

**Tabulation
Bid 22-081
Purchase of Vehicles**

Low bidder per vehicle as highlighted

Description	Caldwell Country Chevrolet	Helfman Ford Inc	Lake Country Chevrolet	Rockdale Country Ford	Silsbee Ford Inc.
Vehicle 1: Chevrolet PPV Tahoe without console	\$39,775.00	No Bid	\$37,574.75	No Bid	No Bid
Vehicle 2: Chevrolet PPV Tahoe with console	\$40,780.00	No Bid	\$38,211.25	No Bid	No Bid
Vehicle 3: Non-Police Package 4-door sedan	\$19,870.00	No Bid	\$24,127.25	No Bid	No Bid
Vehicle 4: Truck, 1/2 ton, extended cab, SWB , vinyl split bench, rear vinyl, rubber flooring no carpet, power windows/locks, TTP, non aluminum bed floor	\$35,760.00	No Bid	\$29,223.20	No Bid	No Bid
Vehicle 5: Truck, 1/2 ton, extended cab, SWB, vinyl split bench, rear vinyl, power windows/locks, TTP, non aluminum bed floor	\$35,760.00	No Bid	No Bid	No Bid	No Bid
Vehicle 6: Truck, 1/2 ton, 4 door crew cab, SWB, cloth, rear cloth, power windows/locks/mirrors, TTP, non aluminum bed floor	\$37,770.00	No Bid	No Bid	No Bid	No Bid
Vehicle 7: Truck, 1/2 ton, 4 door crew cab, SWB, vinyl split bench, rear vinyl, power windows/locks/mirrors, front tow hooks, limited slip rear axle, TTP, non aluminum bed floor	\$37,915.00	No Bid	\$34,380.10	No Bid	No Bid
Vehicle 8: Truck, 1/2 ton, 4 door crew cab, SWB with hard cover, cloth, rear cloth, power windows/locks/mirrors, TTP, lockable hard cover, non aluminum bed floor	\$39,675.00	No Bid	No Bid	No Bid	No Bid
Vehicle 9: Truck, 1/2 ton, 4 door crew cab, SWB with hard cover, cloth split bench, rear cloth, power windows/locks, TTP, tow hooks, limited slip rear axle, lockable hard cover, non aluminum bed	\$39,925.00	No Bid	\$35,854.35	No Bid	No Bid
Vehicle 10: Truck, 1/2 ton, 4 door crew cab, SWB, 4-wheel drive, vinyl, rear vinyl, power windows/locks, TTP, non aluminum bed floor	\$39,770.00	No Bid	\$36,018.60	No Bid	No Bid
Vehicle 11: Truck, 1/2 ton, crew cab, LWB, 4-wheel drive, vinyl split bench, rear vinyl, power windows/locks, front tow hooks, TTP, limited slip rear axle, 7.89" min ground clearance, non aluminum bed floor	\$48,792.00	No Bid	No Bid	No Bid	No Bid
Vehicle 12: Truck, 1/2 ton, 4 door crew cab, LWB with hard cover, vinyl split bench, rear vinyl, power windows/locks/mirrors, TTP, non aluminum bed floor, lockable hard cover	\$44,775.00	No Bid	No Bid	No Bid	No Bid
Vehicle 13: Truck, 1/2 ton, regular cab, LWB, vinyl split bench, rear vinyl, power windows/locks, TTP, non aluminum bed floor	\$33,970.00	No Bid	No Bid	No Bid	No Bid
Vehicle 14: Truck, 3/4 ton, regular cab, LWB, vinyl split bench, rear vinyl, power windows/locks, trailer towing mirrors, front tow hooks, front ground clearance min 9.6 inch, locking rear differential, integrated trailer brake system, limited slip rear axle, TTP, non aluminum bed floor	\$37,550.00	No Bid	\$37,211.50	No Bid	No Bid
Vehicle 15: Truck, 3/4 ton, extended cab, LWB, vinyl split bench, rear vinyl, front ground clearance 10.12 inch, power windows/locks, trailer towing mirrors, locking rear differential, front tow hooks, integrated trailer brake system, limited slip rear axle, TTP, non aluminum bed floor	\$38,450.00	No Bid	\$36,695.50	No Bid	No Bid
Vehicle 16: Truck, 3/4 ton, regular cab, LWB, 4-wheel drive, vinyl split bench, rear vinyl, front ground clearance 10.12 inch, power windows/locks, locking rear differential, front tow hooks, TTP, limited slip rear axle, non aluminum bed floor	\$39,775.00	No Bid	\$38,832.25	No Bid	No Bid

