.

22. The Employer understands that if it uses E-Verify procedures for any purpose other than as authorized by this MOU, the Employer may be subject to appropriate legal action and termination of its participation in E-Verify according to this MOU.

## **B. RESPONSIBILITIES OF FEDERAL CONTRACTORS**

1. If the Employer is a Federal contractor with the FAR E-Verify clause subject to the employment verification terms in Subpart 22.18 of the FAR, it will become familiar with and comply with the most current version of the E-Verify User Manual for Federal Contractors as well as the E-Verify Supplemental Guide for Federal Contractors.

2. In addition to the responsibilities of every employer outlined in this MOU, the Employer understands that if it is a Federal contractor subject to the employment verification terms in Subpart 22.18 of the FAR it must verify the employment eligibility of any "employee assigned to the contract" (as defined in FAR 22.1801). Once an employee has been verified through E-Verify by the Employer, the Employer may not create a second case for the employee through E-Verify.

a. An Employer that is not enrolled in E-Verify as a Federal contractor at the time of a contract award must enroll as a Federal contractor in the E-Verify program within 30 calendar days of contract award and, within 90 days of enrollment, begin to verify employment eligibility of new hires using E-Verify. The Employer must verify those employees who are working in the United States, whether or not they are assigned to the contract. Once the Employer begins verifying new hires, such verification of new hires must be initiated within three business days after the hire date. Once enrolled in E-Verify as a Federal contractor, the Employer must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.



## Company ID Number: 2381954

b. Employers enrolled in E-Verify as a Federal contractor for 90 days or more at the time of a contract award must use E-Verify to begin verification of employment eligibility for new hires of the Employer who are working in the United States, whether or not assigned to the contract, within three business days after the date of hire. If the Employer is enrolled in E-Verify as a Federal contractor for 90 calendar days or less at the time of contract award, the Employer must, within 90 days of enrollment, begin to use E-Verify to initiate verification of new hires of the contractor who are working in the United States, whether or not assigned to the contract. Such verification of new hires must be initiated within three business days after the date of hire. An Employer enrolled as a Federal contractor in E-Verify must begin verification of each employee assigned to the contract within 90 calendar days after date of contract award or within 30 days after assignment to the contract, whichever is later.

c. Federal contractors that are institutions of higher education (as defined at 20 U.S.C. 1001(a)), state or local governments, governments of Federally recognized Indian tribes, or sureties performing under a takeover agreement entered into with a Federal agency under a performance bond may choose to only verify new and existing employees assigned to the Federal contract. Such Federal contractors may, however, elect to verify all new hires, and/or all existing employees hired after November 6, 1986. Employers in this category must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.

d. Upon enrollment, Employers who are Federal contractors may elect to verify employment eligibility of all existing employees working in the United States who were hired after November 6, 1986, instead of verifying only those employees assigned to a covered Federal contract. After enrollment, Employers must elect to verify existing staff following DHS procedures and begin

E-Verify verification of all existing employees within 180 days after the election.

e. The Employer may use a previously completed Form I-9 as the basis for creating an E-Verify case for an employee assigned to a contract as long as:

- i. That Form I-9 is complete (including the SSN) and complies with Article II.A.6,
- ii. The employee's work authorization has not expired, and

iii. The Employer has reviewed the Form I-9 information either in person or in communications with the employee to ensure that the employee's Section 1, Form I-9 attestation has not changed (including, but not limited to, a lawful permanent resident alien having become a naturalized U.S. citizen).

f. The Employer shall complete a new Form I-9 consistent with Article II.A.6 or update the previous Form I-9 to provide the necessary information if:

i. The Employer cannot determine that Form I-9 complies with Article II.A.6,

ii. The employee's basis for work authorization as attested in Section 1 has expired or changed, or

iii. The Form I-9 contains no SSN or is otherwise incomplete.

Note: If Section 1 of Form I-9 is otherwise valid and up-to-date and the form otherwise complies with



Company ID Number: 2381954

Article II.C.5, but reflects documentation (such as a U.S. passport or Form I-551) that expired after completing Form I-9, the Employer shall not require the production of additional documentation, or use the photo screening tool described in Article II.A.5, subject to any additional or superseding instructions that may be provided on this subject in the E-Verify User Manual.

g. The Employer agrees not to require a second verification using E-Verify of any assigned employee who has previously been verified as a newly hired employee under this MOU or to authorize verification of any existing employee by any Employer that is not a Federal contractor based on this Article.

3. The Employer understands that if it is a Federal contractor, its compliance with this MOU is a performance requirement under the terms of the Federal contract or subcontract, and the Employer consents to the release of information relating to compliance with its verification responsibilities under this MOU to contracting officers or other officials authorized to review the Employer's compliance with Federal contracting requirements.

## C. RESPONSIBILITIES OF SSA

1. SSA agrees to allow DHS to compare data provided by the Employer against SSA's database. SSA sends DHS confirmation that the data sent either matches or does not match the information in SSA's database.

2. SSA agrees to safeguard the information the Employer provides through E-Verify procedures. SSA also agrees to limit access to such information, as is appropriate by law, to individuals responsible for the verification of Social Security numbers or responsible for evaluation of E-Verify or such other persons or entities who may be authorized by SSA as governed by the Privacy Act (5 U.S.C. § 552a), the Social Security Act (42 U.S.C. 1306(a)), and SSA regulations (20 CFR Part 401).

3. SSA agrees to provide case results from its database within three Federal Government work days of the initial inquiry. E-Verify provides the information to the Employer.

4. SSA agrees to update SSA records as necessary if the employee who contests the SSA tentative nonconfirmation visits an SSA field office and provides the required evidence. If the employee visits an SSA field office within the eight Federal Government work days from the date of referral to SSA, SSA agrees to update SSA records, if appropriate, within the eight-day period unless SSA determines that more than eight days may be necessary. In such cases, SSA will provide additional instructions to the employee. If the employee does not visit SSA in the time allowed, E-Verify may provide a final nonconfirmation to the employer.

**Note**: If an Employer experiences technical problems, or has a policy question, the employer should contact E-Verify at 1-888-464-4218.

## D. RESPONSIBILITIES OF DHS

1. DHS agrees to provide the Employer with selected data from DHS databases to enable the Employer to conduct, to the extent authorized by this MOU:

a. Automated verification checks on alien employees by electronic means, and



## Company ID Number: 2381954

b. Photo verification checks (when available) on employees.

2. DHS agrees to assist the Employer with operational problems associated with the Employer's participation in E-Verify. DHS agrees to provide the Employer names, titles, addresses, and telephone numbers of DHS representatives to be contacted during the E-Verify process.

 DHS agrees to provide to the Employer with access to E-Verify training materials as well as an E-Verify User Manual that contain instructions on E-Verify policies, procedures, and requirements for both SSA and DHS, including restrictions on the use of E-Verify.

4. DHS agrees to train Employers on all important changes made to E-Verify through the use of mandatory refresher tutorials and updates to the E-Verify User Manual. Even without changes to E-Verify, DHS reserves the right to require employers to take mandatory refresher tutorials.

5. DHS agrees to provide to the Employer a notice, which indicates the Employer's participation in E-Verify. DHS also agrees to provide to the Employer anti-discrimination notices issued by the Office of Special Counsel for Immigration-Related Unfair Employment Practices (OSC), Civil Rights Division, U.S. Department of Justice.

6. DHS agrees to issue each of the Employer's E-Verify users a unique user identification number and password that permits them to log in to E-Verify.

7. DHS agrees to safeguard the information the Employer provides, and to limit access to such information to individuals responsible for the verification process, for evaluation of E-Verify, or to such other persons or entities as may be authorized by applicable law. Information will be used only to verify the accuracy of Social Security numbers and employment eligibility, to enforce the INA and Federal criminal laws, and to administer Federal contracting requirements.

8. DHS agrees to provide a means of automated verification that provides (in conjunction with SSA verification procedures) confirmation or tentative nonconfirmation of employees' employment eligibility within three Federal Government work days of the initial inquiry.

9. DHS agrees to provide a means of secondary verification (including updating DHS records) for employees who contest DHS tentative nonconfirmations and photo mismatch tentative nonconfirmations. This provides final confirmation or nonconfirmation of the employees' employment eligibility within 10 Federal Government work days of the date of referral to DHS, unless DHS determines that more than 10 days may be necessary. In such cases, DHS will provide additional verification instructions.

## ARTICLEIII REFERRALOFINDIVIDUALSTOSSAAND DHS

## A. REFERRAL TO SSA

1. If the Employer receives a tentative nonconfirmation issued by SSA, the Employer must print the notice as directed by E-Verify. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case.





The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.

2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.

3. After a tentative nonconfirmation, the Employer will refer employees to SSA field offices only as directed by E-Verify. The Employer must record the case verification number, review the employee information submitted to E-Verify to identify any errors, and find out whether the employee contests the tentative nonconfirmation. The Employer will transmit the Social Security number, or any other corrected employee information that SSA requests, to SSA for verification again if this review indicates a need to do so.

4. The Employer will instruct the employee to visit an SSA office within eight Federal Government work days. SSA will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.

5. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.

6. The Employer agrees not to ask the employee to obtain a printout from the Social Security Administration number database (the Numident) or other written verification of the SSN from the SSA.

## **B. REFERRAL TO DHS**

1. If the Employer receives a tentative nonconfirmation issued by DHS, the Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.

2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.

3. The Employer agrees to refer individuals to DHS only when the employee chooses to contest a tentative nonconfirmation.

4. If the employee contests a tentative nonconfirmation issued by DHS, the Employer will instruct the



Company ID Number: 2381954

employee to contact DHS through its toll-free hotline (as found on the referral letter) within eight Federal Government work days.

5. If the Employer finds a photo mismatch, the Employer must provide the photo mismatch tentative nonconfirmation notice and follow the instructions outlined in paragraph 1 of this section for tentative nonconfirmations, generally.

6. The Employer agrees that if an employee contests a tentative nonconfirmation based upon a photo mismatch, the Employer will send a copy of the employee's Form I-551, Form I-766, U.S. Passport, or passport card to DHS for review by:

- a. Scanning and uploading the document, or
- b. Sending a photocopy of the document by express mail (furnished and paid for by the employer).

7. The Employer understands that if it cannot determine whether there is a photo match/mismatch, the Employer must forward the employee's documentation to DHS as described in the preceding paragraph. The Employer agrees to resolve the case as specified by the DHS representative who will determine the photo match or mismatch.

8. DHS will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.

9. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.

## ARTICLE IV SERVICE PROVISIONS

## A. NO SERVICE FEES

1. SSA and DHS will not charge the Employer for verification services performed under this MOU. The Employer is responsible for providing equipment needed to make inquiries. To access E-Verify, an Employer will need a personal computer with Internet access.

## ARTICLEV MODIFICATION AND TERMINATION

## A. MODIFICATION

1. This MOU is effective upon the signature of all parties and shall continue in effect for as long as the SSA and DHS operates the E-Verify program unless modified in writing by the mutual consent of all parties.

2. Any and all E-Verify system enhancements by DHS or SSA, including but not limited to E-Verify checking against additional data sources and instituting new verification policies or procedures, will be covered under this MOU and will not cause the need for a supplemental MOU that outlines these changes.

Page 10 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





## **B. TERMINATION**

1. The Employer may terminate this MOU and its participation in E-Verify at any time upon 30 days prior written notice to the other parties.

2. Notwithstanding Article V, part A of this MOU, DHS may terminate this MOU, and thereby the Employer's participation in E-Verify, with or without notice at any time if deemed necessary because of the requirements of law or policy, or upon a determination by SSA or DHS that there has been a breach of system integrity or security by the Employer, or a failure on the part of the Employer to comply with established E-Verify procedures and/or legal requirements. The Employer understands that if it is a Federal contractor, termination of this MOU by any party for any reason may negatively affect the performance of its contractual responsibilities. Similarly, the Employer understands that if it is in a state where E-Verify is mandatory, termination of this by any party MOU may negatively affect the Employer's business.

3. An Employer that is a Federal contractor may terminate this MOU when the Federal contract that requires its participation in E-Verify is terminated or completed. In such cases, the Federal contractor must provide written notice to DHS. If an Employer that is a Federal contractor fails to provide such notice, then that Employer will remain an E-Verify participant, will remain bound by the terms of this MOU that apply to non-Federal contractor participants, and will be required to use the E-Verify procedures to verify the employment eligibility of all newly hired employees.

4. The Employer agrees that E-Verify is not liable for any losses, financial or otherwise, if the Employer is terminated from E-Verify.

## ARTICLE VI PARTIES

A. Some or all SSA and DHS responsibilities under this MOU may be performed by contractor(s), and SSA and DHS may adjust verification responsibilities between each other as necessary. By separate agreement with DHS, SSA has agreed to perform its responsibilities as described in this MOU.

B. Nothing in this MOU is intended, or should be construed, to create any right or benefit, substantive or procedural, enforceable at law by any third party against the United States, its agencies, officers, or employees, or against the Employer, its agents, officers, or employees.

C. The Employer may not assign, directly or indirectly, whether by operation of law, change of control or merger, all or any part of its rights or obligations under this MOU without the prior written consent of DHS, which consent shall not be unreasonably withheld or delayed. Any attempt to sublicense, assign, or transfer any of the rights, duties, or obligations herein is void.

D. Each party shall be solely responsible for defending any claim or action against it arising out of or related to E-Verify or this MOU, whether civil or criminal, and for any liability wherefrom, including (but not limited to) any dispute between the Employer and any other person or entity regarding the applicability of Section 403(d) of IIRIRA to any action taken or allegedly taken by the Employer.





E. The Employer understands that its participation in E-Verify is not confidential information and may be disclosed as authorized or required by law and DHS or SSA policy, including but not limited to, Congressional oversight, E-Verify publicity and media inquiries, determinations of compliance with Federal contractual requirements, and responses to inquiries under the Freedom of Information Act (FOIA).

F. The individuals whose signatures appear below represent that they are authorized to enter into this MOU on behalf of the Employer and DHS respectively. The Employer understands that any inaccurate statement, representation, data or other information provided to DHS may subject the Employer, its subcontractors, its employees, or its representatives to: (1) prosecution for false statements pursuant to 18 U.S.C. 1001 and/or; (2) immediate termination of its MOU and/or; (3) possible debarment or suspension.

G. The foregoing constitutes the full agreement on this subject between DHS and the Employer.

To be accepted as an E-Verify participant, you should only sign the Employer's Section of the signature page. If you have any questions, contact E-Verify at 1-888-464-4218.





## Approved by:

Employer	
Radiators LLC	
Name (Please Type or Print) Faith M Conrad	Title
Signature Electronically Signed	Date 02/13/2024
Department of Homeland Security – Verifica	tion Division
Name (Please Type or Print) USCIS Verification Division	Title
Signature	Date
Electronically Signed	02/13/2024





Informati Information relating to your Comp	on Required for the E-Verify Program any:	
Company Name	Radiators LLC	
Company Facility Address	1600 Headland Dr Fenton, MO 63026	
Company Alternate Address		
County or Parish	SAINT LOUIS	
Employer Identification Number	922173658	
North American Industry Classification Systems Code	423	
Parent Company		
Number of Employees	5 to 9	-
Number of Sites Verified for	3 site(s)	





Are you verifying for more than 1 site? If yes, please provide the number of sites verified for in each State: MO 3





Information relating to the Program Administrator(s) for your Company on policy questions or operational problems:

Name Faith M Conrad Phone Number 4024184779 Fax Email radiator@wavtechnology.com





This list represents the first 20 Program Administrators listed for this company.

Page 17 of 17 E-Verify MOU for Employers | Revision Date 06/01/13

February 23, 2024

Dear Mr Gannon,

Thank you for allowing Radiators, LLC to submit the enclosed bid #24-0011. Radiators, LLC the legal name for the 1-800 Radiator franchise we own in Fenton, MO. We also own the franchise located in Maryland Heights.

Radiators, LLC supplies a vast array of products, including (but not limited to) Radiators, Fan Assemblies, Compressors, Catalytic Converters and Diesel Oxidation Catalysts to a wide range of customers including individuals, collision repair shops, automotive repairs shops, commercial vehicle repair shops, fleet suppliers and governmental entities. We have sales, customer support and finance professionals who are available to help any of our customers at any time.

We keep approximately \$1,000,000 of inventory on hand at any given time and have access to quickly ship in parts from the other 200+ 1-800 Radiator Franchise locations around the country. If we don't stock something, we can get it in 1-3 days.

We offer an industry leading warranty which is detailed by part category in the attached Appendix B. We are proposing price discounts which are only offered to our largest National Customer accounts. We understand that the County needs to be diligent in their use of taxpayer funds and are therefore offering a very competitive discount.

We look forward to earning your business!

Best regards,

Roy Lunde, CFO, Radiators, LLC



Date Issued:



JEFFERSON COUNTY DEPARTMENT OF ADMINISTRATIVE SERVICES 729 MAPLE ST / PO BOX 100 HILLSBORO MO 63050 WWW.JEFFCOMO.ORG

BID #: 24-0011

01/24/2024

EXHIB!

## Invitation for Bid: <u>HEAVY TRUCK PARTS, SUPPLIES &</u> REPAIR 2024

BIDS SHALL BE ACCEPTED UNTIL: TUESDAY, FEBRUARY 27, 2024 AT 2:00 P.M. LOCAL TIME.

Specification	D
Contact:	D
	6
	D

**DOYL CHILTON** 

Department of Public Works – Heavy Fleet 636-797-6378 DChilton@jeffcomo.org

Contract Contact: JACKIE DOYLE Department of Administrative Services 636-797-5380

Mail (3) Three Complete Copies With Vendor And Bid Information As Shown In Sample: SAMPLE ENVELOPE VENDOR NAME VENDOR ADDRESS CONTACT NUMBER DEPARTMENT OF THE COUNTY CLERK JEFFERSON COUNTY MISSOURI 729 MAPLE ST / PO BOX 100 HILLSBORO MO 63050-0100 SEALED BID: (BID NAME)

Contract Term: ONE YEAR CONTRACT WITH ONE (1) ADDITIONAL ONE YEAR RENEWAL OPTION UPON APPROVAL OF THE COUNTY COUNCIL AND COUNTY EXECUTIVE

conditions, and pricing specified. This Bid, if accepted, will constitute an Agreement and Contract with Jefferson County, Missouri, upon approval of the County Council and County Executive. Prices are firm during this agreement term, unless agreed upon in writing by the County. The County has the option to renew this agreement at the same terms and conditions as the original agreement for one (1) additional one-year term with the written consent of the successful Bidder. Price increases for renewals are not authorized unless approved in writing by the County.

The undersigned certifies that he/she has the authority to bind this company in an

agreement/contract to supply the commodity or service in accordance with all terms,

Vendor	Truck Centers Inc	Michael Yates	
Information:	Company Name	Authoriz	ed Agent (Print)
Information.	747 East Taylor Ave	Michaelt	Males Vice Cham
	Address	1	Signature
	St. Louis, MO 63147	Vice Chairm	lan
	City/State/Zip Code		Title
	314-381-3800	2/16/2024	37-0922808
	Telephone #	Date	Tax ID #
		(314) 381-0607	
	E-mail	Fax #	

#### TABLE OF CONTENTS:

Legal Notice and Invitation for Bid	Page 1
Table of Contents	Page 2
Bid Requirements	Page 3
Bid Response and Contract	Page 5
Affidavit	Page 9
Certification for Debarment, Suspension or Exclusion	Page 11
Specifications	Page 12

#### **\*REQUIRED DOCUMENTS\***

1. Current and valid Certificate of Insurance or binder showing required insurance coverage must be provided with each bid.