Description	Caldwell Country Chevrolet	Helfman Ford Inc	Lake Country Chevrolet	Rockdale Country Ford	Silsbee Ford Inc.
Vehicle 17: Truck, 3/4 ton, extended cab, LWB, 4 wheel drive, cloth bucket, no full console, rear cloth, power windows/locks/towing mirrors, TTP, limited slip rear axle, integrated brake system & controller, non aluminum bed floor	\$40,935.00	No Bid	No Bid	No Bid	No Bid
Vehicle 18: Truck, 3/4 ton, extended cab, LWB, vinyl split bench, rear vinyl, power windows/locks, trailer towing mirrors, Integrated trailer brake system, locking rear differential, tow hooks, TTP, non aluminum bed floor	\$38,940.00	No Bid	\$36,695.50	No Bid	No Bid
Vehicle 19: Truck, 3/4 ton, 4 door crew cab, LWB, cloth, rear cloth, power windows/locks, trailer towing mirrors, front tow hooks, integrated trailer brake system, TTP, non aluminum bed floor	\$40,840.00	No Bid	\$38,989.50	No Bid	No Bid
Vehicle 20: Truck, 1 ton, 3500, regular cab, dually, 4 wheel drive, diesel engine, cab/chassis only, vinyl split bench, power windows/locks, trailer towing mirrors, limited slip rear axel, front tow hooks, integrated trailer brake system	\$50,470.00	No Bid	No Bid	No Bid	No Bid
Vehicle 21: Truck, 1 ton, 3500, 4 door crew cab, LWB, vinyl split bench, rear vinyl, rubber mats, power windows/locks, trailer towing mirrors, TTP, non aluminum bed floor	\$41,675.00	No Bid	\$41,578.80	No Bid	No bid
Vehicle 22: Truck, 1 1/2 ton, 4500, regular cab, dually, cab/chassis only, vinyl split bench, powered windows/locks, limited slip rear axle, front tow hooks, integrated trailer break system , wheelbase 137.5" minimum	\$51,770.00	No Bid	No Bid	No Bid	No bid
Vehicle 23: Truck, 1 1/2 ton, 5500, 4x4, regular cab, diesel, 60" cab to axle, dually, cab & chassis, vinyl split bench, power windows/locks, trailer towing mirrors, front tow hooks, limited slip rear axle, TTP	\$55,775.00	No Bid	No Bid	No Bid	No bid
Vehicle 24: Ford Explorer or equal, cloth seats, power windows/door locks, rear air conditioning, TTP	No Bid	\$35,957.00	No Bid	\$31,775.00	\$35,048.00
Vehicle 25: Ford Explorer Police Inceptor utility, all wheel drive, heavy duty alternator, cloth, power driver's seat/windows/door locks/mirrors	No Bid	No Bid	No Bid	\$36,450.00	\$39,298.75
Vehicle 26: Van, Cargo, 3/4 ton, extended length, V-8, vinyl seating, vinyl flooring, power windows/locks, rear A/C, no back seat, side and rear windows, step bumper, TTP	\$34,880.00	No Bid	No Bid	No Bid	No Bid
Vehicle 27: Van, Cargo, 3/4 ton, extended length, bucket cloth, passenger cloth bench backseat with 3 person restraints, vinyl flooring, power windows/locks, rear A/C, side/rear door windows, step bumper, TTP	\$37,520.00	No Bid	No Bid	No Bid	No Bid
Vehicle 28: Truck, 1/2 ton, 4 door crew cab, SWB, cloth bucket, cloth bucket, rear vinyl, power windows/locks/mirrors, TTP, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 29: Truck, 1/2 ton, 4 door crew cab, SWB, hard cover, cloth bucket, rear vinyl, power windows/locks/mirrors, TTP, lockable hard cover, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 30: Truck, 1/2 ton, 4 door crew cab, SWB with hard cover, cloth split bench, rear vinyl, power windows/locks, TTP, tow hooks, limited slip rear axle, lockable hard cover, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 31: Truck, 1/2 ton, 4 door crew cab, SWB, cloth split bench, rear vinyl, power windows/locks, TTP, tow hooks, limited slip rear axle, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 32: Truck, 1/2 ton, 4 door crew cab, SWB, 4-wheel drive, cloth split bench, rear vinyl, power windows/locks, TTP, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 33: Truck, 1/2 ton, 4 door crew cab, LWB with hard cover, vinyl split bench, rear vinyl, power windows/locks/mirrors, TTP, lockable hard cover, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 34: Truck, 3/4 ton, regular cab, LWB, vinyl split bench, rear vinyl, power windows/locks, trailer towing mirrors, TTP, front tow hooks, locking rear differential, integrated trailer brake system, limited slip rear axle, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid

Description	Caldwell Country Chevrolet	Helfman Ford Inc	Lake Country Chevrolet	Rockdale Country Ford	Silsbee Ford Inc.
Vehicle 35: Truck, 3/4 ton, extended cab, LWB, vinyl split bench, rear vinyl, power windows/locks, TTP, trailer towing mirrors, front tow hooks, limited slip, locking rear differential, integrated trailer break system, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 36: Truck, 3/4 ton, regular cab, LWB, 4-wheel drive, vinyl split bench, rear vinyl, power windows/locks, locking rear differential, TTP, front tow hooks, limited slip rear axle, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 37: Truck, 3/4 ton, 4 door crew cab, LWB, cloth, rear vinyl, power windows/locks, trailer towing mirrors, front tow hooks, integrated trailer break system, TTP, aluminum bed floor	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 38: Van, Cargo, 3/4 ton, extended length, V-8, vinyl seating, vinyl flooring, power windows/locks, rear A/C, no back seat, side and rear windows, step bumper, TTP	\$34,880.00	No Bid	No Bid	No Bid	No Bid
Vehicle 39: Ambulance cab and chassis, regular cab, diesel engine, vinyl split bench, vinyl flooring, power windows/locks, rear sliding window	No Bid	\$60,577.00	No Bid	No Bid	No Bid
Vehicle 40: Truck, 1 ton, 3500, regular cab, dually, cab/chassis only, vinyl split bench, power window/locks, trailer towing mirrors, limited slip rear axle, front tow hooks, integrated trailer brake system	\$38,770.00	No Bid	No Bid	No Bid	No Bid
Vehicle 41: Truck, F-650, regular cab, dually, cab/chassis only, diesel, vinyl seating, driver bucket/2-passenger bench, pwer equipment group, air compressor, power window/locks, front tow hooks	No Bid	No Bid	No Bid	No Bid	No Bid
Vehicle 42: Truck, 3/4 ton, 4 door crew cab, 4X4, LWB, cloth, rear cloth, power window/locks, trailer towing mirrors, front tow hooks, integrated trailer brake system, TTP, non-aluminum bed floor	\$44,660.00	No Bid	\$41,459.50	No Bid	No Bid
Vehicle 43: Truck, 1/2 ton, 4 door crew cab, SWB, 4 wheel drive, lockable hardcover, cloth, rear cloth, power windows/locks/mirrors, front tow hooks, TTP, non-aluminum bed floor	\$44,630.00	No Bid	\$37,393.60	No Bid	No Bid
Vehicle 44: Truck, 3/4 ton, extended cab, SWB, cloth split bench, power windows/locks, locking rear differential, integrated trailer brake system, TTP, non-aluminum bed floor	\$38,890.00	No Bid	No Bid	No Bid	No Bid
Vehicle 45: Truck, 3/4 ton, 4 door crew cab, LWB, vinyl, rear vinyl, limited slip rear axle, power windows/locks, trailer towing mirrors, front tow hooks, locking rear differential, integrated trailer brake system, TTP, non-aluminum bed floor	\$40,840.00	No Bid	No Bid	No Bid	No Bid
Vehicle 46: Van, Cargo, 3/4 ton, front bucket vinyl, vinyl flooring front and rear (cargo area), power windows/locks, rear A/C, step bumper, TTP	\$33,220.00	No Bid	No Bid	No Bid	No Bid
Vehicle 47: Van, 15 Passenger, 1 ton, extended length, front bucket cloth, vinyl rear seats, keyless entry, power windows/locks, rear A/C, running boards, rear park assist, TTP	\$39,445.00	No Bid	No Bid	No Bid	\$54,042.60
Vehicle 48: 1/2 Ton Suburban or Equal, front vinyl split bench, 2nd & 3rd rows vinyl, H2G, vinyl flooring, no carpet, deactivate all theft deterrent, delete daytime running lights & automatic head lights, power windows/locks, rear A/C, remote keyless entry, dual batteries K4B, tow hooks, TTP	\$57,775.00	No Bid	No Bid	No Bid	No Bid



COUNTY PURCHASING AGENT

Fort Bend County, Texas

Vendor Information

Jaime Kovar
Purchasing Agent

Office (281-341-8640)

Legal Company Name (top line of W9)	Caldwell Country Chevrolet		
Business Name (if different from legal name)			
Federal ID # or S.S. #	14-1956972	DUNS #	003984249
Type of Business	<input type="checkbox"/> Corporation/LLC <input type="checkbox"/> Sole Proprietor/Individual	<input checked="" type="checkbox"/> Partnership <input type="checkbox"/> Tax Exempt Organization	Age in Business? 20 years
Publicly Traded Business	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes Ticker Symbol _____		
Remittance Address	PO Box 27		
City/State/Zip	Caldwell, TX 77036		
Physical Address	900 HWY 21 E		
City/State/Zip	Caldwell, TX 77036		
Phone/Fax Number	Phone: 281-567-1500 Fax: N/A		
Contact Person	AVERYT KNAPP		
E-mail	averyt@caldwellcountry.com		
Check all that apply to the company listed above and provide certification number.	DBE-Disadvantaged Business Enterprise <input type="checkbox"/>	Certification # _____	Cert Date _____
	SBE-Small Business Enterprise <input type="checkbox"/>		
	HUB-Texas Historically Underutilized Business <input type="checkbox"/>	Certification # _____	_____
	WBE-Women's Business Enterprise <input type="checkbox"/>	Certification # _____	_____
Company's gross annual receipts	<\$500,000 _____	\$500,000-\$4,999,999 <input checked="" type="checkbox"/>	
	\$5,000,000-\$16,999,999 _____	\$17,000,000-\$22,399,999 _____	
	>\$22,400,000 _____		
NAICs codes (Please enter all that apply)	441110		
Signature of Authorized Representative			
Printed Name	AVERYT KNAPP		
Title	Fleet Director		
Date	6/13/22		

THIS FORM MUST BE SUBMITTED WITH THE SOLICITATION RESPONSE

CHEVY

**Fort Bend County, Texas
Invitation for Bid**



**Purchase of Vehicles for Fort Bend County
BID 22-081**

SUBMIT BIDS TO:

Fort Bend County
Purchasing Department
Travis Annex
301 Jackson, Suite 201
Rosenberg, TX 77469

**Note: All correspondence must include the term
"Purchasing Department" in address to assist in
proper delivery**

SUBMIT NO LATER THAN:

**Tuesday, June 14, 2022
2:00 PM (Central)**

MARK ENVELOPE:

**BID 22-081
Vehicles**

***ALL BIDS MUST BE RECEIVED IN AND TIME/DATE STAMPED BY THE PURCHASING OFFICE
OF FORT BEND COUNTY ON OR BEFORE THE SPECIFIED TIME/DATE STATED ABOVE.***

BIDS RECEIVED AS REQUIRED WILL THEN BE OPENED AND PUBLICLY READ.