(County must be added as additional insured if awarded)

2a. Proof that Bidder does not owe delinquent real or personal property tax in Jefferson County (tax receipts for past 3 years)

Obtain receipts at http://jeffersonmo.devnetwedge.com

\*Or\*

- 2b. A notarized affidavit, on company letterhead stating that the applicant does not own any real or personal property in Jefferson County, Missouri.
- 3. A Notarized affidavit of work authorization and current business entity status with E-verification documentation. (pages 9 & 10)
- Agreement to be executed by the County upon approval by the County Council and County Executive. (Bidder is required to complete company information and execute signature)
- 5. Cooperative Bid Form (last page)
- 6. All pages of the Invitation for Bid/Request for Proposal must be used when submitting your bid/proposal response along with initialing each page with the bid/proposal. Additional information may be included separately.
- 7. Bid deposits/bonds must be in the exact amount as stipulated in the bid. (if required)

\*BIDS MAY BE REJECTED IF REQUIRED DOCUMENTATION IS NOT INCLUDED OR COMPLETED AT DISCRETION OF THE COUNTY

#### 1.0 BID REQUIREMENTS

#### Bidder shall initial all pages and return where the Bid Document denotes "BIDDER"S INITIALS:

#### 1.1 BID SUBMISSION:

Submit bid form in original (one original) and two (two copies) with all specification pages, if applicable. No facsimile or electronic bids shall be accepted and shall be rejected. The Vendor prior to the submission deadline as stated on page 1 must submit all bids. Late bids will not be accepted and returned to the vendor unopened. The County reserves the right to request additional written or oral information from Respondents in order to obtain clarification. A fully executed Affidavit is required by Section 285.530 RSMo. and shall be submitted with the bid form. A copy of the Affidavit is attached hereto. Failure to execute the Affidavit shall result in the bid being rejected. Failure to comply with any provision, provide any required documentation, insurance forms or deposits or bonds in exact amounts or any other term or condition that is not in strict conformance shall result in the bid being rejected.

#### 1.2 BASIS OF BID AWARD:

Award may be made on an item-by-item basis to the lowest and best Bidder(s) or award may be made to the lowest and best bid total, whichever provides the greatest value to the County from the standpoint of suitability to purpose, quality, service, previous experience, price, ability to deliver, or any other reason deemed to be in the best interest of the County. Quantities stated herein represent an estimate for the period stated. Orders shall be placed for actual requirements as needed. The County may reject any or all bids for any reason and may waive any informality. Bids submitted from a Missouri State Contract shall include a copy of the State Contract with the bid. Bid award does not constitute an order or obligation to order by the County. The issuance of a Purchase Order Number shall be construed as acceptance of a Contract with all terms, conditions, and prices firm during the length of the agreement terms.

#### 1.3 BID AWARD:

It is further agreed that the Contract shall not be valid and binding upon the County until approved by the County Counselor, as to legal form and is subject to the Ordinances. Resolutions and Orders of Jefferson County, Missouri, and State and Federal Law. If no Bid or Bids have been awarded by the County Council within forty-five (45) days following the opening of the bids then all bids will be deemed Rejected.

#### 1.4 BID PREPARATION:

- 1. Bidders are responsible for examination of drawings, specifications, schedules and instructions. Failure to do so will be at the Bidder's risk.
- Each Bidder shall furnish the information required by the invitation. The Bidder shall sign all required documents. All deletions and erasures shall be initialed
- 3. Alternate bids for supplies or services other than specified shall not be considered unless authorized by invitation.
- Bidder shall state a definite time for delivery of goods or for performance of services unless otherwise specified in the invitation for bid.
- 5. When specified, samples must be timely submitted and at no expense to the County.
- 6. Failure to adhere to all requirements may result in the response being disqualified as non-responsive.

#### 1.5 MODIFICATION OR WITHDRAWAL OF BIDS:

Bids may be modified or withdrawn prior to the exact hour and date specified for receipt of bids, provided the modification or withdrawal is in writing and is delivered in the same manner as a bid submission.

#### 1.6 LATE BIDS:

It is the responsibility of the Bidder to deliver his bid or bid modification on or before the date and time of the bid closing to the Department of the County Clerk. Bids received late will be rejected and returned unopened to the Bidder.

#### 1.7 BID DEPOSITS/BONDS:

Bid Deposits/Bonds are not required unless specified in the specifications. Bid deposits/Bonds must be in the exact amount as stipulated in the bid.

#### 1.8 MATERIAL AVAILABILITY:

Bidders must accept responsibility for verification of material availability, product schedules and other pertinent data prior to submission of bid and delivery time. It is the responsibility of the Bidder to notify the County immediately if the materials specified are discontinued, replaced, or not available for an extended period of time. All materials ordered by the County, shall be as needed. A sample of materials may be requested.

#### 1.9 ALTERNATE BIDS:

Alternate Bids for items will be accepted except when stated "NO SUBSTITUTIONS". Bidders must submit complete specifications on all alternate bids with the bid form. Alternate bids without complete specifications may be rejected. Alternate bids and exceptions to bid clauses must be clearly noted on the bid form. The County may accept or reject alternate bids; whatever is most advantageous to the County.

#### 1.10 INCORPORATION OF DOCUMENTS:

The terms of the Bid Invitation, Bid Specifications, Bid Form are and shall be incorporated into the contract as if fully setout therein. The Bid, if accepted and approved by the County Council and County Executive shall constitute the terms of a Contract or Agreement with Jefferson County, Missouri, subject to any further Amendments, Memoranda or other documents or specifications which must be set forth in writing and signed by all parties.

#### 1.11 ADDENDA:

Addenda to bid specifications are incorporated by reference as if fully setout herein. It is the responsibility of the vendor to insure and verify that they are in receipt of and completed all attached addenda prior to submission of bid forms. Verification is made by contacting the Office of Contracts and Grants at (636) 797-5380, or by reviewing the County Web Site. (www.jeffcomo.org).

#### 1.12 INSURANCE:

The Vendor/Contractor shall purchase and maintain insurance with an insurance company licensed to do business in the State of Missouri or in the state where the vendor is incorporated or otherwise licensed to do business and which shall remain, at all times during the term of any contract with the County, in full force and effect. Preference will be given to a Vendor/Contractor who provides insurance with an insurance company licensed to do business in the State of Missouri, but in any event said Vendor/Contractor shall provide said insurance at its own expense. Such insurance shall be provided as will protect the Vendor/Contractor from claims which may arise out of or result from the Vendor/Contractor's execution of the work, whether such execution be by himself, his employees, agents, or by anyone for whose acts any of them may be liable. If any such work covered by the Contract is to be performed on County owned or leased premises, the Vendor agrees to carry liability and workman's compensation insurance, satisfactory to the County, and to indemnify the County against all liability, loss, and damage arising out of any injuries to persons and property caused by the Vendor, his sub-contractors, employees or agents. The insurance coverage shall be such as to fully protect the County and the general public from any and all claims for injury and damage resulting by any actions on the part of the Vendor/Contractor or its' forces as enumerated above. All policies must name the County as an additional insured and provide for thirty (30) days written prior to any material changes or cancellation. Any disputes regarding a breach, insurance amounts, liability, coverage, lapse or otherwise shall be litigated in the Circuit Court of Jefferson County, Missouri and the same shall be incorporated into any Contract agreed to by the parties.

THE COUNTY REQUIRES A CURRENT AND VALID CERTIFICATE OF INSURANCE OR BINDER SHOWING REQUIRED INSURANCE COVERAGE MUST BE PROVIDED WITH EACH BID. JEFFERSON COUNTY MUST BE ADDED AS AN ADDITIONAL INSURED AFTER AWARD OF THE BID. ANY LAPSE IN INSURANCE COVERAGE OR CANCELLATION THEREOF BY THE CONTRACTOR OR SUB-CONTRACTORS DURING THE TERMS OF THE CONTRACT SHALL IMMEDIATELY BE DEEMED A MATERIAL BREACH UNDER THE TERMS OF ANY CONTRACT.

#### A. (X)Required () Not Required Comprehensive General Liability Insurance

The Vendor/Contractor shall maintain and keep in full force and effect during the terms of this Contract such comprehensive general liability insurance as shall protect them from claims which may arise from operations under this Contract, whether such operations be by themselves or by anyone directly or indirectly employed by them. The amounts of insurance shall be not less than \$1,000,000.00 combined single limit for any one occurrence covering both bodily injury and property damage, including accidental death.

#### B. (X)Required () Not Required Professional Liability Insurance

The Vendor/Contractor shall provide the County with proof of Professional Liability Insurance, which shall protect the County against any and all claims, which might arise as a result of the operation of the Vendor/Contractor in fulfilling the terms of this Contract during the life of the Contract. The minimum amounts of such insurance will be \$1,000,000.00. Should any work be subcontracted, these limits will also apply.

C. (X)Required () Not Required Worker's Compensation Insurance: per Missouri Revised Statutes Chapter 287

The Vendor/Contractor or his sub-contractor or contractors, shall maintain and keep in force of this Contract such worker's compensation insurance limits as required by the statues of the State of Missouri and Employer's Liability with limits no less than \$500,000.00.

#### 1.13 BID SUBMISSIONS

Bids submitted on separate forms are NOT acceptable unless specified in the Bid Document. Failure to complete bid forms to the satisfaction of the County may result in rejection of your bid. It is the responsibility of each Bidder before submitting a bid to examine ALL documents thoroughly, and request written or oral interpretation of clarifications soon after discovering any conflicts, ambiguities, errors, or omissions in the bidding documents. Request for clarification must be received prior to bid openings.

#### 1.14 BID OPENINGS

Bids will be publicly opened and read aloud at the time indicated on page 1. The Bidders and the public are invited but not required to attend the formal opening of the bids. No decisions relating to the award of a contract or agreement will be made at the opening.

#### 1.15 BID TABULATIONS

Bid Tabulations are not available for 5 to 7 business days following the Bid Opening. Bid submissions are open for public review at the time of the Bid Opening. Bid tabulations are posted on the County's web-site address, <u>www.jeffcomo.org</u>. **NO COPIES** of bid tabulations are sent to vendors.

#### 2.0 BID RESPONSE AND CONTRACT

#### 2.1 BIDDER REPRESENTATIONS:

- The Bidder, by executing the Bid form certifies that:
  - A. The bid complies with Invitation for Bid form and Bid Specifications.
  - B. Bidder is not debarred or suspended from participation in Federal Assistance programs.

#### 2.2 TAXES:

No bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property taxes to Jefferson County. The prospective Bidder is required to provide proof in the form of an original paid tax receipt issued by the Jefferson County Collector or a verified affidavit stating that the applicant does not own any real or personal property in Jefferson County. Tax receipts for the past 3 years are required and may be obtained at <a href="http://jeffersonmo.devnetwedge.com/">http://jeffersonmo.devnetwedge.com/</a> or a notarized affidavit stating that the applicant does not own any real or personal property in Jefferson County on company letterhead.

Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material breach of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be paid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.

#### 2.3 CERTIFICATION OF INDEPENDENT PRICE DETERMINATION:

- A. The prices in the bid shall be independently determined, without consultation, communication, or agreement for the purpose of restricting competition as to any matter relating to price with any Bidder or other person.
- B. Unless otherwise required by law, the prices shall not have been knowingly disclosed by the Bidder prior to opening.
- C. No attempt has been made or will be made by the Bidder to induce any other person or firm to submit or not to submit a bid.

#### 2.4 PRICE:

The price(s) specified in this bid shall be firm and not subject to contingency or reservation. If the Vendor fails to honor stated prices as submitted in the Bid Form or Contract, the County reserves the right to obtain the same items from the next lower vendor who submitted a bid price for the item. The original vendor shall be responsible for the difference in price and required to make restitution to the County for the difference in price. The Bidder represents prices specified in the bid do not exceed current selling price for the same or substantially similar good or service, and are the same as or lower than other prices charged to the Bidder's most favored customer. In the event the stated prices are determined to be higher than the prices for which Supplier has sold the items, or services, to others, this contract price shall be reduced accordingly. Bid prices are ALL INCLUSIVE: (Shipping, Handling, Delivery, and Assembly to locations specified by the County). Prices shall be firm for ALL County departments and locations for term of the agreement.

#### 2.5 MISSOURI DOMESTIC PRODUCT PROCUREMENTACT:

Bidder represents that the goods provided comply with Sections 34.350 to 34.359, RSMo., known as the Domestic Product Procurement Act. The Act encourages the purchase of products manufactured or produced in the United States, State of Missouri, and Jefferson County, Missouri. Bidder shall include proof of compliance with the Act with the bid when requested.

#### NON-EXCLUSIVE AGREEMENT: 2.6

The contractor shall understand and agree that the contract shall not be construed as an exclusive agreement and further agrees that the County may secure identical and/or similar services or products from other sources at anytime in conjunction with or in replacement of the contractor's services.

#### 2.7 **DEFINITIONS:**

- A. The term "County" means the Jefferson County. Missouri and its designated representatives.
- B. The term "Vendor" means Supplier, Contractor, and Seller and includes designated representatives.
   C. The term "IFB" means Invitation for Bid.
- С.
- D. The term "Agreement/Contract means Binding Agreement, Contract, Request for Purchase, Order.

#### INSPECTION, ACCEPTANCE AND APPROVALS: 2.8

Goods shall at all times and places, including the period of manufacture, are subject to inspection and test by County. County will accept or give notice of rejection of goods delivered within a reasonable time after receipt. Acceptance shall not waive any warranty. All goods supplied are subject to final inspection and acceptance by County notwithstanding payment, prior inspections or approvals. County may require prompt replacement or correction of rejected goods at Supplier's expense, including a reduction in price for rejected goods. Supplier shall not resubmit rejected goods to County without prior written approval and instructions from County. In addition, Supplier shall identify resubmitted goods as previously rejected. Supplier shall provide and maintain a quality assurance and control system acceptable to County.

#### WARRANTY: 2.9

Unless otherwise agreed to in writing by the parties, Supplier warrants that items ordered to specifications will conform thereto and to any drawings, samples or other descriptions furnished or adopted by County, or, if not ordered to specifications will be fit and sufficient for the purpose intended, and that all items will be new, merchantable, of good material and workmanship, and free from defect. Such warranties, together with Supplier's service warranties and guarantees, if any, shall survive inspection, test, acceptance of, and payment for the items and shall run to County and its assigns. Except for latent defects, the County shall give notice of any nonconformity to the Supplier within one (1) year after acceptance. County may return for credit or require prompt correction or replacement of the defective or non-conforming goods or have the defective good corrected or replaced at Supplier's expense. Return to Supplier of any defective or non-conforming goods and delivery to County of any corrected or replaced goods shall be at Supplier's expense. Defective or nonconforming items shall not be corrected or replaced without written authorization by County. Goods required to be corrected or replaced shall be subject to the provisions of this clause and the clause hereof entitled "Inspection, Acceptance and Approvals" in the same manner and to the same extent as goods originally delivered under this contract.

#### 2.10 **PAYMENT:**

County will pay Supplier for goods upon delivery to, submission of certified invoices with attached tipping fee receipts and acceptance. The County will not be responsible for articles or services furnished without a purchase order. Price is tax-exempt.

#### 2.11 CHANGE ORDER:

County may make changes within the general scope of this contract. If any such changes cause an increase or decrease in the cost of or the time required for the performance of any part of the work, whether changed or not changed by any such order, an equitable adjustment shall be made in the price or delivery schedule or both, and any change order shall be in writing. Any claim by a Supplier for adjustment under this clause shall be asserted within fifteen (15) days from the date of receipt of this written order directing the change, provided, however, County, if it decides that the facts justify such action, may receive and act upon such claim asserted at any time prior to final payment.

#### **DELIVERIES:** 2.12

Deliveries shall be made in strict accordance with any delivery schedule contained in the bid specification or contract and in the exact quantity ordered. Failure to adhere to delivery schedule is reason for termination in accordance with the "termination" clause. Deliveries are to be made at locations specified by the County at time of Order.

#### **RESPONSIBILITY FOR SUPPLIES:** 2.13

Pursuant to Section 290.560 RSMo, Supplier/Contractor shall employ only Missouri laborers and laborers from nonrestrictive states except that other laborers may be used when Missouri laborers or laborers from nonrestrictive states are not available, or are incapable of performing the particular type of work involved, if so certified by the contractor and approved by the County. Except as otherwise provided, Supplier shall be responsible and bear all risks for loss and damage to goods until delivery at County's facilities, regardless of F.O.B. point, point of inspection or acceptance; and if the goods are rejected.

#### 2.14 SUBCONTRACTS:

Supplier shall not enter into any subcontract(s) in excess of \$25,000 or 20% of this contract price; whichever is less, for any goods without County's prior written approval.

#### 2.15 CHOICE OF LAW:

This bid and contract shall be governed and interpreted according to the laws of the State of Missouri. Venue for any court action shall be in Jefferson County, Missouri.

#### 2.16 TERMINATION:

- A. General: Performance of work may be terminated by the County in whole, or from time to time in part, whenever County shall determine that such termination is in the best interests of County with a thirty (30) day written notice. The Vendor may terminate the Agreement/Contract upon a sixty (60) day prior notice in writing. In the event of any terminated and for the duration of the Agreement/Contract period the Vendor will be liable for all costs in excess of the established contract pricing.
- B. Bankruptcy or Insolvency: In the event bankruptcy proceedings are commenced by or against Supplier or under any provisions of the United States Bankruptcy Act or for the appointment of a receiver or trustee or a general assignment for the benefit of creditors of either party, County shall be entitled to terminate without further cost or liability. The County may cancel the Agreement/Contract or affirm the Contract and hold the Vendor responsible for damages.
- C. Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material breach of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be paid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.
- D. Default: County may terminate the whole Contract or any part in either of the following circumstances:
  - D-1. If supplier fails to deliver the items required by the contract within the time specified; or
  - D-2. If supplier fails to perform any of the other provisions of the contract, or so fails to make progress as to endanger performance of the contract in accordance with its terms, and in either of these two circumstances does not cure such failure within a period of ten (10) days after notice from County specifying such failure. In the event of termination under subparagraph 1, County shall have the right to procure, on such terms and in such manner as it may deem appropriate, items similar to those terminated, and to recover from Supplier the excess cost for such similar items provided, however, Supplier shall not be liable for such excess costs where the failure upon which the termination is based has arisen out of causes beyond the control of Supplier and without the fault or negligence of Supplier. Such causes shall be deemed to include fires, floods, earthquakes, strikes, and acts of the public enemy. The rights of County provided in subparagraph 1 shall be in addition to any other rights provided by law or the contract.
  - D-3. In the event of the Supplier's non-compliance with the provisions as set forth, this Contract may be cancelled, terminated or suspended in whole or in part and the supplier may be declared ineligible for further County contracts. The rights and remedies of the County provided in this paragraph shall not be exclusive but are in addition to any remedies provided in this Contract or as provided for by law.