BIDS RECEIVED AFTER THE SPECIFIED TIME, WILL BE RETURNED UNOPENED.

Results will not be given by phone.
Results will be provided to bidder in writing
after Commissioners Court award.

Requests for information must be in
writing and directed to:
Jaime Kovar
County Purchasing Agent
Jaime.Kovar@fortbendcountytexas.gov

Vendor Responsibilities:

- Download and complete any addendums. (Addendums will be posted on the Fort Bend County website no later than 48 hours prior to bid opening)
- Submit response in accordance with requirements stated on the cover of this document.
- DO NOT submit responses via email or fax.

1.0 GENERAL REQUIREMENTS:

- 1.1 Read this entire bid document carefully. Follow all instructions. You are responsible for fulfilling all requirements and specifications. Be sure you understand them.
- 1.2 General Requirements apply to all advertised bids; however, these may be superseded, whole or in part, by the scope, special requirements, specifications, special specifications or other data contained herein.
- 1.3 Governing Law: Bidder is advised that these requirements shall be fully governed by the laws of the State of Texas and that Fort Bend County may request and rely on advice, decisions and opinions of the Attorney General of Texas and the County Attorney concerning any portion of these requirements.
- 1.4 Bid Document Completion: Fill out, initial each page, sign, and return ONE (1) complete bid document to the Fort Bend County Purchasing Department. An authorized representative of the bidder must sign the Contract Sheet. The contract will be binding only when signed by the County Judge, Fort Bend County and a purchase order authorizing the item(s) desired has been issued. The use of correction fluid is not acceptable and may result in the disqualification of bid. If an error is made, the bidder must draw a line through error and initial each change. All response, typed or written, information must be clear and legible.
- 1.5 Bid Returns: Bidders must return entire completed bid document to the Fort Bend County Purchasing Department at 301 Jackson, Suite 201, Richmond, Texas no later than 2:00 P.M. on the date specified. Late bids will not be accepted. Bids must be submitted in a sealed envelope, addressed as follows: Fort Bend County Purchasing Agent, Travis Annex, 301 Jackson, Suite 201, Richmond, Texas 77469.
- 1.6 Governing Document: In the event of any conflict between the terms and provisions of these requirements and the specifications, the specifications shall govern. In the event of any conflict of interpretation of any part of this overall document, Fort Bend County's interpretation shall govern.
- 1.7 Addenda: No interpretation of the meaning of the drawings, specifications or other bid documents will be made to any bidder orally. All requests for such interpretations must be made in writing addressed to Jaime Kovar, County Purchasing Agent, 301 Jackson, Suite 201, Richmond, Texas 77469, e-mail: Jaime.Kovar@fortbendcountytexas.gov. Any and all interpretations and any supplemental instructions will be in the form of written addenda to the contract documents which will be posted on Fort Bend County's website. Addenda will **ONLY** be issued by the Fort Bend County Purchasing Agent. It is the sole responsibility of each bidder to insure receipt of any and all addenda. All addenda issued will become part of the contract documents. Bidders must sign

and include addendum in the returned bid package. Deadline for submission of questions and/or clarification is **Tuesday, June 7, 2022 at 9:00 a.m. (CST)**. Requests received after the deadline will not be responded to due to the time constraints of this bid process.

- 1.8 **Hold Harmless Agreement:** Contractor shall indemnify and hold Fort Bend County harmless from all claims for personal injury, death and/or property damage arising from any cause whatsoever, resulting directly or indirectly from contractor's performance. Contractor shall procure and maintain, with respect to the subject matter of this bid, appropriate insurance coverage including, as a minimum, public liability and property damage with adequate limits to cover contractor's liability as may arise directly or indirectly from work performed under terms of this bid. Certification of such coverage must be provided to the County upon request.
- 1.9 **Waiver of Subrogation:** Bidder and bidder's insurance carrier waive any and all rights whatsoever with regard to subrogation against Fort Bend County as an indirect party to any suit arising out of personal or property damages resulting from bidder's performance under this agreement.
- 1.10 **Severability:** If any section, subsection, paragraph, sentence, clause, phrase or word of these requirements or the specifications shall be held invalid, such holding shall not affect the remaining portions of these requirements and the specifications and it is hereby declared that such remaining portions would have been included in these requirements and the specifications as though the invalid portion had been omitted.
- 1.11 **Bonds:** If this bid requires submission of bid guarantee and performance bond, there will be a separate page explaining those requirements. Bids submitted without the required bid bond or cashier's checks are not acceptable. Bond/s or cashier's check must be complete with all required signatures.
- 1.12 **Taxes:** Fort Bend County is exempt from all federal excise, state and local taxes unless otherwise stated in this document. Fort Bend County claims exemption from all sales and/or use taxes under Chapter 20, Title 122a, Vernon's Texas Civil Statutes, as amended. Texas Limited Sales Tax Exemption Certificates will be furnished upon written request to the Fort Bend County Purchasing Department.
- 1.13 **Fiscal Funding:** A multi-year lease or lease/purchase arrangement (if requested by the specifications), or any contract continuing as a result of an extension option, must include fiscal funding out. If, for any reason, funds are not appropriated to continue the lease or contract, said lease or contract shall become null and void. After expiration of the lease, leased equipment shall be removed by the bidder from the using department without penalty of any kind or form to Fort Bend County. All charges and physical activity related to delivery, installation, removal and redelivery shall be the responsibility of the bidder.

- 1.14 Pricing: Prices for all goods and/or services shall be firm for the duration of this contract and shall be stated in the bid spreadsheet. Prices shall be all inclusive. No price changes, additions, or subsequent qualifications will be honored during the course of the contract. All prices must be written in ink or typewritten. Pricing on all transportation, freight, and other charges are to be prepaid by the contractor and included in the bid prices. If there are any additional charges of any kind, other than those mentioned above, specified or unspecified, bidder MUST indicate the items required and attendant costs or forfeit the right to payment for such items.
- 1.15 Silence of Specifications: The apparent silence of specifications as to any detail, or the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practice is to prevail and that only material and workmanship of the finest quality are to be used. All interpretations of specifications shall be made on the basis of this statement. The items furnished under this contract shall be new, unused of the latest product in production to commercial trade and shall be of the highest quality as to materials used and workmanship. Manufacturer furnishing these items shall be experienced in design and construction of such items and shall be an established supplier of the item bid.
- 1.16 Supplemental Materials: Bidders are responsible for including all pertinent product data in the returned bid package. Literature, brochures, data sheets, specification information, completed forms requested as part of the bid package and any other facts which may affect the evaluation and subsequent contract award should be included. Materials such as legal documents and contractual agreements, which the bidder wishes to include as a condition of the bid, must also be in the returned bid package. Failure to include all necessary and proper supplemental materials may be cause to reject the entire bid.
- 1.17 Material Safety Data Sheets: Under the "Hazardous Communication Act", commonly known as the "Texas Right To Know Act", a bidder must provide to County and using departments, with each delivery, material safety data sheets, which are, applicable to hazardous substances defined in the Act. Bidders are obligated to maintain a current, updated file in the Fort Bend County Purchasing Department. Failure of the bidder to maintain such a file will be cause to reject any bid applying thereto.
- 1.18 Name Brands: Specifications may reference name brands and model numbers. It is not the intent of Fort Bend County to restrict these bids in such cases, but to establish a desired quality level of merchandise or to meet a pre-established standard due to like existing items. Bidders may offer items of equal stature and the burden of proof of such stature rests with them. Fort Bend County shall act as sole judge in determining equality and acceptability of products offered.

- 1.19 Color Selection: Determination of colors of materials is a right reserved by the using department unless otherwise specified in the bid. Unspecified colors shall be quoted as standard colors, not colors, which require up charges or special handling. Unspecified fabrics or vinyl should be construed as medium grade. If bidder fails to get color/material approvals prior to delivery of merchandise, the using department may refuse to accept the items and demand correct shipment without penalty, subject to other legal remedies.
- 1.20 Evaluation: Evaluation shall be used as a determinant as to which bid items or services are the most efficient and/or most economical for the County. It shall be based on all factors, which have a bearing on price and performance of the items in the user environment. All bids are subject to tabulation by the Fort Bend County Purchasing Department and recommendation to Fort Bend County Commissioners Court. Compliance with all bid requirements, delivery and needs of the using department are considerations in evaluating bids. Pricing is NOT the only criteria for making a recommendation. The Fort Bend County Purchasing Department reserves the right to contact any bidder, at any time, to clarify, verify or request information with regard to any bid.
- 1.21 Inspections: Fort Bend County reserves the right to inspect any item(s) or service location for compliance with specifications and requirements and needs of the using department. If a bidder cannot furnish a sample of a bid item, where applicable, for review, or fails to satisfactorily show an ability to perform, the County can reject the bid as inadequate.
- 1.22 Testing: Fort Bend County reserves the right to test equipment, supplies, material and goods bid for quality, compliance with specifications and ability to meet the needs of the user. Demonstration units must be available for review. Should the goods or services fail to meet requirements and/or be unavailable for evaluation, the bid is subject to rejection.
- 1.23 Disqualification of Bidder: Upon signing this bid document, a bidder offering to sell supplies, materials, services, or equipment to Fort Bend County certifies that the bidder has not violated the antitrust laws of this state codified in section 15.01, et seq., Business & Commerce Code, or the federal antitrust laws, and has not communicated directly or indirectly the bid made to any competitor or any other person engaged in such line of business. Any or all bids may be rejected if the County believes that collusion exists among the bidders. Bids in which the prices are obviously unbalanced may be rejected. If multiple bids are submitted by a bidder and after the bids are opened, one of the bids is withdrawn, the result will be that all of the bids submitted by that bidder will be withdrawn; however, nothing herein prohibits a vendor from submitting multiple bids for different products or services.
- 1.24 Awards: Fort Bend County reserves the right to award this contract on the basis of lowest and best bid in accordance with the laws of the State of Texas, to waive