#### 2.17 NOTICE AND SERVICE THEREOF:

Any notice from the County shall be in writing and considered delivered and the service thereof completed when said notice is posted, by certified or regular mail, to the Supplier, at the address stated on the bid form.

#### 2.18 CONTRACT TERM:

Performance shall be governed solely by the terms and conditions as set forth in the Invitation for Bid, Bid Specifications, Bid Form and the Contract notwithstanding any language contained on any invoice, shipping order, bill of lading or other document furnished the Seller at any time and the acceptance by the County for any goods furnished.

#### 2.19 COMPLIANCE WITH APPLICABLE LAWS:

Supplier warrants it has complied with all applicable laws, rules and ordinances of the United States, Missouri or any other Governmental authority or agency in the manufacture or sale of the goods, including but not limited to all provisions of the Fair Labor Standards Act of 1938, as amended, including provisions of the Home Rule Charter of Jefferson County, Missouri requiring all workers performing work under any contract with Jefferson County be paid a wage that is at least the prevailing hourly rate of wages for work of a similar character in Jefferson County.

#### 2.20 ACTS OF GOD:

No party shall be liable for delays, nor defaults due to Acts of God or the public enemy, riots, strikes, fires, explosions, accidents, governmental actions of any kind or any other causes of a similar character beyond its control and without its fault or negligence.

#### 2.21 SELLER'S INVOICES:

Invoices shall contain the following information. Contract number (if any), Purchase Order Number, Item number, contract description of goods or services, sizes, quantities, unit prices and extended totals. Invoices for and inquiries regarding payment should be addressed to the County Accounts Payable Clerk.

#### 2.22 APPROVAL:

It is agreed the acceptance of a Bid shall not be valid and binding upon the County until approved by the County Purchasing Agent, County Council, and the County Counselor.

#### 2.23 RENEWAL OPTION:

The County reserves the right to negotiate the contract for one (1) additional one-year term with the written consent of the awarded vendor. If the contractor/vendor requests an increase in compensation for any renewal period, the vendor shall notify the Office of Contracts and Grants no less than 60 days prior to the end of the contract period. The County shall notify the Vendor of the intent to exercise the renewal option. However, failure to notify the Vendor does not waive the County's right to exercise the renewal option.

Indicate: [ ] Individual: [ ] Partnership: [x] Corporation.

#### 2.24 INDIVIDUAL, PARTNERSHIPS, CORPORATIONS:

Incorporated in the State of Illinois,

#### 2.25 LITIGATION:

This agreement shall be interpreted under the laws of the State of Missouri. Any disagreements, questions, controversies, litigation or other causes of action whatsoever arising from or under the terms of this agreement shall be resolved in the trial courts of 23rd Judicial Circuit Court of the State of Missouri-Hillsboro, Missouri.

2.26 LANGUAGE: Bids and all related documents will only be accepted in the English Language.

#### AFFIDAVIT OF WORK AUTHORIZATION

The grantee, sub grantee, contractor or subcontractor who meets the section 285.525, RSMo. definition of a business entity must complete and return the following Affidavit of Work Authorization.

Comes now (Name of Business Entity Authorized Representative) as Michael Yates (Position/Title) first being duly sworn on my oath, affirm Vice Chairman (Business Entity Name) is enrolled and will continue to participate in the Truck Centers Inc. E-Verify federal work authorization program with respect to employees hired after enrollment in the program who are proposed to work in connection with the services related to 24-0011 (Bid/Grant/Subgrant/Contract/Subcontract) for the duration of the grant, subgrant, contractor, or subcontractor, if awarded in accordance with subsection 2 of section 285.530, RSMo. I also affirm that (Business Entity Name) does not and will not knowingly employ a person Truck Centers Inc. who is an unauthorized alien in connection with the contracted services related to (Bid/Grant/Subgrant/Contract/Subcontract) for the duration of 24-0011 the grant, subgrant, contract, or subcontract, if awarded.

In Affirmation thereof, the facts stated above are true and correct. (The undersigned understands that false statements made in this filing are subject to the penalties provided under section 575.040, RSMo.)

Authorized Representative's Signature

Michael Yates Printed Name

Vice Chairman Title

Subscribed and sworn to before me this

I am (DAY)

commissioned as a notary public within the County of \_\_\_\_\_\_\_, State of

Signature of Notary

OFFICIAL SEAL MARY C. DAIBER Notary Public - State of Illinois v Commission Expires 4/26/2027

Date

9

and my commission expires on

#### AFFIDAVIT OF WORK AUTHORIZATION

(Continued)

#### CURRENT BUSINESS ENTITY STATUS

I certify that <u>Truck Centers Inc</u> (Business Entity Name) <u>MEETS</u> the definition of a business entity as defined in section 285.525, RSMo., pertaining to section 285.530, RSMo., as stated above.

Michael Yates Authorized Business Entity Representative's Name (Please Print)

Males Vice Charhum

Authorized Business/Entity Representative's Signature

Truck Centers Inc Business Entity Name 2/19/24

Date

As a business entity, the grantee, sub grantee, contractor, or subcontractor must perform/provide the following. The grantee, sub grantee, contractor, or subcontractor shall check each to verify completion/submission:

 Enroll and participate in the E-Verify federal work authorization program (Website: <u>http://www.dhs.gov/e-verify;</u> Phone: 888-464-4218: Email: <u>e-verify@dhs.gov</u>) with respect to the employees hired after enrollment in the program who are proposed to work in connection with the services required herein;

AND

Provide documentation affirming said company's/individual's enrollment and participation in the E-Verify federal work authorization program. Documentation shall include a page from the E-Verify Memorandum of Understanding (MOU) listing the grantee's, subgrantee's, contractor's, or subcontractor's name and the MOU signature page completed and signed, at minimum, by the grantee, subgrantee, contractor, or subcontractor and the Department of Homeland Security – Verification Division; (if the signature page of the MOU lists the grantee's, subgrantee's, contractor's, or subcontrator's name, then no additional pages of the MOU must be submitted).

## Certification Regarding Debarment, Suspension, Ineligibility, And Voluntary Exclusion

#### **Contractor Covered Transactions**

- (1) The prospective contractor of the Recipient, <u>Michael Yates</u>, certifies, by submission of this document, that neither it nor its representatives is presently disbarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the Recipient's contractor is unable to certify to the above statement, the prospective contractor shall attach and explanation to this form.

By: Muhael &	hetes, Vice Chammon
Signature Recipient	
0	
	s, Supplies & Repairs 2024 / 24-001.
Name and Title Div	ision Contract Number
2280 Formosa Road	d
Street Address	
Troy, IL 62294	
City, State, Zip	
2/19/2024	
<u>2/19/2024</u> Date	
\$52612272	,
DUNS number	
Derte humber	
3BQ22	
11/18 18 14	

#### HEAVY TRUCK PARTS, SUPPLIES, AND REPAIR

Brands bid should be of equal quality, compatible and interchangeable to equipment manufacturers listed. Bidder shall complete spaces provided for brands bid and percentage discount from specified price list. Bidder may insert more than one brand per item, if desired.

The County has maintenance sheds at the following locations:

- 2960 Lee Pyle Road off Hwy 67 south of 110 near DeSoto
- 5275 Hwy B near Hillsboro
- 6460 Hwy MM in House Springs

#### QUALITY

Parts bid shall be of equal quality, compatible and interchangeable to original equipment manufacturers and must not void any manufacturer's warranty.

#### PARTS CATEGORIES

Parts categories bid must be designated by the bidder and should include all types offered. For example, may include leaf springs, hubs, brake drums, brake shoes, bearings, wiring harnesses, starters, pumps, consumable and miscellaneous.

Bid one discount for items listed.

PARTS CATEGORY	MANUFACTURER	% DISCOUNT
SUSPENSION		58
BRAKE AND WHEEL		5%
DRIVE TRAIN		5%
ELECTRICAL		5%
DIAGNOSTIC CAPABILITIES		
	1	

#### **REPAIR SERVICES**

Service Call charge to Jefferson County Maintenance Facility	\$1.00 per mile
Labor Cost per hour for site repairs	\$194.00
Labor Cost at vendors facility	\$194.00
Mobile truck cost per hour	\$ <u>194.00</u>
Delivery to Jefferson County Maintenance shed included	es y No

Delivery to Jefferson County Maintenance shed included

% Discount from list price on any additional parts and/or material purchase.

5%

In Witness thereof, the parties hereto have executed this Agreement, in triplicate, as of this \_\_\_\_\_\_ day of \_\_\_\_\_\_ 2024:

Truck Centers Inc. Company Name

lich

Signature

Michael Yate: Print

Company Address: \_

2280 Formosa Rd.

Troy, IL 62294

Phone: (618) 667-3454

County of Jefferson, State of Missouri

Dennis J. Gannon County Executive

I hereby certify under section 50.660 RSMo., there is either: (1) a balance of funds, otherwise unencumbered, to the credit of the appropriation to which the obligation contained herein is chargeable, and a cash balance otherwise unencumbered, in the treasury, to the credit of the funds from which payment is to be made, each sufficient to meet the obligation contained herein; or (2) bonds or taxes have been authorized by vote of the people and there is a sufficient unencumbered amount of the bonds yet to be sold or of the taxes levied and yet to be collected to meet the obligation in case there is not a sufficient unencumbered cash balance in the treasury.

APPROVED AS TO FORM

**County Counselor** 

#### **COOPERATIVE BID FORM**

Bid Name: Heavy Truck Parts, Supplies & Reapair 2024

**INSTRUCTIONS:** Bidders <u>MUST</u> fill out this form as part of the bidding process and attach to your bid response to Jefferson County, Missouri.

#### COOPERATIVE PROCUREMENT CONTRACT

This is a cooperating supply contract in accordance with Chapter 130, Section 130.020. K.3., of the Procurement Policy and Procedures, Jefferson County Code of Ordinances.

Will you extend bid prices, cash terms, and all other terms and conditions of any contract resulting from this bid with Jefferson County, Missouri, to any Jefferson County, Missouri, Municipality, government agency, district, sub-district or other tax-supported entity?

Yes X No

Although agreeing to the extension of the terms of this contract to municipalities or other tax-supported entities, *is not a prerequisite for award*, Jefferson County, Missouri, may take this factor into consideration if tie bids are received, in addition to the normal Terms and Conditions of the Invitation for Bid, enclosed herewith as a part of this bid.

#### Bidders are encouraged to extend contract prices to Municipalities and any other tax-supported entities.

If agreeable to the above, state the <u>minimum</u> dollar value *per order* you will require from a Municipality or any other tax-supported entity (this shall not apply to Jefferson County, Missouri Government, Departments or Divisions):

MINIMUM DOLLAR VALUE PER ORDER: \$ 0.00

BY: Michael Yates

TITLE: Vice Chairman

COMPANY: Truck Centers Inc.

CONTACT INFORMATION FOR COOPERATIVE AGREEMENT

E-mail

#### THIS FORM WILL BECOME PART OF THE BID DOCUMENT PACKAGE SUBMITTED TO JEFFERSON COUNTY, MISSOURI



## CERTIFICATE OF GARAGE INSURANCE

DATE (MM/DD/YYYY) 02/19/2024

This Sectific AFE IS SUBJER AS A MATER OF INFORMATION ONLY AND CONFERS IN OR RIGHTS UPON THE CERTIFICATE HOLDER. THIS         EXEMPTION AT DEPONDUCER, AND THE CERTIFICATE HOLDER.         IF USED SUBJER AS AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AS AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AS AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AS AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AS AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AS AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AS AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AND THE CONTROL SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AND THE CONTROL SUBJER AND THE USED SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AND THE CONTROL SUBJER AND THE USED SUBJER AND THE CERTIFICATE HOLDER.         IF USED SUBJER AND THE CONTROL SUBJER AND THE CONTROL SUBJER AND THE USED SUBJER AND THE USED SUBJER SUBJER AND THE USED SUBJER THE USED SUBJER AND THE USED SUBJER AND THE USE	-							· · · · · · · · · · · · · · · · · · ·		02/13/2024
HP30FCATANT: If the cartificate holder is an ADDITIONAL INSURED provides no the endorsed.      If SUBBCCATONIC IN SWANCE, Builder to the term and conditions of the profice, carting policy, carting pol		CERTIFICATE DOES NOT AFFIRMATIVE BELOW. THIS CERTIFICATE OF INSUR	ANCE	R NEGATIVELY AMEND, EX DOES NOT CONSTITUTE	TEND OR	ALTER THE	COVERAGE	AFFORDED BY THE POL	ICIES	(***)
This control confer rights to the certificate holds? in like of such endorsement().               With the products in the confile and holds and products in the confile and pr		MPORTANT: If the certificate holder is	an AD	DITIONAL INSURED, the p						
Producting Signard Iourunos, LLC.         South 200 (1) 10 progressional Bouleward         South 200 (2) 11 (2) 17946-5544         South 200 (2) 17946-5544         South 200 (2) 17946-5544           South 200 Carminal         IN 46022         Isouth 200 (2) 17946-5544           South 200 (2) 200				and the sale of the first of the set	Contraction of the second		s may require	an endorsement. A sta	temer	it on
Stephen Insurance, LLC.         Image: http://www.set.org/image: http://wwww.set.org/image	-		nie c	ertificate fiolder in fied of 5			e Processing D	epartment		
11 Dongestional Builevard       Image: State 200       Image: State 200       Image: State 200         Carried       Image: State 200       Image: State 200       Image: State 200       Image: State 200         Carried       Image: State 200       Image: State 200       Image: State 200       Image: State 200         Truck Centers, Inc.       Image: State 200       Image: State 200       Image: State 200       Image: State 200         Truck Centers, Inc.       Image: State 200       Image: State 200       Image: State 200       Image: State 200         Truck State 200       PROJ CUSTOMER ID: 0001/2020       Centricute II: CL23102510724       Revision #       Image: State 200         Truck State 200       PROJ CUSTOMER ID: 0001/2020       Centricute II: CL23102510724       Revision #       Image: State 200         Truck State 200       PROJ CUSTOMER ID: 0001/2020       Centricute II: CL23102510724       Revision #       Image: State 200         Truck State 200       PROJ CUSTOMER ID: 0001/2020       Centricute II: CL23102510724       Revision #       Image: State 200         Truck State 200       PROJ CUSTOMER ID: 0001/2020       PROJ CUSTOMER ID: 0001/2021       Image: State 200       Image: State 200       Image: State 200         Truck State 200       PROJ CUSTOMER ID: 0001/2021       PROJ CUSTOMER ID: 0000000       Image: State 200	1.1				PHONE	(317)8			(317)	846-5444
Suite 200	11	1 Congressional Boulevard			E-MAIL	ss. certs@she	epherdins.com	[ (40, 110)		
Carmal         IN         4002         pusses 1. Arch Insurance Group         11150           Track Centers, Inc.         Sistration National Insurance Group         44776           Zado Formosa Rd         Numera I.         Numera I.         Additional Insurance Group         44776           Track Centers, Inc.         Numera I.         Numera I.         Numera I.         Numera I.           Track Centers, Inc.         Numera I.         Numera I.         Numera I.         Numera I.           Track Centers, Inc.         Numera I.         Numera I.         Numera I.         Numera I.           Track Centers, Inc.         Numera I.         Numera I.         Numera I.         Numera I.         Numera I.           Track Centers, Inc.         Numera I.         NumeraI.         NumeraI.         Numera	Su	ite 200			- noone			RDING COVERAGE		NAIC #
Truck Charters, Inc.         Include D         Include D         Include D           2280 Formosa Rd         Include D	Ca	rmel		IN 46032	INSURE	Auch Inc.				
2280 Formosa Rd         Numera         Imp	INS	URED			INSURE	RB: Starston	e National Insu	irance Co		44776
Try         IL         S2244         Number 2:         Number 2:         Number 2:           COVERAGES         PROJ / CUSTOMER ID:         2001280         CENTROL FLATE & CL23102510724         REVISION #:           THIS ISTO CERTIFY THAT THE POLICES OF INSURANCE LISTED BELCOV HAVE BEEN ISSUED TO THE INSUED TO THE INSUE INSUED TO THE INSUED TO THE INSUE INSUED TO THE INSUE INSUED TO THE INSUE INS	Tru	uck Centers, Inc.			INSURE	RC:				
Troy         IL         BURDER E:         Image: Classes         Control (Control (Contr	22	80 Formosa Rd			INSURE	RD:				( )
COVERAGES         Inclusion         Construction         Construction <thconstruction< th="">         Construction</thconstruction<>				Line and the second sec	INSURE	RE:				
THIS TO CERTIFY THAT THE POLICES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMER ABOVE POR THE POLICY PERIOD INSURATED. NAME ADDRESS TO WHICH THE POLICY PERIOD INSURATED. NAME ADDRESS TO WHICH THIS DESTINATION IN THE RESPECT TO WHICH THIS DESTINATION IN THE RESPECT TO WHICH THIS DESTINATION IN THE RESPECT TO WHICH THIS DESTINATION IN THE POLICY PERIOD INTO THE POLICY PERI	-			and the second second			01 001 0051 075		_	
INDECRED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS.         EXERTICATE WAY BE ISSUE OR AWY PERTAIN, THE MOUNCE A POLICY POLICIES DESCRIBED HERE IN SUBJECTION LITHE TERMS.         EXERCISION AND CONTITIONS OF SUCH POLICIES. LIMITS SHOULD THE RESULTS OF AND COMMENT.         Image: Control of the Such Policy Policy Policy Policy Policy Description of the Policy Phane Columns.         Image: Control of the Policy Policy Policy Policy Policy Phane Po	-	TENGED TROBIOSIONERIES.						the second s		
NEW     TYPE OF INSURANCE     ADDIC USERS (MADDOTYPE)     CLINT'S       IdaAde Liability     Convertion     Convertion     Auto ONLY (Ear accessing)     \$ 3,000,000       A manual convertion     Convertion     Status     Status     \$ 3,000,000       A manual convertion     Convertion     Status     Status     Status     Status       A manual convertion     Convertion     Convertion     Status     Status     Status       A manual convertion     Convertion     Convertion     Status     Status     Status       A manual convertion     Convertion     Status     Status     Status     Status       B manual convertion     Convertion     Status     Status     Status     Status       B manual convertion	1	NDICATED. NOTWITHSTANDING ANY REQUI CERTIFICATE MAY BE ISSUED OR MAY PERT.	REMEN	NT, TERM OR CONDITION OF A	NY CONTRA	ACT OR OTHER	D HEREIN IS S	MITH RESPECT TO WHICH T	THIS	
AdaAace LuBulty     Hitto OnLY 16 account     1001/2024     AUTO ONLY 16 account     \$ 1,000,000       A ADACE LUBURY     UTO SUBJECT SUBJECT     1001/2024     AUTO ONLY 16 account     \$ 1,000,000       A ADACE KEEPERS LUBURY     CACAT9305300     1101/2023     1001/2024     AUTO ONLY 16 account     \$ 1,000,000       A ADACE KEEPERS LUBURY     CACAT9305300     1101/2023     1001/2024     AUTO ONLY 16 account     \$ 1,000,000       A DIRECT BASS     CACAT9305300     1101/2023     1001/2024     CACAT9305300     1101/2023     1001/2024       A DIRECT BASS     COLUMERAL LUBURY     CACAT9305300     1101/2023     1001/2024     CACAT9305300     11001/2024       A DIRECT BASS     COLUMERAL LUBURY     CACAT9305300     1101/2023     1001/2024     EAC 000000     \$ 1,000,000       A DIRECT AUST ADDRESS DER     CACAT9305300     11/01/2023     1001/2024     EAC 000,000     \$ 5,000,000       B DIRECT AUST ADDRESS DER     CACAT9305300     11/01/2023     11/01/2024     EACH OCCURRENCE \$ 2,000,000     \$ 5,000,000       B DIRECT AUST ADDRESS DER     CACAT9305300     11/01/2023     11/01/2024     EACH OCCURRENCE \$ 5,000,000       B DIRECT AUST ADDRESS DER     TYT75P231ALL     11/01/2023     11/01/2024     EACH OCCURRENCE \$ 5,000,000       B DIRECT AUST ADDRESS DER/FE SULADIN     N/A     <			ADDL	SUBRI		POLICY EFF		LIMI	TS	
A       AVY AUTO       ONE-OWEB BUSINESS       ZACAT3305300       11/01/2023       10/01/2024       THE THAY       FAACODENT       \$       1,000,000         A       ACTOS ONLY       BUSINESS       ZACAT3305300       11/01/2023       10/01/2024       THE THAY       EAACODENT       \$       1,000,000         A       Composition       Composition       S       1,000,000       S       1,000,000         B       Composition       Composition       S       5,000,000       S       2,000,000         Deb       Retextron s       0       Composition       S	2,11	GARAGE LIABILITY HIRED AUTOS ONLY						A CONTRACTOR OF A CONTRACTOR A	1	1 000 000
AUTOB ONLY       BUSINESSE       Image: http://withing.com/documents/second/com/docum/documents/second/com/documents/second/com/docum/documents/secon	A	AUTOS USED		ZACAT9305300		11/01/2023	10/01/2024			
Advage Keepers Luseu.urv     Lisau.Luseu.trv       A     Lisau.Luseu.trv       Denetro Basis     ZACAT8305300       Denetro Basis     Loc       Conwerscal. Generat. Luseu.trv     Loc       Conwerscal. Generat. Luseu.trv     Loc       Converscal. Generat. Luseu.trv     Loc       Converscal. Generat. Luseu.trv     Stabulary       Converscal. Converscal. Luseu.trv     Stabulary       Converscal. Lasse     Stabulary       Con						10,000,000,000	10010000	AUTOONLY	-	
A     Order Acceleration     Order Acceleration     Interference     \$       A     Describution     Permitted     Concernation     Interference     \$       A     Describution     Describution     Interference     S     Interference       A     Describution     Describution     Describution     S     Interference       A     Describution     Describution     Describution     S     Interference       A     Describution     Describution     Describution     S     Interference       B     Convertes Labellity     Describution     Describution     S     Interference     S       B     Exclassion     Describution     Describution     Describution     S     Describution     Describution     S       B     Exclassion     Describution     Describution     Describution     Describution     S     Describution     S       B     Exclassion     Describution	_							AGGREGATE	\$	
A       Description       S       1001/2024       PERMARY       PERMS       S       1,000,000         COMMERCIAL CAREFORMER LUAREILTY       Commercial constraints       Commercial constraints       S       1,000,000         Commercial constraints       Commercial constraints       S       1,000,000       Commercial constraints       S       1,000,000         Commercial constraints       Constraints       Commercial constraints       S       1,000,000       Commercial constraints       S       1,000,000         Commercial constraints       Constraints       Constraints       Constraints       S       2,000,000       Constraints       Constra				1110111				OTC	-	1,000,000
PRIMARY       EXCESS       LIC       3         COMMERCIAL GENERAL LABULTY       LIC       5         CLAIMS-MADE       COCURE       1,000,000         CLAIMS-MADE       COCUR       \$       1,000,000         CALAMS-MADE       COCURE       S       1,000,000         CENT_AGGREGATE       COCUR       \$       1,000,000         CENT_AGGREGATE       COCURE       S       1,000,000         CENT_AGGREGATE       COMMERCIAL SADY INJURY       \$       1,000,000         CENT_AGGREGATE       COMMERCIAL SADY INJURY       \$       1,000,000         CENT_AGGREGATE       COMPOSITION       \$       \$       0,000,000         CENT_AGGREGATE       COMPOSITION       \$       \$       0,000,000         CENT_AGGREGATE       COMPOSITION       \$       \$       \$       0,000,000         PERSONAL & ADV INJURY       COMPOSITION       \$       \$       0,000,000       \$       \$       0,000,000       \$       \$       0,000,000       \$       \$       \$       0,000,000       \$       \$       \$       \$       \$       0,000,000       \$       \$       \$       \$       \$       0,000,000       \$       \$       \$       \$	A			ZACAT9305300		11/01/2023	10/01/2024	PERILS	-	1 000 000
A       DOMMERCIAL GENERAL LABULITY         CLAMS-MADE       COCURE         CLAMS-MADE       CCLAMS-MADE         CLAMS-MADE       CCLAMS-MADE         CLAMS-MADE       CCLAMS-MADE         CLAMS-MADE       CCLAMS-MADE         CLAMS-MADE       CCLAMS-MADE         CLAMS-MADE       CCLAMS-MADE         CREML-AGGREGATE       CCLAMS-MADE         PALLY       CREML-AGGREGATE         PALLY       CREML-AGGREGATE         POLICY       PED         COMMERCIAL LAB       CCCUR         DOTHER:       CACAT9305300         B       CREMLAGGREGATE         VMBRELLA LAB       CCCUR         VMBRESCALLABUR       CCLUE         VMBRESCALLABUR       CCLUE         VMBRESCALLABUR       CCUR         VMBRESCALLABUR       CCUR         VMBRESCALLABUR       CCUR         VMBRESCALLABUR       CCUR         VMBRESCALLABUR       CCUR <td></td> <td></td> <td></td> <td>1</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>1,000,000</td>				1						1,000,000
A									-	1 000 000
A					1.11			DAMAGE TO RENTED	-	
Image: constraint of Administrative Services       ZACAT9305300       11/01/2023       10/01/2024       Image: constraint of Administrative Services       2         Image: constraint of Administrative Services       ZACAT9305300       11/01/2023       10/01/2024       Image: constraint of Administrative Services       2       0.000,000         Image: constraint of Administrative Services       ZACAT9305300       11/01/2023       10/01/2024       Image: constraint of Administrative Services       2       0.000,000         Image: constraint of Administrative Services       ZACAT9305300       11/01/2023       10/01/2024       Image: constraint of Administrative Services       2       0.000,000         Image: constraint of Administrative Services       T/7778P231ALI       11/01/2023       11/01/2024       Image: constraint of Administrative Services       5       0.000,000         Image: constraint of additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13, Automatic additional insured status as agreed per written contract or written agreement for general liability 'wor or general liability' wor or general liability' wor or general liability or or or concentibulary basis for general/auto liability per form CA2048 10/13, Automatic additional insure of status as agreed per written contract or written agreement per form CA2048 10/13, Automatic additional insure of status as agreed per written contract or written agreement per form CA2048 10/13, Automatic additional insure of status as agreed per written contract or written agreement	A	CLAIMS-MADE COCCUR								
GENTLAGGREGATE LIMIT APPLIES PER.       Image: contract of model in the second of the se				ZACAT9305300		11/01/2023	10/01/2024		-	
POLICY       PROC       LOC       PROUCTS - COMPIOP ADG       \$       2,000,000         OTHER:       UMBRELLA LUB       OCCUR       \$       \$       \$       \$         B       MORENESS LUB       OCCUR       \$		GEN'LAGGREGATE LIMIT APPLIES PER							-	2,000,000
OTHER:       Image: Constraint of the constr		POLICY PRO- LOC							-	2,000,000
B       Excess LiAB       CLAMS-MADE       77776P231ALL       11/01/2023       11/01/2024       AGGREGATE       \$ 5,000,000         MORKERS COMPENSATION AND EMPLOYERS'LLABLITY ANV PROPRIETOR/ARTINER/EXECUTIVE OFFICER/MEMBER EXCLUDED?       N/A       ZAWC19766100       11/01/2023       10/01/2024       EL EACHACCIDENT       \$ 1,000,000         EXEMPRISE TO SUPPORT TO PRACTINE RESECUTIVE OFFICER/MEMBER EXCLUDED?       N/A       ZAWC19766100       11/01/2023       10/01/2024       EL EACHACCIDENT       \$ 1,000,000         EL DISEASE - EA EMPLOYEE       \$ 1,000,000       EL DISEASE - POLICY LIMIT       \$ 1,000,000         REMARKS below       N/A       ZAWC19766100       11/01/2023       10/01/2024       EL EACHACCIDENT       \$ 1,000,000         Automatic additional insured status as agreed per written contract or agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability 'your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.         Jefferson County Department of Administrative Services 729 Maple St.				A 1 1					\$	
DED       RETERTION S 0       S         WORKERS COMPENSATION AND EMPOYERS' LABILITY ANY PROPRIETO/SIPARTINER/EXECUTIVE OFFICE/MEMBER EXCLUDED?       N / A       ZAWC19766100       11/01/2023       10/01/2024       EL EACH ACCIDENT S       1.000,000         EL DISEASE - EAMPLOYER'S LABILITY AMANDER MEDICIPACING SCIENCE OUTIVE (Mandatory in NI) (If yes, describe under REMARKS below       N / A       ZAWC19766100       11/01/2023       10/01/2024       EL EACH ACCIDENT S       1.000,000         EL DISEASE - EAMPLOYEE S       1,000,000       11/01/2023       10/01/2024       EL DISEASE - EAMPLOYEE S       1,000,000         REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability 'your operations'' (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement for CANCELLATION         Jefferson County Department of Administrative Services 729 Maple St       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.         AUTHORIZED REPRESENTATIVE       MUTHORIZED REPRESENTATIVE <td></td> <td>UMBRELLA LIAB X OCCUR</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>EACH OCCURRENCE</td> <td>5</td> <td>5,000,000</td>		UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	5	5,000,000
WORKERS COMPENSATION AND EMPLOYERS LIABILITY ANY PROPRIETOR/PARTIXE/PEXECUTIVE OFFICE/MEMBER EXCLUDED?       Image: Comparison of the compar	в			77778P231ALI		11/01/2023	11/01/2024	AGGREGATE	5	5,000,000
A AND EMPLOYEE SLABULT AND EMPLOYEE SLABUT (Mandatory in NH) If yes, describe under REMARKS below REMARKS below REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status are greed in writing in a contract or agreement for general liability "your operations" (including ongoing and completed ops Including ongoing and completed ops Inc								- 1 - 1 - 1	5	
A       OFFICERMENDER EXCLUDED?       VIN       N/A       ZAWC19766100       11/01/2023       10/01/2024       ELE DISEASE - EA EMPLOYEE       5       1.000,000         If was, describe under REMARKS below       N       N       A       ZAWC19766100       11/01/2023       10/01/2024       ELE DISEASE - EA EMPLOYEE       \$       1.000,000         REMARKS below       N       N       N       A       ZAWC19766100       11/01/2023       10/01/2024       ELE DISEASE - POLICY LIMIT       \$       1.000,000         REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status as agreed per written contract or written agreement for general liability 'your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form CA0444         CERTIFICATE HOLDER       CANCELLATION         Accordbance with the Policy PROVISIONS.       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.         Jefferson County Department of Administrative Services       AUTHORIZED REPRESENTATIVE       AUTHORIZED REPRESENTATIVE			111	1.			1000	X STATUTE ER		
Mandatory in NH)       N       EL DISEASE - EAEMPLOYEE S       1,000,000         If yes, describe under REMARKS below       N       EL DISEASE - POLICY LIMIT       S       1,000,000         REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       EL DISEASE - POLICY LIMIT       S       1,000,000         REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability "your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form CA0444       CANCELLATION         CERTIFICATE HOLDER       CANCELLATION       CANCELLATION         Jefferson County Department of Administrative Services       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE         AUTHORIZED REPRESENTATIVE       AUTHORIZED REPRESENTATIVE	A	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A	ZAWC19766100		11/01/2023	10/01/2024	the stand of the local day of the second	5	110.2 815.0.2
REMARKS below       EL DISEASE - POLICY LIMIT       s       1,000,000         REMARKS (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability "your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 000CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444         CERTIFICATE HOLDER       CANCELLATION         Jefferson County Department of Administrative Services       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.         AUTHORIZED REPRESENTATIVE       AUTHORIZED REPRESENTATIVE		(Mandatory In NH)		a subscription of the				the set of here, and it is the set of the	\$	THE PROPERTY OF A DESCRIPTION OF A DESCR
Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability "your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444 CERTIFICATE HOLDER CANCELLATION Jefferson County Department of Administrative Services 729 Maple St Hillsboro MO 63050	_	RÉMARKS below						E.L. DISEASE - POLICY LIMIT	\$	1,000,000
Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability "your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444 CERTIFICATE HOLDER CANCELLATION Jefferson County Department of Administrative Services 729 Maple St Hillsboro MO 63050				I I I I I I I I I I I I I I I I I I I					1.1	
Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability "your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444 CERTIFICATE HOLDER CANCELLATION Jefferson County Department of Administrative Services 729 Maple St Hillsboro MO 63050										
Automatic additional insured status as agreed per written contract or written agreement for covered autos liability per form CA2048 10/13. Automatic additional insured status when agreed in writing in a contract or agreement for general liability "your operations" (including ongoing and completed ops liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444 CERTIFICATE HOLDER CANCELLATION Jefferson County Department of Administrative Services 729 Maple St Hillsboro MO 63050	REN	ARKS (ACORD 101, Additional Remarks Schedule, r	nay be a	attached if more space is required)					-	
liability/worked you performed) per form 00ML020700 1103. Insurance is on a primary and noncontributory basis for general/auto liability per form 00CA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444 CERTIFICATE HOLDER CANCELLATION Jefferson County Department of Administrative Services 729 Maple St Hillsboro MO 63050	Aut	omatic additional insured status as agreed p	er writt	ten contract or written agreeme	ent for cover	ed autos liabili	ty per form CA	2048 10/13. Automatic		
OUCA014300 10/13. A waiver of subrogation for general/auto liability is automatic as agreed per written contract or written agreement per form CA0444         CERTIFICATE HOLDER         CANCELLATION         Jefferson County Department of Administrative Services         729 Maple St       AUTHORIZED REPRESENTATIVE         Hillsboro       MO 63050	add	litional insured status when agreed in writing	in a co	ontract or agreement for genera	al liability "yo	our operations	" (including ong	joing and completed ops		
Jefferson County Department of Administrative Services 729 Maple St Hillsboro MO 63050										
Jefferson County Department of Administrative Services. 729 Maple St Hillsboro MO 63050	CE	RTIFICATE HOLDER		and the second second second	CANC	ELLATION				
Jefferson County Department of Administrative Services. 729 Maple St Hillsboro MO 63050										
Jefferson County Department of Administrative Services. 729 Maple St Hillsboro MO 63050										DBEFORE
729 Maple St     AUTHORIZED REPRESENTATIVE       Hillsboro     MO 63050		Jefferson County Department of	Admin	istrative Services						
Hillsboro MO 63050 high Cuttor							les mile			
int A gap in		and the second			AUTHOR	RIZED REPRESE	NIATIVE	61		
© 2010-2015 ACORD CORPORATION All rights reserved		Hillsboro		MO 63050			This	( Certon		
	-				-		© 2010-2015	ACORD CORPORATION	All ri	ahts reserved

The ACORD name and logo are registered marks of ACORD

AGENCY CUSTOMER ID: 00012626

LOC #:

## ACORD

## ADDITIONAL REMARKS SCHEDULE

AGENCY Shepherd Insurance, LLC.		NAMED INSURED Truck Centers, Inc.
POLICY NUMBER		
CARRIER	NAIC CODE	
		EFFECTIVE DATE:

#### ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM NUMBER: <sup>30</sup> FORM TITLE: <sup>Certificate of Garage Insurance: Notes</sup>

FORM NUMBER: 30 Re: Bid #24-0011

ACORD 101 (2008/01)

Page

of

AGENCY CUSTOMER ID: 00012626

LOC #:



## ADDITIONAL REMARKS SCHEDULE

AGENCY Shepherd Insurance, LLC.		NAMED INSURED Truck Centers, Inc.	1
POLICY NUMBER			
CARRIER	NAIC CODE		
		EFFECTIVE DATE:	- 1
ADDITIONAL REMARKS			

## THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM NUMBER: 30 FORM TITLE: Certificate of Garage Insurance: Remarks

10/13. A waiver of subrogation as agreed per written contract or written agreement is included on the Workers Compensation per form WC000313 04/84. All in accordance with the policy terms, conditions and exclusions.

Page

of

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

### ADDITIONAL INSURED – DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

AUTO DEALER COVEAGE FORM

#### SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s):

ANY PERSON OR ORGANIZATION WITH WHOM YOU AGREED IN WRITING IN A CONTRACT OR AGREEMENT TO BE ADDED AS AN ADDITIONAL INSURED ON YOUR POLICY.

- A. Section II General Liability Coverages, Paragraph D. Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
  - 1. In the performance of your operations;
  - 2. Arising out of your "products" or "work you performed" or

2. In connection with your premises owned by or rented to you.

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- B. With respect to the insurance afforded to these additional insureds, the following is added to Section II General Liability Coverages, Paragraph F. Limits Of Insurance General Liability Coverages:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- 2. Available under the applicable limits of insurance; whichever is less.

This endorsement shall not increase the applicable limits of insurance.

All other terms and conditions of this Policy remain unchanged.

00 ML0207 00 11 03

Includes copyrighted material of Insurance Services Office, Inc., Page 1 of 2 with its permission.

Issued By: Endorsement Number: Policy Number: ZACAT9305300 Named Insured: Hopkins Holding Company, Inc; Truck Centers, Inc. Endorsement Effective Date: 11/01/2023

Brie D.V

President

POLICY NUMBER: ZACAT9305300

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## DESIGNATED INSURED FOR COVERED AUTOS LIABILITY COVERAGE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" for Covered Autos Liability Coverage under the Who Is An Insured provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured: Hopkins Holding Company, Inc; Truck Centers, Inc

Endorsement Effective Date: 11/01/2023

#### SCHEDULE

Name Of Person(s) Or Organization(s):

AS AGREED PER WRITTEN CONTRACT OR WRITTEN AGREEMENT

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

Each person or organization shown in the Schedule is an "insured" for Covered Autos Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Paragraph **A.1.** of Section II – Covered Autos Liability Coverage in the Business Auto and Motor Carrier Coverage Forms and Paragraph **D.2.** of Section I – Covered Autos Coverages of the Auto Dealers Coverage Form.

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

#### PRIMARY AND NON-CONTRIBUTORY - OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

The following is added to the Other Insurance Condition in the Auto Dealers Coverage Form and Business Auto Coverage Form and the Other Insurance – Primary and Excess Insurance Provisions Condition in the Motor Carrier Coverage Form:

#### Primary and Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional "insured" under your policy provided that:

- 1. The additional "insured" is a Named Insured under such other insurance; and
- You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional "insured".

All other terms and conditions of this Policy remain unchanged.