any formality or irregularity, to make awards to more than one bidder, to reject any or all bids. In the event the lowest dollar bidder meeting specifications is not awarded a contract, the bidder may appear before the Commissioners Court and present evidence concerning his responsibility. An award is final only upon formal execution by the Fort Bend County Commissioners Court or the Fort Bend County Purchasing Agent. Fort Bend County reserves the right to withdraw any award until execution by the proper authority.

- 1.25 Assignment: The successful vendor may not assign, sell or otherwise transfer this contract without written permission of Fort Bend County Commissioners Court.
- 1.26 Term Contracts: If the contract is intended to cover a specific time period, said time will be given in the specifications under scope.
- 1.27 Maintenance: Maintenance required for equipment bid should be available in Fort Bend County by a manufacturer authorized maintenance facility. Costs for this service shall be shown on the bid sheet as requested or on a separate sheet, as required. If Fort Bend County opts to include maintenance, it shall be so stated in the purchase order and said cost will be included. Service will commence only upon expiration of applicable warranties and should be priced accordingly.
- 1.28 Contract Obligation: Fort Bend County Commissioners Court must award the contract and the County Judge or other person authorized by the Fort Bend County Commissioners Court must sign the contract before it becomes binding on Fort Bend County or the bidders. Department heads are not authorized to sign agreements for Fort Bend County. Binding agreements shall remain in effect until all products and/or services covered by this purchase have been satisfactorily delivered and accepted.
- 1.29 Title Transfer: Title and Risk of Loss of goods shall not pass to Fort Bend County until Fort Bend County actually receives and takes possession of the goods at the point or points of delivery. Receiving times may vary with the using department. Generally, deliveries may be made between 8:30 a.m. and 4:00 p.m., Monday through Friday. Bidders are advised to consult the using department for instructions. The place of delivery shall be shown under the "Special Requirement" section of this bid document and/or on the Purchase Order as a "Ship To:" address.
- 1.30 Purchase Order and Delivery: The successful bidder shall not deliver products or provide services without a Fort Bend County Purchase Order, signed by an authorized agent of the Fort Bend County Purchasing Department. The fastest, most reasonable delivery time shall be indicated by the bidder in the proper place on the bid sheet. Any special information concerning delivery should also be included, on a separate sheet, if necessary. All items shall be shipped F.O.B. inside delivery unless otherwise stated in the specifications. This shall be understood to include bringing merchandise to the appropriate room or place

designated by the using department. Every tender or delivery of goods must fully comply with all provisions of these requirements and the specifications including time, delivery and quality. Nonconformance shall constitute a breach, which must be rectified prior to expiration of the time for performance. Failure to rectify within the performance period will be considered cause to reject future deliveries and cancellation of the contract by Fort Bend County without prejudice to other remedies provided by law. Where delivery times are critical, Fort Bend County reserves the right to award accordingly.

- 1.31 Contract Extension: Extensions may be made only by written agreement between Fort Bend County and the bidder. Any price escalations are limited to those stated by the bidder in the original bid.
- 1.32 Termination: Fort Bend County reserves the right to terminate the contract for default if Seller breaches any of the terms therein, including warranties of bidder or if the bidder becomes insolvent or commits acts of bankruptcy. Such right of termination is in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity. Default may be construed as, but not limited to, failure to deliver the proper goods and/or services within the proper amount of time, and/or to properly perform any and all services required to Fort Bend County's satisfaction and/or to meet all other obligations and requirements. Contracts may be terminated without cause upon thirty (30) days written notice to either party unless otherwise specified.
- 1.33 Recycled Materials: Fort Bend County encourages the use of products made of recycled materials and shall give preference in purchasing to products made of recycled materials if the products meet applicable specifications as to quantity and quality. Fort Bend County will be the sole judge in determining product preference application.
- 1.34 Interlocal Participation: Additional governmental entities may purchase from this bid. Vendor agrees to accept purchase orders from those participating entities and to invoice each entity separately.
- 1.35 Escalation Clause: Successful bidder may apply for a price increase to the Fort Bend County Commissioners Court. Price increase will be the amount increased to the vendor from his supplier. Written documentation of the increase must be provided to the Purchasing Agent. No application for a price increase may be submitted within the first four (4) months of this contract. Increases of more than 25% of the original bid price will not be considered.
- 1.36 Modifications: This instrument contains the entire Contract between the parties relating to the rights herein granted and obligations herein assumed. Any oral or written representations or modifications concerning this instrument shall be of no force and effect excepting a subsequent written modification signed by both parties hereto.