Endorsement Number:

Policy Number: ZACAT3905300

Named Insured: H opkins H olding Company, Inc; Truck Centers, Inc.

This endorsement is effective on the inception date of this Policy unless otherwise stated herein: Endorsement Effective Date: 11/01/2023

Addi	tional Named Insureds	
Other Named Insureds		
Hopkins Holding Company, Inc.		
Truck Centers, Inc.		
Nopkins Resources, LP		
Hopkins Properties of St. Louis, LLC		
Hopkins Properties of Troy, LLC		
Hopkins Properties of Mt. Vernon, LLC		
Ropkins Properties of Springfield, LLC		
Nopkins Properties of St. Louis West, LLC		
Hopkins Properties of South Bend, LLC		
Hopkins Properties of Elkhart, LLC		
Hopkins Properties of Effingham, LLC		
Hopkins Properties of Morton, LLC		
Hopkins Properties of Evansville, LLC		
Hopkins Properties of Springfield West, LLC		
Hopkins Management, LLC		
Truck Centers, Inc 401(k) Plan		
Hopkins Financial Services, LLC		

COPYRIGHT 2007, AMS SERVICES INC

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured: Hopkins Holding Company, Inc; Truck Centers, Inc.

Endorsement Effective Date: 11/01/2023

#### SCHEDULE

Name(s) Of Person(s) Or Organization(s): AS AGREED BY WRITTEN CONTRACT OR WRITTEN AGREEMENT

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The Transfer Of Rights Of Recovery Against Others To Us condition does not apply to the person(s) or organization(s) shown in the Schedule, but only to the extent that subrogation is waived prior to the "accident" or the "loss" under a contract with that person or organization.

#### POLICY NUMBER: ZAWCI9766100

#### WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

AS AGREED BY WRITTEN CONTRACT OR WRITTEN AGREEMENT

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated. (The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Policy No.

Endorsement No. Premium

Insured Insurance Company ARCH INSURANCE COMPANY

DATE OF ISSUE:

Endorsement Effective

Countersigned By

WC 00 03 13 (Ed. 4-84) © 1983 National Council on Compensation Insurance.



March 5, 2024

Briana Ragsdale Jefferson County General Services & Purchasing Department 729 Maple Street Hillsboro, MO 63050

RE: Additional information for Bid #24-0011

Please accept this letter as notice that Truck Centers, Inc., or its affiliates do not own real estate or personal property in Jefferson County Missouri. Therefore, no real estate or personal property tax are owed.

If you need any further information, please contact our sales representative Matt Pace.

Thank You

Millinel Apate Michael F. Yates

Vice Chairman



ILLINOIS Troy | Springfield | Mt. Vernon | Morton | Hudson | Eureka | Effingham | Decatur INDIANA Elkhart | Evansville | South Bend MISSOURI Foristell | St. Louis





## THE E-VERIFY MEMORANDUM OF UNDERSTANDING FOR EMPLOYERS

### ARTICLE I PURPOSE AND AUTHORITY

The parties to this agreement are the Department of Homeland Security (DHS) and Truck Centers, Inc. (Employer). The purpose of this agreement is to set forth terms and conditions which the Employer will follow while participating in E-Verify.

E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of Form I-9, Employment Eligibility Verification (Form I-9). This Memorandum of Understanding (MOU) explains certain features of the E-Verify program and describes specific responsibilities of the Employer, the Social Security Administration (SSA), and DHS.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). The Federal Acquisition Regulation (FAR) Subpart 22.18, "Employment Eligibility Verification" and Executive Order 12989, as amended, provide authority for Federal contractors and subcontractors (Federal contractor) to use E-Verify to verify the employment eligibility of certain employees working on Federal contracts.

#### ARTICLE II RESPONSIBILITIES

#### A. RESPONSIBILITIES OF THE EMPLOYER

1. The Employer agrees to display the following notices supplied by DHS in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system:

- a. Notice of E-Verify Participation
- b. Notice of Right to Work

2. The Employer agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted about E-Verify. The Employer also agrees to keep such information current by providing updated information to SSA and DHS whenever the representatives' contact information changes.

3. The Employer agrees to grant E-Verify access only to current employees who need E-Verify access. Employers must promptly terminate an employee's E-Verify access if the employer is separated from the company or no longer needs access to E-Verify.

# E-Verify



Company ID Number: 196776

4. The Employer agrees to become familiar with and comply with the most recent version of the E-Verify User Manual.

5. The Employer agrees that any Employer Representative who will create E-Verify cases will complete the E-Verify Tutorial before that individual creates any cases.

a. The Employer agrees that all Employer representatives will take the refresher tutorials when prompted by E-Verify in order to continue using E-Verify. Failure to complete a refresher tutorial will prevent the Employer Representative from continued use of E-Verify.

6. The Employer agrees to comply with current Form I-9 procedures, with two exceptions:

a. If an employee presents a "List B" identity document, the Employer agrees to only accept "List B" documents that contain a photo. (List B documents identified in 8 C.F.R. § 274a.2(b)(1)(B)) can be presented during the Form I-9 process to establish identity.) If an employee objects to the photo requirement for religious reasons, the Employer should contact E-Verify at 888-464-4218.

b. If an employee presents a DHS Form I-551 (Permanent Resident Card), Form I-766 (Employment Authorization Document), or U.S. Passport or Passport Card to complete Form I-9, the Employer agrees to make a photocopy of the document and to retain the photocopy with the employee's Form I-9. The Employer will use the photocopy to verify the photo and to assist DHS with its review of photo mismatches that employees contest. DHS may in the future designate other documents that activate the photo screening tool.

**Note**: Subject only to the exceptions noted previously in this paragraph, employees still retain the right to present any List A, or List B and List C, document(s) to complete the Form I-9.

7. The Employer agrees to record the case verification number on the employee's Form I-9 or to print the screen containing the case verification number and attach it to the employee's Form I-9.

8. The Employer agrees that, although it participates in E-Verify, the Employer has a responsibility to complete, retain, and make available for inspection Forms I-9 that relate to its employees, or from other requirements of applicable regulations or laws, including the obligation to comply with the anti-discrimination requirements of section 274B of the INA with respect to Form I-9 procedures.

a. The following modified requirements are the only exceptions to an Employer's obligation to not employ unauthorized workers and comply with the anti-discrimination provision of the INA: (1) List B identity documents must have photos, as described in paragraph 6 above; (2) When an Employer confirms the identity and employment eligibility of newly hired employee using E-Verify procedures, the Employer establishes a rebuttable presumption that it has not violated section 274A(a)(1)(A) of the Immigration and Nationality Act (INA) with respect to the hiring of that employee; (3) If the Employer receives a final nonconfirmation for an employee, but continues to employ that person, the Employer must notify DHS and the Employer is subject to a civil money penalty between \$550 and \$1,100 for each failure to notify DHS of continued employment following a final nonconfirmation; (4) If the Employer continues to employ an employee after receiving a final nonconfirmation, then the Employer is subject to a rebuttable presumption that it has knowingly

Page 2 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





employed an unauthorized alien in violation of section 274A(a)(1)(A); and (5) no E-Verify participant is civilly or criminally liable under any law for any action taken in good faith based on information provided through the E-Verify.

b. DHS reserves the right to conduct Form I-9 compliance inspections, as well as any other enforcement or compliance activity authorized by law, including site visits, to ensure proper use of E-Verify.

9. The Employer is strictly prohibited from creating an E-Verify case before the employee has been hired, meaning that a firm offer of employment was extended and accepted and Form I-9 was completed. The Employer agrees to create an E-Verify case for new employees within three Employer business days after each employee has been hired (after both Sections 1 and 2 of Form I-9 have been completed), and to complete as many steps of the E-Verify process as are necessary according to the E-Verify User Manual. If E-Verify is temporarily unavailable, the three-day time period will be extended until it is again operational in order to accommodate the Employer's attempting, in good faith, to make inquiries during the period of unavailability.

10. The Employer agrees not to use E-Verify for pre-employment screening of job applicants, in support of any unlawful employment practice, or for any other use that this MOU or the E-Verify User Manual does not authorize.

11. The Employer must use E-Verify for all new employees. The Employer will not verify selectively and will not verify employees hired before the effective date of this MOU. Employers who are Federal contractors may qualify for exceptions to this requirement as described in Article II.B of this MOU.

12. The Employer agrees to follow appropriate procedures (see Article III below) regarding tentative nonconfirmations. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding. Further, when employees contest a tentative nonconfirmation based upon a photo mismatch, the Employer must take additional steps

(see Article III.B. below) to contact DHS with information necessary to resolve the challenge.

13. The Employer agrees not to take any adverse action against an employee based upon the employee's perceived employment eligibility status while SSA or DHS is processing the verification request unless the Employer obtains knowledge (as defined in 8 C.F.R. § 274a.1(l)) that the employee is not work authorized. The Employer understands that an initial inability of the SSA or DHS automated verification system to verify work authorization, a tentative nonconfirmation, a case in continuance

(indicating the need for additional time for the government to resolve a case), or the finding of a photo mismatch, does not establish, and should not be interpreted as, evidence that the employee is not work authorized. In any of such cases, the employee must be provided a full and fair opportunity to contest the finding, and if he or she does so, the employee may not be terminated or suffer any adverse employment consequences based upon the employee's perceived employment eligibility status

# E-Verify



Company ID Number: 196776

(including denying, reducing, or extending work hours, delaying or preventing training, requiring an employee to work in poorer conditions, withholding pay, refusing to assign the employee to a Federal contract or other assignment, or otherwise assuming that he or she is unauthorized to work) until and unless secondary verification by SSA or DHS has been completed and a final nonconfirmation has been issued. If the employee does not choose to contest a tentative nonconfirmation or a photo mismatch or if a secondary verification is completed and a final nonconfirmation is issued, then the Employer can find the employee is not work authorized and terminate the employee's employment. Employers or employees with questions about a final nonconfirmation may call E-Verify at 1-888-464-4218 (customer service) or 1-888-897-7781 (worker hotline).

14. The Employer agrees to comply with Title VII of the Civil Rights Act of 1964 and section 274B of the INA as applicable by not discriminating unlawfully against any individual in hiring, firing, employment eligibility verification, or recruitment or referral practices because of his or her national origin or citizenship status, or by committing discriminatory documentary practices. The Employer understands that such illegal practices can include selective verification or use of E-Verify except as provided in part D below, or discharging or refusing to hire employees because they appear or sound "foreign" or have received tentative nonconfirmations. The Employer further understands that any violation of the immigration-related unfair employment practices provisions in section 274B of the INA could subject the Employer to civil penalties, back pay awards, and other sanctions, and violations of Title VII could subject the Employer to back pay awards, compensatory and punitive damages. Violations of either section 274B of the INA or Title VII may also lead to the termination of its participation in E-Verify. If the Employer has any questions relating to the anti-discrimination provision, it should contact OSC at 1-800-255-8155 or 1-800-237-2515 (TDD).

15. The Employer agrees that it will use the information it receives from E-Verify only to confirm the employment eligibility of employees as authorized by this MOU. The Employer agrees that it will safeguard this information, and means of access to it (such as PINS and passwords), to ensure that it is not used for any other purpose and as necessary to protect its confidentiality, including ensuring that it is not disseminated to any person other than employees of the Employer who are authorized to perform the Employer's responsibilities under this MOU, except for such dissemination as may be authorized in advance by SSA or DHS for legitimate purposes.

16. The Employer agrees to notify DHS immediately in the event of a breach of personal information. Breaches are defined as loss of control or unauthorized access to E-Verify personal data. All suspected or confirmed breaches should be reported by calling 1-888-464-4218 or via email at <u>E-Verify@uscis.dhs.gov</u>. Please use "Privacy Incident – Password" in the subject line of your email when sending a breach report to E-Verify.

17. The Employer acknowledges that the information it receives from SSA is governed by the Privacy Act (5 U.S.C. § 552a(i)(1) and (3)) and the Social Security Act (42 U.S.C. 1306(a)). Any person who obtains this information under false pretenses or uses it for any purpose other than as provided for in this MOU may be subject to criminal penalties.

18. The Employer agrees to cooperate with DHS and SSA in their compliance monitoring and evaluation of E-Verify, which includes permitting DHS, SSA, their contractors and other agents, upon





reasonable notice, to review Forms I-9 and other employment records and to interview it and its employees regarding the Employer's use of E-Verify, and to respond in a prompt and accurate manner to DHS requests for information relating to their participation in E-Verify.

19. The Employer shall not make any false or unauthorized claims or references about its participation in E-Verify on its website, in advertising materials, or other media. The Employer shall not describe its services as federally-approved, federally-certified, or federally-recognized, or use language with a similar intent on its website or other materials provided to the public. Entering into this MOU does not mean that E-Verify endorses or authorizes your E-Verify services and any claim to that effect is false.

20. The Employer shall not state in its website or other public documents that any language used therein has been provided or approved by DHS, USCIS or the Verification Division, without first obtaining the prior written consent of DHS.

21. The Employer agrees that <u>E-Verify trademarks</u> and logos may be used only under license by DHS/USCIS (see <u>M-795 (Web)</u>) and, other than pursuant to the specific terms of such license, may not be used in any manner that might imply that the Employer's services, products, websites, or publications are sponsored by, endorsed by, licensed by, or affiliated with DHS, USCIS, or E-Verify.

22. The Employer understands that if it uses E-Verify procedures for any purpose other than as authorized by this MOU, the Employer may be subject to appropriate legal action and termination of its participation in E-Verify according to this MOU.

#### **B. RESPONSIBILITIES OF FEDERAL CONTRACTORS**

1. If the Employer is a Federal contractor with the FAR E-Verify clause subject to the employment verification terms in Subpart 22.18 of the FAR, it will become familiar with and comply with the most current version of the E-Verify User Manual for Federal Contractors as well as the E-Verify Supplemental Guide for Federal Contractors.

2. In addition to the responsibilities of every employer outlined in this MOU, the Employer understands that if it is a Federal contractor subject to the employment verification terms in Subpart 22.18 of the FAR it must verify the employment eligibility of any "employee assigned to the contract" (as defined in FAR 22.1801). Once an employee has been verified through E-Verify by the Employer, the Employer may not create a second case for the employee through E-Verify.

a. An Employer that is not enrolled in E-Verify as a Federal contractor at the time of a contract award must enroll as a Federal contractor in the E-Verify program within 30 calendar days of contract award and, within 90 days of enrollment, begin to verify employment eligibility of new hires using E-Verify. The Employer must verify those employees who are working in the United States, whether or not they are assigned to the contract. Once the Employer begins verifying new hires, such verification of new hires must be initiated within three business days after the hire date. Once enrolled in E-Verify as a Federal contractor, the Employer must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.





b. Employers enrolled in E-Verify as a Federal contractor for 90 days or more at the time of a contract award must use E-Verify to begin verification of employment eligibility for new hires of the Employer who are working in the United States, whether or not assigned to the contract, within three business days after the date of hire. If the Employer is enrolled in E-Verify as a Federal contractor for 90 calendar days or less at the time of contract award, the Employer must, within 90 days of enrollment, begin to use E-Verify to initiate verification of new hires of the contractor who are working in the United States, whether or not assigned to the contract. Such verification of new hires must be initiated within three business days after the date of hire. An Employer enrolled as a Federal contractor in E-Verify must begin verification of each employee assigned to the contract within 90 calendar days after date of contract award or within 30 days after assignment to the contract, whichever is later.

c. Federal contractors that are institutions of higher education (as defined at 20 U.S.C. 1001(a)), state or local governments, governments of Federally recognized Indian tribes, or sureties performing under a takeover agreement entered into with a Federal agency under a performance bond may choose to only verify new and existing employees assigned to the Federal contract. Such Federal contractors may, however, elect to verify all new hires, and/or all existing employees hired after November 6, 1986. Employers in this category must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.

d. Upon enrollment, Employers who are Federal contractors may elect to verify employment eligibility of all existing employees working in the United States who were hired after November 6, 1986, instead of verifying only those employees assigned to a covered Federal contract. After enrollment, Employers must elect to verify existing staff following DHS procedures and begin

E-Verify verification of all existing employees within 180 days after the election.

e. The Employer may use a previously completed Form I-9 as the basis for creating an E-Verify case for an employee assigned to a contract as long as:

- i. That Form I-9 is complete (including the SSN) and complies with Article II.A.6,
- ii. The employee's work authorization has not expired, and

iii. The Employer has reviewed the Form I-9 information either in person or in communications with the employee to ensure that the employee's Section 1, Form I-9 attestation has not changed (including, but not limited to, a lawful permanent resident alien having become a naturalized U.S. citizen).

f. The Employer shall complete a new Form I-9 consistent with Article II.A.6 or update the previous Form I-9 to provide the necessary information if:

- i. The Employer cannot determine that Form I-9 complies with Article II.A.6,
- ii. The employee's basis for work authorization as attested in Section 1 has expired or changed, or
- iii. The Form I-9 contains no SSN or is otherwise incomplete.

Note: If Section 1 of Form I-9 is otherwise valid and up-to-date and the form otherwise complies with

Page 6 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





Article II.C.5, but reflects documentation (such as a U.S. passport or Form I-551) that expired after completing Form I-9, the Employer shall not require the production of additional documentation, or use the photo screening tool described in Article II.A.5, subject to any additional or superseding instructions that may be provided on this subject in the E-Verify User Manual.

g. The Employer agrees not to require a second verification using E-Verify of any assigned employee who has previously been verified as a newly hired employee under this MOU or to authorize verification of any existing employee by any Employer that is not a Federal contractor based on this Article.

3. The Employer understands that if it is a Federal contractor, its compliance with this MOU is a performance requirement under the terms of the Federal contract or subcontract, and the Employer consents to the release of information relating to compliance with its verification responsibilities under this MOU to contracting officers or other officials authorized to review the Employer's compliance with Federal contracting requirements.

#### C. RESPONSIBILITIES OF SSA

1. SSA agrees to allow DHS to compare data provided by the Employer against SSA's database. SSA sends DHS confirmation that the data sent either matches or does not match the information in SSA's database.

2. SSA agrees to safeguard the information the Employer provides through E-Verify procedures. SSA also agrees to limit access to such information, as is appropriate by law, to individuals responsible for the verification of Social Security numbers or responsible for evaluation of E-Verify or such other persons or entities who may be authorized by SSA as governed by the Privacy Act (5 U.S.C. § 552a), the Social Security Act (42 U.S.C. 1306(a)), and SSA regulations (20 CFR Part 401).

3. SSA agrees to provide case results from its database within three Federal Government work days of the initial inquiry. E-Verify provides the information to the Employer.

4. SSA agrees to update SSA records as necessary if the employee who contests the SSA tentative nonconfirmation visits an SSA field office and provides the required evidence. If the employee visits an SSA field office within the eight Federal Government work days from the date of referral to SSA, SSA agrees to update SSA records, if appropriate, within the eight-day period unless SSA determines that more than eight days may be necessary. In such cases, SSA will provide additional instructions to the employee. If the employee does not visit SSA in the time allowed, E-Verify may provide a final nonconfirmation to the employer.

**Note**: If an Employer experiences technical problems, or has a policy question, the employer should contact E-Verify at 1-888-464-4218.

#### D. RESPONSIBILITIES OF DHS

1. DHS agrees to provide the Employer with selected data from DHS databases to enable the Employer to conduct, to the extent authorized by this MOU:

a. Automated verification checks on alien employees by electronic means, and

Page 7 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





b. Photo verification checks (when available) on employees.

2. DHS agrees to assist the Employer with operational problems associated with the Employer's participation in E-Verify. DHS agrees to provide the Employer names, titles, addresses, and telephone numbers of DHS representatives to be contacted during the E-Verify process.

3. DHS agrees to provide to the Employer with access to E-Verify training materials as well as an

E-Verify User Manual that contain instructions on E-Verify policies, procedures, and requirements for both SSA and DHS, including restrictions on the use of E-Verify.

4. DHS agrees to train Employers on all important changes made to E-Verify through the use of mandatory refresher tutorials and updates to the E-Verify User Manual. Even without changes to E-Verify, DHS reserves the right to require employers to take mandatory refresher tutorials.

5. DHS agrees to provide to the Employer a notice, which indicates the Employer's participation in E-Verify. DHS also agrees to provide to the Employer anti-discrimination notices issued by the Office of Special Counsel for Immigration-Related Unfair Employment Practices (OSC), Civil Rights Division, U.S. Department of Justice.

6. DHS agrees to issue each of the Employer's E-Verify users a unique user identification number and password that permits them to log in to E-Verify.

7. DHS agrees to safeguard the information the Employer provides, and to limit access to such information to individuals responsible for the verification process, for evaluation of E-Verify, or to such other persons or entities as may be authorized by applicable law. Information will be used only to verify the accuracy of Social Security numbers and employment eligibility, to enforce the INA and Federal criminal laws, and to administer Federal contracting requirements.

8. DHS agrees to provide a means of automated verification that provides (in conjunction with SSA verification procedures) confirmation or tentative nonconfirmation of employees' employment eligibility within three Federal Government work days of the initial inquiry.

9. DHS agrees to provide a means of secondary verification (including updating DHS records) for employees who contest DHS tentative nonconfirmations and photo mismatch tentative nonconfirmations. This provides final confirmation or nonconfirmation of the employees' employment eligibility within 10 Federal Government work days of the date of referral to DHS, unless DHS determines that more than 10 days may be necessary. In such cases, DHS will provide additional verification instructions.

#### ARTICLEIII REFERRALOFINDIVIDUALSTOSSAAND DHS

#### A. REFERRAL TO SSA

1. If the Employer receives a tentative nonconfirmation issued by SSA, the Employer must print the notice as directed by E-Verify. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case.

Page 8 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.

2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.

3. After a tentative nonconfirmation, the Employer will refer employees to SSA field offices only as directed by E-Verify. The Employer must record the case verification number, review the employee information submitted to E-Verify to identify any errors, and find out whether the employee contests the tentative nonconfirmation. The Employer will transmit the Social Security number, or any other corrected employee information that SSA requests, to SSA for verification again if this review indicates a need to do so.

4. The Employer will instruct the employee to visit an SSA office within eight Federal Government work days. SSA will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.

5. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.

6. The Employer agrees not to ask the employee to obtain a printout from the Social Security Administration number database (the Numident) or other written verification of the SSN from the SSA.

#### **B. REFERRAL TO DHS**

1. If the Employer receives a tentative nonconfirmation issued by DHS, the Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.

2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.

3. The Employer agrees to refer individuals to DHS only when the employee chooses to contest a tentative nonconfirmation.

4. If the employee contests a tentative nonconfirmation issued by DHS, the Employer will instruct the





employee to contact DHS through its toll-free hotline (as found on the referral letter) within eight Federal Government work days.

5. If the Employer finds a photo mismatch, the Employer must provide the photo mismatch tentative nonconfirmation notice and follow the instructions outlined in paragraph 1 of this section for tentative nonconfirmations, generally.

6. The Employer agrees that if an employee contests a tentative nonconfirmation based upon a photo mismatch, the Employer will send a copy of the employee's Form I-551, Form I-766, U.S. Passport, or passport card to DHS for review by:

- a. Scanning and uploading the document, or
- b. Sending a photocopy of the document by express mail (furnished and paid for by the employer).

7. The Employer understands that if it cannot determine whether there is a photo match/mismatch, the Employer must forward the employee's documentation to DHS as described in the preceding paragraph. The Employer agrees to resolve the case as specified by the DHS representative who will determine the photo match or mismatch.

8. DHS will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.

9. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.

#### ARTICLE IV SERVICE PROVISIONS

#### A. NO SERVICE FEES

1. SSA and DHS will not charge the Employer for verification services performed under this MOU. The Employer is responsible for providing equipment needed to make inquiries. To access E-Verify, an Employer will need a personal computer with Internet access.

#### ARTICLEV MODIFICATION AND TERMINATION

#### A. MODIFICATION

1. This MOU is effective upon the signature of all parties and shall continue in effect for as long as the SSA and DHS operates the E-Verify program unless modified in writing by the mutual consent of all parties.

2. Any and all E-Verify system enhancements by DHS or SSA, including but not limited to E-Verify checking against additional data sources and instituting new verification policies or procedures, will be covered under this MOU and will not cause the need for a supplemental MOU that outlines these changes.

Page 10 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





#### **B. TERMINATION**

1. The Employer may terminate this MOU and its participation in E-Verify at any time upon 30 days prior written notice to the other parties.

2. Notwithstanding Article V, part A of this MOU, DHS may terminate this MOU, and thereby the Employer's participation in E-Verify, with or without notice at any time if deemed necessary because of the requirements of law or policy, or upon a determination by SSA or DHS that there has been a breach of system integrity or security by the Employer, or a failure on the part of the Employer to comply with established E-Verify procedures and/or legal requirements. The Employer understands that if it is a Federal contractor, termination of this MOU by any party for any reason may negatively affect the performance of its contractual responsibilities. Similarly, the Employer understands that if it is in a state where E-Verify is mandatory, termination of this by any party MOU may negatively affect the Employer's business.

3. An Employer that is a Federal contractor may terminate this MOU when the Federal contract that requires its participation in E-Verify is terminated or completed. In such cases, the Federal contractor must provide written notice to DHS. If an Employer that is a Federal contractor fails to provide such notice, then that Employer will remain an E-Verify participant, will remain bound by the terms of this MOU that apply to non-Federal contractor participants, and will be required to use the E-Verify procedures to verify the employment eligibility of all newly hired employees.

4. The Employer agrees that E-Verify is not liable for any losses, financial or otherwise, if the Employer is terminated from E-Verify.

#### ARTICLE VI PARTIES

A. Some or all SSA and DHS responsibilities under this MOU may be performed by contractor(s), and SSA and DHS may adjust verification responsibilities between each other as necessary. By separate agreement with DHS, SSA has agreed to perform its responsibilities as described in this MOU.

B. Nothing in this MOU is intended, or should be construed, to create any right or benefit, substantive or procedural, enforceable at law by any third party against the United States, its agencies, officers, or employees, or against the Employer, its agents, officers, or employees.

C. The Employer may not assign, directly or indirectly, whether by operation of law, change of control or merger, all or any part of its rights or obligations under this MOU without the prior written consent of DHS, which consent shall not be unreasonably withheld or delayed. Any attempt to sublicense, assign, or transfer any of the rights, duties, or obligations herein is void.

D. Each party shall be solely responsible for defending any claim or action against it arising out of or related to E-Verify or this MOU, whether civil or criminal, and for any liability wherefrom, including (but not limited to) any dispute between the Employer and any other person or entity regarding the applicability of Section 403(d) of IIRIRA to any action taken or allegedly taken by the Employer.





E. The Employer understands that its participation in E-Verify is not confidential information and may be disclosed as authorized or required by law and DHS or SSA policy, including but not limited to, Congressional oversight, E-Verify publicity and media inquiries, determinations of compliance with Federal contractual requirements, and responses to inquiries under the Freedom of Information Act (FOIA).

F. The individuals whose signatures appear below represent that they are authorized to enter into this MOU on behalf of the Employer and DHS respectively. The Employer understands that any inaccurate statement, representation, data or other information provided to DHS may subject the Employer, its subcontractors, its employees, or its representatives to: (1) prosecution for false statements pursuant to 18 U.S.C. 1001 and/or; (2) immediate termination of its MOU and/or; (3) possible debarment or suspension.

G. The foregoing constitutes the full agreement on this subject between DHS and the Employer.

To be accepted as an E-Verify participant, you should only sign the Employer's Section of the signature page. If you have any questions, contact E-Verify at 1-888-464-4218.





# Approved by:

Employer	
Truck Centers, Inc.	
Name (Please Type or Print) Renea N Kantner	Title
Signature Electronically Signed	Date 03/10/2009
Department of Homeland Security – Verifica	tion Division
Name (Please Type or Print) USCIS Verification Division	Title
Signature	Date
Electronically Signed	03/10/2009





Information Required for the E-Verify Program Information relating to your Company:	
Company Name	Truck Centers, Inc.
Company Facility Address	2280 Formosa Road Troy, IL 62294
Company Alternate Address	
County or Parish	MADISON
Employer Identification Number	370922808
North American Industry Classification Systems Code	484
Parent Company	
Number of Employees	500 to 999
Number of Sites Verified for	12 site(s)





Are you verifying for more than 1 site? If yes, please provide the number of sites verified for in each State:

IL	7
	3
IN MO	2





Information relating to the Program Administrator(s) for your Company on policy questions or operational problems:

Name	Jennifer Price
Phone Number	6186674407
Fax	6186674680
Email	iprice@truckcentersinc.com





This list represents the first 20 Program Administrators listed for this company.

Page 17 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





# Approved by:

Employer		
Truck Centers, Inc.		
Name (Please Type or Print) Renea N Kantner	Title	
Signature Electronically Signed	Date 03/10/2009	
And and a second s		
Department of Homeland Security – Verifica	tion Division	
Department of Homeland Security – Verifica Name (Please Type or Print) USCIS Verification Division	tion Division Title	

Page 13 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





Information Required for the E-Verify Program Information relating to your Company:	
Company Name	Truck Centers, Inc.
Company Facility Address	2280 Formosa Road Troy, IL 62294
Company Alternate Address	
County or Parish	MADISON
Employer Identification Number	370922808
North American Industry Classification Systems Code	484
Parent Company	
Number of Employees	500 to 999
Number of Sites Verified for	12 site(s)

Page 14 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





Are you verifying for more than 1 site? If yes, please provide the number of sites verified for in each State:

IL	7
IN	3
MO	2

Page 15 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





Information relating to the Program Administrator(s) for your Company on policy questions or operational problems:

Name	Jennifer Price
Phone Number	6186674407
Fax	6186674680
Email	iprice@truckcentersinc.com

Page 16 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





This list represents the first 20 Program Administrators listed for this company.

Page 17 of 17 E-Verify MOU for Employers | Revision Date 06/01/13



JEFFERSON COUNTY DEPARTMENT OF ADMINISTRATIVE SERVICES 729 MAPLE ST / PO BOX 100 HILLSBORO MO 63050 WWW.JEFFCOMO.ORG



BID #: 24-0011

# Invitation for Bid: <u>HEAVY TRUCK PARTS, SUPPLIES &</u> Date Issued: <u>01/24/2024</u> <u>REPAIR 2024</u>

BIDS SHALL BE ACCEPTED UNTIL: TUESDAY, FEBRUARY 27, 2024 AT 2:00 P.M. LOCAL TIME.

Specification Contact: DOYL CHILTON Department of Public Works – Heavy Fleet 636-797-6378 DChilton@jeffcomo.org

Contract Contact: JACKIE DOYLE Department of Administrative Services 636-797-5380

696	EXHIBIT	
631-6	A 16	
800	HY_	
ENGAD 8		
E		_

Mail (3) Three Complete Copies With Vendor And Bid Information As Shown In Sample: DEPARTMENT OF THE COUNTY CLERK JEFFERSON COUNTY MISSOURI 729 MAPLE ST / PO BOX 100 HILLSBORO MO 63050-0100

SAMPLE ENVELOPE

SEALED BID: (BID NAME)

VENDOR NAME

VENDOR ADDRESS

CONTACT NUMBER

Contract Term: ONE YEAR CONTRACT WITH ONE (1) ADDITIONAL ONE YEAR RENEWAL OPTION UPON APPROVAL OF THE COUNTY COUNCIL AND COUNTY EXECUTIVE

Vendor Information:

The undersigned certifies that he/she has the authority to bind this company in an agreement/contract to supply the commodity or service in accordance with all terms, conditions, and pricing specified. This Bid, if accepted, will constitute an Agreement and Contract with Jefferson County, Missouri, upon approval of the County Council and County Executive. Prices are firm during this agreement term, unless agreed upon in writing by the County. The County has the option to renew this agreement at the same terms and conditions as the original agreement for one (1) additional one-year term with the written consent of the successful Bidder. Price increases for renewals are not authorized unless approved in writing by the County.

Iotal Wallers har Jones Company Name uthorized Agent (Print) STE 40 BOX Address Ignature Benton, MO 103736 City/State/Zip Code Title 13-545-30105 -120489 Telephone # Date Tax ID # tonif@ totaltrailers.com 573 3552 E-mail Fax # Bidders Initials 1

Invitation for Bid

# TABLE OF CONTENTS:

Legal Notice and Invitation for Bid	Page 1
Table of Contents	Page 2
Bid Requirements	Page 3
Bid Response and Contract	Page 5
Affidavit	Page 9
Certification for Debarment, Suspension or Exclusion	Page 11
Specifications	Page 12

# **\*REQUIRED DOCUMENTS\***

1. Current and valid Certificate of Insurance or binder showing required insurance coverage must be provided with each bid.

(County must be added as additional insured if awarded)

2a. Proof that Bidder does not owe delinquent real or personal property tax in Jefferson County (tax receipts for past 3 years)

Obtain receipts at http://jeffersonmo.devnetwedge.com

\*Or\*

- 2b. A notarized affidavit, on company letterhead stating that the applicant does not own any real or personal property in Jefferson County, Missouri.
- 3. A Notarized affidavit of work authorization and current business entity status with E-verification documentation. (pages 9 & 10)
- Agreement to be executed by the County upon approval by the County Council and County Executive. (Bidder is required to complete company information and execute signature)
- 5. Cooperative Bid Form (last page)
- 6. All pages of the Invitation for Bid/Request for Proposal must be used when submitting your bid/proposal response along with initialing each page with the bid/proposal. Additional information may be included separately.
- 7. Bid deposits/bonds must be in the exact amount as stipulated in the bid. (if required)

\*BIDS MAY BE REJECTED IF REQUIRED DOCUMENTATION IS NOT INCLUDED OR COMPLETED AT DISCRETION OF THE COUNTY

Invitation for Bid

**Bidders** Initia

#### 1.0 BID REQUIREMENTS

#### Bidder shall initial all pages and return where the Bid Document denotes "BIDDER"S INITIALS/\_

#### 1.1 BID SUBMISSION:

Submit bid form in original (one original) and two (two copies) with all specification pages, if applicable. No facsimile or electronic bids shall be accepted and shall be rejected. The Vendor prior to the submission deadline as stated on page 1 must submit all bids. Late bids will not be accepted and returned to the vendor unopened. The County reserves the right to request additional written or oral information from Respondents in order to obtain clarification. A fully executed Affidavit is required by Section 285.530 RSMo, and shall be submitted with the bid form. A copy of the Affidavit is attached hereto. Failure to execute the Affidavit shall result in the bid being rejected. Failure to comply with any provision, provide any required documentation, insurance forms or deposits or bonds in exact amounts or any other term or condition that is not in strict conformance shall result in the bid being rejected.

#### 1.2 BASIS OF BID AWARD:

Award may be made on an item-by-item basis to the lowest and best Bidder(s) or award may be made to the lowest and best bid total, whichever provides the greatest value to the County from the standpoint of suitability to purpose, quality, service, previous experience, price, ability to deliver, or any other reason deemed to be in the best interest of the County. Quantities stated herein represent an estimate for the period stated. Orders shall be placed for actual requirements as needed. The County may reject any or all bids for any reason and may waive any informality. Bids submitted from a Missouri State Contract shall include a copy of the State Contract with the bid. Bid award does not constitute an order or obligation to order by the County. The issuance of a Purchase Order Number shall be construed as acceptance of a Contract with all terms, conditions, and prices firm during the length of the agreement terms.

#### 1.3 BID AWARD:

It is further agreed that the Contract shall not be valid and binding upon the County until approved by the County Counselor, as to legal form and is subject to the Ordinances, Resolutions and Orders of Jefferson County, Missouri, and State and Federal Law. If no Bid or Bids have been awarded by the County Council within forty-five (45) days following the opening of the bids then all bids will be deemed Rejected.

#### 1.4 BID PREPARATION:

- 1. Bidders are responsible for examination of drawings, specifications, schedules and instructions. Failure to do so will be at the Bidder's risk.
- 2. Each Bidder shall furnish the information required by the invitation. The Bidder shall sign all required documents. All deletions and erasures shall be initialed
- 3. Alternate hids for supplies or services other than specified shall not be considered unless authorized by invitation.
- 4. Bidder shall state a definite time for delivery of goods or for performance of services unless otherwise specified in the invitation for bid.
- 5. When specified, samples must be timely submitted and at no expense to the County.
- 6. Failure to adhere to all requirements may result in the response being disqualified as non-responsive.

#### 1.5 MODIFICATION OR WITHDRAWAL OF BIDS:

Bids may be modified or withdrawn prior to the exact hour and date specified for receipt of bids, provided the modification or withdrawal is in writing and is delivered in the same manner as a bid submission.

#### 1.6 LATE BIDS:

It is the responsibility of the Bidder to deliver his bid or bid modification on or before the date and time of the bid closing to the Department of the County Clerk, Bids received late will be rejected and returned unopened to the Bidder.

#### 1.7 BID DEPOSITS/BONDS:

Bid Deposits/Bonds are not required unless specified in the specifications. Bid deposits/Bonds must be in the exact amount as stipulated in the bid.

#### 1.8 MATERIAL AVAILABILITY:

Bidders must accept responsibility for verification of material availability, product schedules and other pertinent data prior to submission of bid and delivery time. It is the responsibility of the Bidder to notify the County immediately if the materials specified are discontinued, replaced, or not available for an extended period of time. All materials ordered by the County, shall be as needed. A sample of materials may be requested.

#### 1.9 ALTERNATE BIDS:

Alternate Bids for items will be accepted except when stated "NO SUBSTITUTIONS". Bidders must submit complete specifications on all alternate bids with the bid form. Alternate bids without complete specifications may be rejected. Alternate bids and exceptions to bid clauses must be clearly noted on the bid form. The County may accept or reject alternate bids; whatever is most advantageous to the County.

Invitation for Bid

**Bidders** 

#### 1.10 INCORPORATION OF DOCUMENTS:

The terms of the Bid Invitation, Bid Specifications, Bid Form are and shall be incorporated into the contract as if fully setout therein. The Bid, if accepted and approved by the County Council and County Executive shall constitute the terms of a Contract or Agreement with Jefferson County, Missouri, subject to any further Amendments, Memoranda or other documents or specifications which must be set forth in writing and signed by all parties.