2.0 TERMS & CONDITIONS:

- 2.1 Seller to Package Goods: Seller will package goods in accordance with good commercial practice. Each delivery container shall be clearly and permanently marked as follows (a) Seller's name and address; (b) Consignee's name, address and purchase order number and the bid number if applicable; (c) Container number and total number of containers (e.g. box 1 of 4 boxes); and (d) the number of the container bearing the packing slip. Seller shall bear cost of packaging unless otherwise provided. Goods shall be suitably packed to secure lowest transportation costs and to conform to requirements of common carriers and any applicable specifications. Fort Bend County's count or weight shall be final and conclusive on shipments not accompanied by packing list.
- 2.2 Shipment Under Reservation Prohibited: Seller is not authorized to ship goods under reservation and no tender of a bill of lading will operate as a tender of goods.
- 2.3 Title and Risk of Loss: The title and risk of loss of the goods shall not pass to the County until a County employee actually receives and takes possession of the goods at the point or points of delivery.
- 2.4 Delivery Terms: F.O.B. Destination Freight Prepaid, Inside Delivery, unless delivery terms are specified otherwise on Purchase Order.
- 2.5 No Replacement of Defective Tender: Every tender or delivery of goods must fully comply with all provisions of the Purchase Order as to time of delivery, quality and the like. If a tender is made which does not fully conform, this shall constitute a breach and Seller shall not have the right to substitute a conforming tender.
- 2.6 Place of Delivery: The place of delivery shall be that set forth in the block of the purchase order entitled "Ship To". Any change thereto shall be effective by modification as provided for in Clause number 2.20 "Modifications", hereof. The terms of this agreement are "no arrival, no sale", at the discretion of Fort Bend County.
- 2.7 Invoices and Payments:
- 2.7.1 Seller shall submit separate invoices, in duplicate. Invoices shall indicate the purchase order number and the bid number if applicable. Invoices shall be itemized and transportation charges, if any, shall be listed separately. A copy of the bill of lading, and the freight waybill when applicable should be attached to the invoice.
- 2.7.2 Fort Bend County's obligation is payable only and solely from funds available for the purpose of this purchase. Lack of funds shall render the

order null and void to the extent funds are not available and any delivered but unpaid goods will be returned to Seller by the county.

- 2.7.3 Do not include Federal Excise, State, or City Sales Tax. Fort Bend County is a tax-exempt governmental entity.
- 2.8 Gratuities: Fort Bend County may, by written notice to the Seller, cancel any order without liability, if it is determined by the County that gratuities, in the form of entertainment, gifts, or otherwise were offered or given by the Seller, or any agent or representative of the Seller to any officer or employee of Fort Bend County with a view toward securing an order. In the event an order is canceled by the County pursuant to this provision, the County shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the cost incurred by Seller in providing such gratuities.
- 2.9 Special Tools and Test Equipment: If the price stated on the face of an order includes the cost of any special tooling or special test equipment fabricated or required by Seller for the purpose of filing this order, such special tooling equipment and any process sheets related thereto shall become the property of the County and to the extent feasible shall be identified by the Seller as such.
- 2.10 Warranty/Price:
- 2.10.1 The price to be paid by the County shall be that contained in Seller's quote or bid which Seller warrants to be no higher than Seller's current prices on orders by others for products of the kind and specification covered by an order for similar quantities under similar or like conditions and methods of purchase. In the event Seller breaches this warranty the prices of the items shall be reduced to the Seller's current prices on orders by others. Fort Bend County may cancel this contract without liability.
- 2.10.2 The Seller warrants that no person or selling agency has been employed or retained to solicit or secure any County order based upon any agreement or understanding for commission, percentage, brokerage, or contingent fee excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Seller for the purpose of securing business. A breach or violation of this warranty gives the County the right, in addition to any other right or rights, to cancel this contract without liability.
- 2.11 Warranty Product: Seller shall not limit or exclude any implied warranties and any attempt to do so shall render an order voidable at the option of the County. Seller warrants that the goods furnished will conform to the specifications, drawings, and description listed in the bid invitation and purchase order as applicable, and to the sample(s) furnished by Seller if any. In the event of a conflict between the specifications, drawings, and descriptions, the specifications

shall govern.

- 2.12 Safety Warranty: Seller warrants that the product sold to Fort Bend County shall conform to the standards promulgated by the U.S. Department of Labor under the Occupational Safety and Health Act of 1970. In the event the product does not conform to OSHA standards, the County may return the product for correction or replacement at the Seller's expense. In the event Seller fails to make the appropriate correction within 10 days, correction made by the County will be at Seller's expense.
- 2.13 No Warranty by Fort Bend County Against Infringements: As part of a contract for sale Seller agrees to ascertain whether goods manufactured in accordance with the specifications will give rise to the rightful claim of any third person by way of infringement. Fort Bend County makes no warranty that the production of goods according to the specification will not give rise to such a claim and in no event shall Fort Bend County be liable to Seller for indemnification in the event the Seller is sued on the grounds of infringement or the like. If Seller is of the opinion that an infringement will result, he will notify Fort Bend County to this effect in writing within two days after the receiving Purchase Order. If the County does not receive notice and is subsequently held liable for the infringement, Seller will defend and save the County harmless. If Seller in good faith ascertains that production of the goods in accordance with the specifications will result in infringement, this contract shall be null and void except that the County will pay Seller the reasonable cost of his search as to infringements.
- 2.14 Right of Inspection: The County shall have the right to inspect the goods at delivery before accepting them.
- 2.15 Cancellation: Fort Bend County shall have the right to cancel for default all or any part of the undelivered portion of an order if Seller breaches any of the terms hereof including warranties of Seller, or if the Seller becomes insolvent or files for protection under the bankruptcy laws. Such rights of cancellation are in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity.
- 2.16 Termination: The performance of work under a Purchase Order may be terminated in whole or in part by the County in accordance with this provision. Termination of work there under shall be effected by the delivery to the Seller of a "Notice of Termination" specifying the extent to which performance of work under the order is terminated and the date upon which such termination becomes effective. Such right of termination is in addition to and not in lieu of rights of Fort Bend County set forth in Clause 15 herein.
- 2.17 Force Majeure: Force Majeure means a delay encountered by a party in the performance of its obligations under this Agreement, which is caused by an event beyond the reasonable control of that party. Without limiting the generality of the