#### 1.11 ADDENDA:

Addenda to bid specifications are incorporated by reference as if fully setout herein. It is the responsibility of the vendor to insure and verify that they are in receipt of and completed all attached addenda prior to submission of bid forms. Verification is made by contacting the Office of Contracts and Grants at (636) 797-5380, or by reviewing the County Web Site. (www.jeffcomo.org).

#### 1.12 INSURANCE:

The Vendor/Contractor shall purchase and maintain insurance with an insurance company licensed to do business in the State of Missouri or in the state where the vendor is incorporated or otherwise licensed to do business and which shall remain, at all times during the term of any contract with the County, in full force and effect. Preference will be given to a Vendor/Contractor who provides insurance with an insurance company licensed to do business in the State of Missouri, but in any event said Vendor/Contractor shall provide said insurance at its own expense. Such insurance shall be provided as will protect the Vendor/Contractor from claims which may arise out of or result from the Vendor/Contractor's execution of the work, whether such execution be by himself, his employees, agents, or by anyone for whose acts any of them may be liable. If any such work covered by the Contract is to be performed on County owned or leased premises, the Vendor agrees to carry liability and workman's compensation insurance, satisfactory to the County, and to indemnify the County against all liability, loss, and damage arising out of any injuries to persons and property caused by the Vendor, his sub-contractors, employees or agents. The insurance coverage shall be such as to fully protect the County and the general public from any and all claims for injury and damage resulting by any actions on the part of the Vendor/Contractor or its' forces as enumerated above. All policies must name the County as an additional insurance amounts, liability, coverage, lapse or otherwise shall be litigated in the Circuit Court of Jefferson County, Missouri and the same shall be incorporated into any Contract agreed to by the parties.

THE COUNTY REQUIRES A CURRENT AND VALID CERTIFICATE OF INSURANCE OR BINDER SHOWING REQUIRED INSURANCE COVERAGE MUST BE PROVIDED WITH EACH BID. JEFFERSON COUNTY MUST BE ADDED AS AN ADDITIONAL INSURED AFTER AWARD OF THE BID. ANY LAPSE IN INSURANCE COVERAGE OR CANCELLATION THEREOF BY THE CONTRACTOR OR SUB-CONTRACTORS DURING THE TERMS OF THE CONTRACT SHALL IMMEDIATELY BE DEEMED A MATERIAL BREACH UNDER THE TERMS OF ANY CONTRACT.

#### A. (X)Required () Not Required Comprehensive General Liability Insurance

The Vendor/Contractor shall maintain and keep in full force and effect during the terms of this Contract such comprehensive general liability insurance as shall protect them from claims which may arise from operations under this Contract, whether such operations be by themselves or by anyone directly or indirectly employed by them. The amounts of insurance shall be not less than \$1,000,000.00 combined single limit for any one occurrence covering both bodily injury and property damage, including accidental death.

#### B. (X)Required () Not Required Professional Liability Insurance

The Vendor/Contractor shall provide the County with proof of Professional Liability Insurance, which shall protect the County against any and all claims, which might arise as a result of the operation of the Vendor/Contractor in fulfilling the terms of this Contract during the life of the Contract. The minimum amounts of such insurance will be \$1,000,000.00. Should any work be subcontracted, these limits will also apply.

C. (X)Required () Not Required Worker's Compensation Insurance: per Missouri Revised Statutes Chapter 287

The Vendor/Contractor or his sub-contractor or contractors, shall maintain and keep in force of this Contract such worker's compensation insurance limits as required by the statues of the State of Missouri and Employer's Liability with limits no less than \$500,000.00.

#### 1.13 BID SUBMISSIONS

Bids submitted on separate forms are NOT acceptable unless specified in the Bid Document. Failure to complete bid forms to the satisfaction of the County may result in rejection of your bid. It is the responsibility of each Bidder before submitting a bid to examine ALL documents thoroughly, and request written or oral interpretation of clarifications soon after discovering any conflicts, ambiguities, errors, or omissions in the bidding documents. Request for clarification must be received prior to bid openings.

Invitation for Bid

**Bidders** Inilials

#### 1.14 BID OPENINGS

Bids will be publicly opened and read aloud at the time indicated on page 1. The Bidders and the public are invited but not required to attend the formal opening of the bids. No decisions relating to the award of a contract or agreement will be made at the opening,

#### 1.15 BID TABULATIONS

Bid Tabulations are not available for 5 to 7 business days following the Bid Opening. Bid submissions are open for public review at the time of the Bid Opening. Bid tabulations are posted on the County's web-site address, <u>www.jeffcomo.org</u>. NO COPIES of bid tabulations are sent to vendors.

#### 2.0 BID RESPONSE AND CONTRACT

#### 2.1 BIDDER REPRESENTATIONS:

The Bidder, by executing the Bid form certifies that:

- A. The bid complies with Invitation for Bid form and Bid Specifications.
- B. Bidder is not debarred or suspended from participation in Federal Assistance programs.

#### 2.2 TAXES:

No bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property taxes to Jefferson County. The prospective Bidder is required to provide proof in the form of an original paid tax receipt issued by the Jefferson County Collector or a verified affidavit stating that the applicant does not own any real or personal property in Jefferson County. Tax receipts for the past 3 years are required and may be obtained at <a href="http://jeffersonmo.devnetwedge.com/">http://jeffersonmo.devnetwedge.com/</a> or a notarized affidavit stating that the applicant does not own any real or personal property in Jefferson County. Tax receipts for the past 3 years are required and may be obtained at <a href="http://jeffersonmo.devnetwedge.com/">http://jeffersonmo.devnetwedge.com/</a> or a notarized affidavit stating that the applicant does not own any real or personal property in Jefferson County on company letterhead.

Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material breach of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be paid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.

#### 2.3 CERTIFICATION OF INDEPENDENT PRICE DETERMINATION:

- A. The prices in the bid shall be independently determined, without consultation, communication, or agreement for the purpose of restricting competition as to any matter relating to price with any Bidder or other person.
- B. Unless otherwise required by law, the prices shall not have been knowingly disclosed by the Bidder prior to opening.
- C. No attempt has been made or will be made by the Bidder to induce any other person or firm to submit or not to submit a bid.

#### 2.4 PRICE:

The price(s) specified in this bid shall be firm and not subject to contingency or reservation. If the Vendor fails to honor stated prices as submitted in the Bid Form or Contract, the County reserves the right to obtain the same items from the next lower vendor who submitted a bid price for the item. The original vendor shall be responsible for the difference in price and required to make restitution to the County for the difference in price. The Bidder represents prices specified in the bid do not exceed current selling price for the same or substantially similar good or service, and are the same as or lower than other prices charged to the Bidder's most favored customer. In the event the stated prices are determined to be higher than the prices for which Supplier has sold the items, or services, to others, this contract price shall be reduced accordingly. Bid prices are ALL INCLUSIVE: (Shipping, Handling, Delivery, and Assembly to locations specified by the County). Prices shall be firm for ALL County departments and locations for term of the agreement.

#### 2.5 MISSOURI DOMESTIC PRODUCT PROCUREMENTACT:

Bidder represents that the goods provided comply with Sections 34.350 to 34.359, RSMo., known as the Domestic Product Procurement Act. The Act encourages the purchase of products manufactured or produced in the United States, State of Missouri, and Jefferson County, Missouri. Bidder shall include proof of compliance with the Act with the bid when requested.

Invitation for Bld

Bidders Initia)

#### 2.6 NON-EXCLUSIVE AGREEMENT:

The contractor shall understand and agree that the contract shall not be construed as an exclusive agreement and further agrees that the County may secure identical and/or similar services or products from other sources at anytime in conjunction with or in replacement of the contractor's services.

#### 2.7 DEFINITIONS:

- A. The term "County" means the Jefferson County, Missouri and its designated representatives.
- B. The term "Vendor" means Supplier, Contractor, and Seller and includes designated representatives.
- C. The term "IFB" means Invitation for Bid.
- D. The term "Agreement/Contract means Binding Agreement, Contract, Request for Purchase, Order.

#### 2.8 INSPECTION, ACCEPTANCE AND APPROVALS:

Goods shall at all times and places, including the period of manufacture, are subject to inspection and test by County. County will accept or give notice of rejection of goods delivered within a reasonable time after receipt. Acceptance shall not waive any warranty. All goods supplied are subject to final inspection and acceptance by County notwithstanding payment, prior inspections or approvals. County may require prompt replacement or correction of rejected goods at Supplier's expense, including a reduction in price for rejected goods. Supplier shall not resubmit rejected goods to County without prior written approval and instructions from County. In addition, Supplier shall identify resubmitted goods as previously rejected. Supplier shall provide and maintain a quality assurance and control system acceptable to County.

#### 2.9 WARRANTY:

Unless otherwise agreed to in writing by the parties, Supplier warrants that items ordered to specifications will conform thereto and to any drawings, samples or other descriptions furnished or adopted by County, or, if not ordered to specifications will be fit and sufficient for the purpose intended, and that all items will be new, merchantable, of good material and workmanship, and free from defect. Such warranties, together with Supplier's service warranties and guarantees, if any, shall survive inspection, test, acceptance of, and payment for the items and shall run to County and its assigns. Except for latent defects, the County shall give notice of any nonconformity to the Supplier within one (1) year after acceptance. County may return for credit or require prompt correction or replacement of the defective or non-conforming goods or have the defective good corrected or replaced at Supplier's expense. Return to Supplier of any defective or non-conforming goods and delivery to County of any corrected or replaced goods shall be at Supplier's expense. Defective or nonconforming items shall not be corrected or replaced without written authorization by County. Goods required to be corrected or replaced shall be subject to the provisions of this clause and the clause hereof entitled "Inspection, Acceptance and Approvals" in the same manner and to the same extent as goods originally delivered under this contract.

#### 2.10 PAYMENT:

County will pay Supplier for goods upon delivery to, submission of certified invoices with attached tipping fee receipts and acceptance. The County will not be responsible for articles or services furnished without a purchase order. Price is tax-exempt.

#### 2.11 CHANGE ORDER:

County may make changes within the general scope of this contract. If any such changes cause an increase or decrease in the cost of or the time required for the performance of any part of the work, whether changed or not changed by any such order, an equitable adjustment shall be made in the price or delivery schedule or both, and any change order shall be in writing. Any claim by a Supplier for adjustment under this clause shall be asserted within fifteen (15) days from the date of receipt of this written order directing the change, provided, however, County, if it decides that the facts justify such action, may receive and act upon such claim asserted at any time prior to final payment.

#### 2.12 DELIVERIES:

Deliveries shall be made in strict accordance with any delivery schedule contained in the bid specification or contract and in the exact quantity ordered. Failure to adhere to delivery schedule is reason for termination in accordance with the "termination" clause. Deliveries are to be made at locations specified by the County at time of Order.

#### 2.13 RESPONSIBILITY FOR SUPPLIES:

Pursuant to Section 290.560 RSMo, Supplier/Contractor shall employ only Missouri laborers and laborers from nonrestrictive states except that other laborers may be used when Missouri laborers or laborers from nonrestrictive states are not available, or are incapable of performing the particular type of work involved, if so certified by the contractor and approved by the County. Except as otherwise provided, Supplier shall be responsible and bear all risks for loss and damage to goods until delivery at County's facilities, regardless of F.O.B. point, point of inspection or acceptance; and if the goods are rejected.

#### 2.14 SUBCONTRACTS:

Supplier shall not enter into any subcontract(s) in excess of \$25,000 or 20% of this contract price; whichever is less, for any goods without County's prior written approval.

Invitation for Bid

Bidders Initials

#### 2.15 CHOICE OF LAW:

This bid and contract shall be governed and interpreted according to the laws of the State of Missouri. Venue for any court action shall be in Jefferson County, Missouri.

#### 2.16 TERMINATION:

- A. General: Performance of work may be terminated by the County in whole, or from time to time in part, whenever County shall determine that such termination is in the best interests of County with a thirty (30) day written notice. The Vendor may terminate the Agreement/Contract upon a sixty (60) day prior notice in writing. In the event of any terminated and for Agreement/Contract by the Vendor, the County may purchase such supplies and/or services similar to those terminated and for the duration of the Agreement/Contract period the Vendor will be liable for all costs in excess of the established contract pricing.
- B. Bankruptcy or Insolvency: In the event bankruptcy proceedings are commenced by or against Supplier or under any provisions of the United States Bankruptcy Act or for the appointment of a receiver or trustee or a general assignment for the benefit of creditors of either party, County shall be entitled to terminate without further cost or liability. The County may cancel the Agreement/Contract or affirm the Contract and hold the Vendor responsible for damages.
- C. Section 135.040 of the Jefferson County Code of Ordinances (Ord. No. 10-0411) requires that no bid or proposal shall be awarded by Jefferson County unless the prospective Bidder provides proof that the Bidder does not owe delinquent real or personal property, or that the Bidder does not own any real or personal property in Jefferson County. All delinquent real or personal property taxes shall be paid, in-full, prior to the award of any bid, or proof shall be provided that the Bidder does not own any real or personal property in Jefferson County prior to the award of any bid. Jefferson County considers that the failure to pay any and all real or personal property taxes due Jefferson County, Missouri, the failure to report all real or personal property owned, held or used in Jefferson County, the failure to provide proof thereof, and/or the failure to keep said tax bills current shall be deemed a material brench of the contract and will subject the contract to immediate cancellation. All taxes, due and owing, must be poid in full at the time the bid is awarded by Jefferson County and remain paid during the entire term of the contract unless the prospective Bidder provides proof that the Bidder does not own real or personal property in Jefferson County. This requirement shall not apply to the award of bids for projects which are funded in whole or in part by Federal funds.
- D. Default: County may terminate the whole Contract or any part in either of the following circumstances:
  - D-1. If supplier fails to deliver the items required by the contract within the time specified; or
    - D-2. If supplier fails to perform any of the other provisions of the contract, or so fails to make progress as to endanger performance of the contract in accordance with its terms, and in either of these two circumstances does not cure such failure within a period of ten (10) days after notice from County specifying such failure. In the event of termination under subparagraph 1, County shall have the right to procure, on such terms and in such manner as it may deem appropriate, items similar to those terminated, and to recover from Supplier the excess cost for such similar items provided, however, Supplier shall not be liable for such excess costs where the failure upon which the termination is based has arisen out of causes beyond the control of Supplier and without the fault or negligence of Supplier. Such causes shall be deemed to include fires, floods, earthquakes, strikes, and acts of the public enemy. The rights of County provided in subparagraph 1 shall be in addition to any other rights provided by law or the contract.
  - D-3. In the event of the Supplier's non-compliance with the provisions as set forth, this Contract may be cancelled, terminated or suspended in whole or in part and the supplier may be declared ineligible for further County contracts. The rights and remedies of the County provided in this paragraph shall not be exclusive but are in addition to any remedies provided in this Contract or as provided for by law.

#### 2.17 NOTICE AND SERVICE THEREOF:

Any notice from the County shall be in writing and considered delivered and the service thereof completed when said notice is posted, by certified or regular mail, to the Supplier, at the address stated on the bid form.

#### 2.18 CONTRACT TERM:

Performance shall be governed solely by the terms and conditions as set forth in the Invitation for Bid, Bid Specifications, Bid Form and the Contract notwithstanding any language contained on any invoice, shipping order, bill of lading or other document furnished the Seller at any time and the acceptance by the County for any goods furnished.

#### 2.19 COMPLIANCE WITH APPLICABLE LAWS:

Supplier warrants it has complied with all applicable laws, rules and ordinances of the United States, Missouri or any other Governmental authority or agency in the manufacture or sale of the goods, including but not limited to all provisions of the Fair Labor Standards Act of 1938, as amended, including provisions of the Home Rule Charter of Jefferson County, Missouri requiring all workers performing work under any contract with Jefferson County be paid a wage that is at least the prevailing hourly rate of wages for work of a similar character in Jefferson County.

Invitation for Bld

Bidders Initials

#### 2.20 ACTS OF GOD:

No party shall be liable for delays, nor defaults due to Acts of God or the public enemy, riots, strikes, fires, explosions, accidents, governmental actions of any kind or any other causes of a similar character beyond its control and without its fault or negligence.

#### 2.21 SELLER'S INVOICES:

Invoices shall contain the following information. Contract number (if any), Purchase Order Number, Item number, contract description of goods or services, sizes, quantities, unit prices and extended totals. Invoices for and inquiries regarding payment should be addressed to the County Accounts Payable Clerk.

#### 2.22 APPROVAL:

It is agreed the acceptance of a Bid shall not be valid and binding upon the County until approved by the County Purchasing Agent, County Council, and the County Counselor.

#### 2.23 RENEWAL OPTION:

The County reserves the right to negotiate the contract for one (1) additional one-year term with the written consent of the awarded vendor. If the contractor/vendor requests an increase in compensation for any renewal period, the vendor shall notify the Office of Contracts and Grants no less than 60 days prior to the end of the contract period. The County shall notify the Vendor of the intent to exercise the renewal option. However, failure to notify the Vendor does not waive the County's right to exercise the renewal option.

Indicate: [ ] Individual: [ ] Partnership: [ ] Corporation.

### 2.24 INDIVIDUAL, PARTNERSHIPS, CORPORATIONS:

Incorporated in the State of MISSOUR I

#### 2.25 LITIGATION:

This agreement shall be interpreted under the laws of the State of Missouri. Any disagreements, questions, controversies, litigation or other causes of action whatsoever arising from or under the terms of this agreement shall be resolved in the trial courts of 23rd Judicial Circuit Court of the State of Missouri-Hillsboro, Missouri.

2.26 LANGUAGE: Bids and all related documents will only be accepted in the English Language.

Bidders Initials

# AFFIDAVIT OF WORK AUTHORIZATION

The grantee, sub grantee, contractor or subcontractor who meets the section 285.525, RSMo. definition of a business entity must complete and return the following Affidavit of Work Authorization.

Comes now Unpethan vones	(Name of Business Entity Authorized Representative) as
President	( Position/Title) first being duly sworn on my oath, affirm
Total Trailers	(Business Entity Name) is enrolled and will continue to participate in the
E-Verify federal work authorization pro	gram with respect to employees hired after enrollment in the program
who are proposed to work in connection	1 with the services related to
(Bid/Grant/Subgrant/Contract/Subcontr	act) for the duration of the grant, subgrant, contractor, or subcontractor,
if awarded in accordance with subsection	on 2 of section 285.530, RSMo. I also affirm that
	siness Entity Name) does not and will not knowingly employ a person
who is an unauthorized alien in connect	tion with the contracted services related to
	(Bid/Grant/Subgrant/Contract/Subcontract) for the duration of
the grant, subgrant, contract, or subcont	ract, if awarded.

In Affirmation thereof, the facts stated above are true and correct. (The undersigned understands that false statements made in this filing are subject to the penalties provided under section 575.040, RSMo.)

Autho rized Representative's Signature

Donather Jons Printed Name

Title

Date

Subscribed and sworn to before me this

teb. /200 I am

commissioned as a notary public within the County of <u>SCAH</u>, State of (NAME OF COUNTY)

(DAY)

04.0325 and my commission expires on (NAME OF STATE) (DATE)

Signature of Notary

DEANNA L GONZALEZ Notary Public-Notary Seal STATE OF MISSOURI Commissioned for SCOTT County My Commission Expires: 04.03.2025 ID. #13455882 Date

Bidders Initial

## AFFIDAVIT OF WORK AUTHORIZATION

(Continued)

## CURRENT BUSINESS ENTITY STATUS

I certify that <u>10tuurs</u> (Business Entity Name) <u>MEETS</u> the definition of a business entity as defined in section 285.525, RSMo., pertaining to section 285.530, RSMo., as stated above.

Authorized Business Entity Representative's Name (Please Print)

Authorized Business Entity

Representative's Signature

Date

As a business entity, the grantee, sub grantee, contractor, or subcontractor must perform/provide the following. The grantee, sub grantee, contractor, or subcontractor shall check each to verify completion/submission:

Enroll and participate in the E-Verify federal work authorization program (Website: <u>http://www.dhs.gov/c-verify;</u> Phone: 888-464-4218; Email: <u>e-verify(wdhs.gov</u>) with respect to the employees hired after enrollment in the program who are proposed to work in connection with the services required herein;

AND

Provide documentation affirming said company's/individual's enrollment and participation in the E-Verify federal work authorization program. Documentation shall include a page from the E-Verify Memorandum of Understanding (MOU) listing the grantee's, subgrantee's, contractor's, or subcontractor's name and the MOU signature page completed and signed, at minimum, by the grantee, subgrantee, contractor, or subcontractor and the Department of Homeland Security – Verification Division; (if the signature page of the MOU lists the grantee's, subgrantee's, contractor's, or subcontrator's name, then no additional pages of the MOU must be submitted).

Bidders Init

# Certification Regarding Debarment, Suspension, Ineligibility, And Voluntary Exclusion

**Contractor Covered Transactions** 

- (1) The prospective contractor of the Recipient, THU TYULON, certifies, by submission of this document, that neither it nor its representatives is presently disbarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the Recipient's contractor is unable to certify to the above statement, the prospective contractor shall attach and explanation to this form.

CONTRACTOR: TOTAL TRAILUS	-
Signature Recipient's Name	
Name and Title Division Contract Number	
2450 County Hwy 401 Street Address	
Benton, mo lezizle City, State, Zip	
alilay	
Date	
DUNS number	
Cage Code	

Bidders Initials

# HEAVY TRUCK PARTS, SUPPLIES, AND REPAIR

Brands bid should be of equal quality, compatible and interchangeable to equipment manufacturers listed. Bidder shall complete spaces provided for brands bid and percentage discount from specified price list. Bidder may insert more than one brand per item, if desired.

The County has maintenance sheds at the following locations:

- 2960 Lee Pyle Road off Hwy 67 south of 110 near DeSoto
- 5275 Hwy B near Hillsboro
- 6460 Hwy MM in House Springs

# QUALITY

Parts bid shall be of equal quality, compatible and interchangeable to original equipment manufacturers and must not void any manufacturer's warranty.

## PARTS CATEGORIES

Parts categories bid must be designated by the bidder and should include all types offered. For example, may include leaf springs, hubs, brake drums, brake shoes, bearings, wiring harnesses, starters, pumps, consumable and miscellaneous.

Bid one discount for items listed.

SUSPENSION Hendrickson, Holland, BRAKE AND WHEEL BENDIN COMMY, Aper, Meritor DRIVE TRAIN MERITOR, Spicer, Reckwell ELECTRICAL Grote, TRUCK LIVE,	25
BRAKE AND WHEEL BEDDIN COMPY, PPEN, MERITOR DRIVE TRAIN MERITOR, SPICER, Reckwell	25
DRIVE TRAIN MURITOR, Spicer, Ruckwell	
	25
DEDUTIONE GIVE CITY	25
DIAGNOSTIC CAPABILITIES PA	

## **REPAIR SERVICES**

Service Call charge to Jefferson County Maintenance Facility

Labor Cost per hour for site repairs

Labor Cost at vendors facility

Mobile truck cost per hour

# Delivery to Jefferson County Maintenance shed included

2 % Discount from list price on any additional parts and/or material purchase.

Bidders Inivals

Yes

In Witness thereof, the parties hereto have executed this Agreement, in triplicate, as of this \_\_\_\_\_\_ day of \_\_\_\_\_\_ 2024:

lotal Trailers
Company Name
M
Signature
Donather Jones
Print
Company Address: 2450
County HWy 401
Benton, mo 103736
Phone: 573-545-3065

a marine in

County of Jefferson, State of Missouri

Dennis J. Gannon County Executive

I hereby certify under section 50.660 RSMo., there is either: (1) a balance of funds, otherwise unencumbered, to the credit of the appropriation to which the obligation contained herein is chargeable, and a cash balance otherwise unencumbered, in the treasury, to the credit of the funds from which payment is to be made, each sufficient to meet the obligation contained herein; or (2) bonds or taxes have been authorized by vote of the people and there is a sufficient unencumbered amount of the bonds yet to be sold or of the taxes levied and yet to be collected to meet the obligation in case there is not a sufficient unencumbered cash balance in the treasury.

Auditor

APPROVED AS TO FORM

**County Counselon** 

Bidders Initie

Invitation for Bid

# **COOPERATIVE BID FORM**

Bid Name: Heavy Doty TRUCK ParTS? Supplies Zoza

INSTRUCTIONS: Bidders MUST fill out this form as part of the bidding process and attach to your bid response to Jefferson County, Missouri.

### COOPERATIVE PROCUREMENT CONTRACT

This is a cooperating supply contract in accordance with Chapter 130, Section 130.020. K.3., of the Procurement Policy and Procedures, Jefferson County Code of Ordinances,

Will you extend bid prices, cash terms, and all other terms and conditions of any contract resulting from this bid with Jefferson County, Missouri, to any Jefferson County, Missouri, Municipality, government agency, district, sub-district or other tax-supported entity?

Yes No\_\_\_\_

Although agreeing to the extension of the terms of this contract to municipalities or other tax-supported entities, is not a prerequisite for award, Jefferson County, Missouri, may take this factor into consideration if tie bids are received, in addition to the normal Terms and Conditions of the Invitation for Bid, enclosed herewith as a part of this bid.

> Bidders are encouraged to extend contract prices to Municipalities and any other tax-supported entities.

If agreeable to the above, state the minimum dollar value per order you will require from a Municipality or any other tax-supported entity (this shall not apply to Jefferson County, Missouri Government, Departments or Divisions):

MINIMUM DOLLAR VALUE PER ORDER:	\$	open	
BY: Mike Cardinale	-		
TITLE: Pourts Sales			_
COMPANY: TOtal Traile	15		

## CONTACT INFORMATION FOR COOPERATIVE AGREEMENT

Phone le 31e-980-9429 E-mail Mikec @ totaltrailers.com

## THIS FORM WILL BECOME PART OF THE BID DOCUMENT PACKAGE SUBMITTED TO JEFFERSON COUNTY, MISSOURI

Bidders Initials

Invitation for Bid

A	A	1		
Mid	way	Irail	lers	Inc

# rimary Industry Type

Select industry Type(s)

# liring Site Locations (by state)

Missouri ×			*				
- Any - 🐨							
ems per page 10 🛛 🐨							
SEARCH	RESET						
<u>Employer</u>	<ul> <li>Doing Business As</li> </ul>	<u>Account</u> <u>Status</u>	<u>Date</u> <u>Enrolled</u>	<u>Date</u> <u>Terminated</u>	<u>Workforce</u> <u>Size</u>	<u>Number of</u> <u>Hiring Sites</u>	Hiring Site Locations (by state)
Midway Trailers Inc	Missouri Great Dane	Open	04/02/2015		20 to 99	1	МО
howing 1 to 1 of 1 entries.							

showing 1 to 1 of 1 entries.

TRAILERS MO GREAT DANE

March 6, 2024

Total Trailers Inc. does not own real estate or personal property in Jefferson County.

Thanks,

Dena A. Ernst

Administration

# Total Trailers / MO Great Dane

573-545-3065 x 221

(573)545-3552 Fax

Po Box 275

2650 County Hwy 401

Benton Missouri 63736

TRAILERS A MO GREAT DANE

Aaron Lingle 2-7-25

Aaron Lingle Notary Public-Notary Seat STATE OF MISSOURI Commissioned for Stoddard County My Commission Expires: 03/07/2025 ID. #17506749

UED AS A AFFIRMAT ATE OF INS ODUCER, A cate holder 'ED, subjec nfer rights f ncy I Trailers	MATTE TVELY SURANC ND THE is an Al t to the to the co 5	TIFICATE OF LL R OF INFORMATION ON OR NEGATIVELY AMENI CE DOES NOT CONSTIT CERTIFICATE HOLDER. DDITIONAL INSURED, the terms and conditions of artificate holder in lieu of 73-334-6094 TE NUMBER: URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR SE LIMITS SHOWN MAY HAV BEL	LY AND CONFERS I D, EXTEND OR ALT UTE A CONTRACT e policy(ies) must ha the policy, certain p such endorsement(s) CONTACT Todd A V NAME: CONTACT TO NAME: NSURER A: United INSURER B: NSURER C: NSURER C: NSURER F: CONTACT TO NOF ANY CONTRACT	NO RIGHTS ER THE CO BETWEEN 1 ve ADDITION olicies may ). Ward 34-6094 @ciains.net URER(S) AFFOR Fire & Casu ri Employe vriters at Li IS Program	UPON THE CERTIFICA VERAGE AFFORDED E THE ISSUING INSURER NAL INSURED provision require an endorsemen (A/C, No): DING COVERAGE Jalty Company rs Mutual Ins. oyds, London Underwriters	0: TE HC BY TH (S), A ns or t t. A s	E POLICIES AUTHORIZED be endorsed.		
AFFIRMAT ATE OF INS ODUCER, A cate holder TED, subjec nfer rights 1 ncy I Trailers I Trailers CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E HABILITY	TIVELY SURANC ND THE is an All t to the to the ce 5	OR NEGATIVELY AMENI CE DOES NOT CONSTIT CERTIFICATE HOLDER. DDITIONAL INSURED, the terms and conditions of ertificate holder in lieu of 73-334-6094 <u>TE NUMBER:</u> WRANCE LISTED BELOW H MENT, TERM OR CONDITION N. THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	D, EXTEND OR ALT UTE A CONTRACT e policy(ies) must ha the policy, certain p such endorsement(s) CONTACT Todd A NAME: PHONE (A/C, No, Ext): 573-33 (A/C, No, Ext)	ER THE CO BETWEEN T ve ADDITION olicies may  Ward 34-6094 @clains.net URER(S) AFFOR Fire & Casu ri Employe vriters at Lin IS Program	VERAGE AFFORDED E THE ISSUING INSURER NAL INSURED provision require an endorsemen FAX (A/C, No): DING COVERAGE Jalty Company rs Mutual Ins. oyds, London Underwriters	TE HO BY TH S(S), A ns or t t. A s	DLDER. THIS IE POLICIES (UTHORIZED be endorsed, statement on 334-8548 NAIC # 13021		
ED, subjec nfer rights f ncy Il Trailers E POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	TIFICA S OF INS EQUIREN PERTAIL	TE NUMBER: URANCE LISTED BELOW H MENT, TERM OR CONDITION WITH INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	the policy, certain p such endorsement(s) CONTACT Todd A NAME: PHONE 573-33 (A/C, No, Ext):	olicies may 	FAX (A/C, No): DING COVERAGE Jalty Company rs Mutual Ins. oyds, London Underwriters	t. As	NAIC # 13021		
I Trailers CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	RTIFICA S OF INS EQUIREN PERTAIN POLICIE	TE NUMBER: IURANCE LISTED BELOW H MENT, TERM OR CONDITIO N. THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	PHONE (A/C, NO, Ext): 573-33 (A/C, NO, Ext): 573-33 (A/C, NO, Ext): 573-33 (A/C, NO, Ext): 573-33 (A/C, Ext)	34-6094 @ciains.net URER(S) AFFOR Fire & Casu ri Employe writers at Liu IS Program	t DING COVERAGE Lalty Company rs Mutual Ins. oyds, London Underwriters	573-3	NAIC #		
I Trailers CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER A : United INSURER A : United INSURER A : United INSURER B : Missou INSURER C : Underw INSURER D : AmWIN INSURER E : INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT	Ociains.net URER(S) AFFOR Fire & Casu ri Employe writers at Liu IS Program	t DING COVERAGE Lalty Company rs Mutual Ins. oyds, London Underwriters	573-3	NAIC #		
CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER A : United INSURER B : Missou INSURER C : Underw INSURER D : AmWIN INSURER E : INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT	URER(S) AFFOR Fire & Casu iri Employe vriters at Llu IS Program	DING COVERAGE Lalty Company rs Mutual Ins. oyds, London Underwriters		13021		
CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER A : United INSURER B : Missou INSURER C : Underw INSURER D : AMWIN INSURER E : INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT	Fire & Casu ri Employe vriters at Li IS Program	ualty Company rs Mutual Ins. oyds, London Underwriters		13021		
CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER B : MISSOU INSURER C : Underw INSURER D : AmWIN INSURER E : INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT	ri Employe vriters at Ll IS Program	rs Mutual Ins. oyds, London Underwriters		107010		
CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER C : Underw INSURER D : AmWIN INSURER E : INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT	Vriters at LI IS Program	oyds, London Underwriters	_	10191		
CER HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E LABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER D : AMWIN INSURER E : INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT	S Program	Underwriters				
HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E IABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER E : INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT			_			
HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E IABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	INSURER F : AVE BEEN ISSUED TO N OF ANY CONTRACT	THE INSURE		_			
HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E IABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	AVE BEEN ISSUED TO N OF ANY CONTRACT	THE INSURE					
HE POLICIES DING ANY RI ED OR MAY NS OF SUCH E IABILITY	S OF INS EQUIREN PERTAIN POLICIE	URANCE LISTED BELOW H MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	N OF ANY CONTRACT	THE INSURE	and the statement of the state of the base of the statement of				
DING ANY RI ED OR MAY NS OF SUCH E IABILITY	PERTAIN	MENT, TERM OR CONDITION N. THE INSURANCE AFFOR S. LIMITS SHOWN MAY HAV	N OF ANY CONTRACT	THE INSURE	REVISION NUMBER:				
E IABILITY			E BEEN REDUCED BY	S DESCRIBED	DOCUMENT WITH RESPE	CT TO	WHICH THIS		
ABILITY	1030 114	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP	LIMIT	s			
OCCUR					EACH OCCURRENCE	s	1,000,000		
		60036547	02/20/2024 02/20/2024	02/20/2025	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000		
		A CLEAR THE			MED EXP (Any one person)	\$	5,000		
,				02/20/2025	PERSONAL & ADV INJURY	1	1,000,000		
				02/20/2020		\$	2,000,000		
LOC					GENERAL AGGREGATE	\$			
					PRODUCTS - COMP/OP AGG	\$			
					COMBINED SINGLE LIMIT	-	1,000,000		
		00000017	00/00/0004	00/00/0000	(Ea accident)		1,000,000		
	60036547	60036547	60036547	60036547	02/20/2024	02/20/2025	20.0000.0000.0000.000	1.	
					BODILY INJURY (Per accident) PROPERTY DAMAGE				
TOS ONLY		-			(Per accident)	Sec. 19			
-					and a state of the state of the	-	4,000,000		
(A. J. A. (2)		USYSI 0081324	02/20/2024	02/20/2025		-	4,000,000		
CLAIMS-MADE		037320001324	02/20/2024	02/20/2023	AGGREGATE \$		4,000,000		
_					V PER OTH-	\$			
YIN		MEM201115710	02/20/2024	02/20/2025	P. 2010. 3. 3. 4 (8) 201 202 201 202		1,000,000		
CUTIVE N	N/A	MEMEOTI 10/10	0212012024	02/20/2025		5	1,000,000		
				1			1,000,000		
below		60036547	02/20/2024	02/20/2025		\$	1000 DED		
					Chever Processing and		1000 DED		
		UW2505005	02/20/2024	02/20/2025	5,000,000		TOUD DED		
	below T	OCCUR CLAIMS-MADE	OCCUR CLAIMS-MADE CUTIVE Y/N N/A Below T 00036547 T 0M2303683	HEDULED TOS NYOS ONLEY       USXSL0081324       02/20/2024         OCCUR CLAIMS-MADE       USXSL0081324       02/20/2024         ECUTIVE       Y/N N N/A       MEM201115710       02/20/2024         below       60036547 OM2303683       02/20/2024	HEDULED TOS WOS ONLY         HEDULED         Image: Constraint of the second sec	HEDULED TOS NI-SOVINED TOS ONLY       BODILY INJURY (Per accident), PROPERTY DAMAGE         OCCUR CLAIMS-MADE       USXSL0081324       02/20/2024       02/20/2025       EACH OCCURRENCE AGGREGATE         ECUTIVE ECUTIVE N N/A       MEM201115710       02/20/2024       02/20/2025       EACH OCCURRENCE AGGREGATE         ECUTIVE EDIOW       N/A       MEM201115710       02/20/2024       02/20/2025       X       PER STATUTE       OTH- ER         below       60036547       02/20/2024       02/20/2025       1,000,000       1,000,000         T       OM2303683       02/20/2024       02/20/2025       3,000,000	HEDULED TOS IN-OWNED CLAIMS-MADE         60036547         02/20/2024         02/20/2025         BODILY INJURY (Per person)         \$           OCCUR CLAIMS-MADE         USXSL0081324         02/20/2024         02/20/2024         02/20/2025         EACH OCCURENCE         \$           CCUTIVE         Y/N N / A         MEM2011115710         02/20/2024         02/20/2025         EACH ACCIDENT         \$           ECUTIVE         Y/N N / A         MEM2011115710         02/20/2024         02/20/2025         X         PER STATUTE         PER S           ELL DISEASE - EA EMPLOYEE         \$         ELL DISEASE - FA EMPLOYEE         \$           Delow         60036547         02/20/2024         02/20/2025         1,000,000           T         OM2303683         02/20/2024         02/20/2025         3,000,000		

ACORD 25 (2016/03)

The ACORD name and logo are registered marks of ACORD

© 1988-2015 ACORD CORPORATION. All rights reserved.

An official website of the United States government Here's how you know

E-Verify

Menu ≡

My Company Account

# My Company Profile

# **Company Information**

Company Name

Midway Trailers Inc

Company ID 866904

Employer Identification Number (EIN) 431204852 Doing Business As (DBA) Name Missouri Great Dane

Enrollment Date Apr 01, 2015

Unique Entity Identifier (UEI)

**DUNS Number** 019652072

NAICS Code 453

Subsector Miscellaneous Store Retailers

**Edit Company Information** 

Total Number of Employees 20 to 99

Sector Retail Trade

# **Employer Category**

#### Employer Category

None of these categories apply

**Edit Employer Category** 

# **Company Addresses**

#### **Physical Address**

2650 County Highway 401 Benton, MO 63736

### Mailing Address

P O Box 275 Benton, MO 63736 **Hiring Sites** 

My Company Profile | E-Verify

We have implemented a new policy and require more information for existing and future hiring sites.

#### Number of Sites

1

**Edit Hiring Sites** 

Edit Company Addresses

# Company Access and MOU

# My Company is Configured to: Verify Its Own Employees

Memorandum of Understanding

View Current MOU

U.S. Department of Homeland Security U.S. Citizenship and Immigration Services Accessibility Plug-ins Site Map