foregoing, "Force Majeure" shall include but not be restricted to the following types of events: acts of God or public enemy; acts of governmental or regulatory authorities; fires, floods, epidemics or serious accidents; unusually severe weather conditions; strikes, lockouts, or other labor disputes; and defaults by subcontractors.

In the event of a Force Majeure, the affected party shall not be deemed to have violated its obligations under this Agreement, and the time for performance of any obligations of that party shall be extended by a period of time necessary to overcome the effects of the Force Majeure, provided that the foregoing shall not prevent this Agreement from terminating in accordance with the termination provisions. If any event constituting a Force Majeure occurs, the affected party shall notify the other parties in writing, within twenty-four (24) hours, and disclose the estimated length of delay, and cause of the delay.

- 2.18 Assignment-Delegation: No right or interest in an order shall be assigned or delegation of any obligation made by Seller without the written permission of Fort Bend County. Any attempted assignment or delegation by Seller shall be wholly void and totally ineffective for all purposes unless made in conformity with this paragraph.
- 2.19 Waiver: No claim or right arising out of a breach of any contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waived or renunciation is supported by consideration and is in writing signed by the aggrieved party.
- 2.20 Modification: A Purchase Order can be modified or rescinded only by a writing signed by both of the parties or their duly authorized agents.
- 2.21 Parol Evidence: This writing is intended by the parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of this agreement. No course of prior dealings between the parties and no usage of the trade shall be relevant to supplement or explain any terms rendered under this agreement and shall not be relevant to determine the meaning of this agreement even though the accepting or acquiescing party has knowledge of the performance and opportunity for objection. Whenever a term defined by the Uniform Commercial Code is used in this agreement, the definition contained in the Code is to control.
- 2.22 Applicable Law: This agreement shall be governed by the Uniform Commercial Code. Whenever the term "Uniform Commercial Code" is used it shall be construed as meaning the Uniform Commercial Code as adopted in the State of Texas and in effective on the date of the purchase order.
- 2.23 Advertising: Seller shall not advertise or publish, without the County's prior consent the fact that Fort Bend County has entered into any contract, except to the

extent necessary to comply with proper requests for information from an authorized representative of the federal, state, or local government.

- 2.24 Right to Assurance: Whenever the County in good faith has reason to question the other party's intent to perform. The County may demand that the other party give written assurance of his intent to perform. In the event that a demand is made and no assurance is given within five (5) days, the County may treat this failure as an anticipatory repudiation of the contract.
- 2.25 Venue: Both parties agree that venue for any litigation arising from this contract shall lie in Richmond, Fort Bend County, Texas.
- 2.26 Prohibition Against Personal Interest in Contracts: No officer or employee of the County shall have a financial interest, direct or indirect, in any contract with the County, or shall be financially interested, directly or indirectly, in the sale to the County of any land, materials, supplies, or service, except on behalf of the County as an officer or employee. Any willful violation of this section shall constitute malfeasance in office, and any officer or employee guilty thereof shall be subject to disciplinary action under applicable laws, statutes and codes of the State of Texas. Any violation of this section, with the knowledge, expressed or implied of the person or corporation contracting with the County shall render the contract involved voidable by the County Commissioners Court.

3.0 SCOPE:

It is the intent of Fort Bend County to purchase 2023 year model vehicles from one (1) or more vendors, which meet or exceed the specifications contained herein. Respondent is responsible for complying with any and all federal and state rules and regulations.

4.0 TEXAS ETHICS COMMISSION FORM 1295:

- 4.1 Effective January 1, 2016 all contracts executed by Commissioners Court, regardless of the dollar amount, will require completion of Form 1295 "Certificate of Interested Parties", per the new Government Code Statute §2252.908. All vendors submitting a response to a formal Bid, RFP, SOQ or any contracts, contract amendments, renewals or change orders are required to complete the Form 1295 online through the State of Texas Ethics Commission website. Please visit: https://www.ethics.state.tx.us/whatsnew/elf_info_form1295.htm.
- 4.2 On-line instructions:
 - 4.2.1 Name of governmental entity is to read: Fort Bend County
 - 4.2.2 Identification number used by the governmental entity is: B22-081
 - 4.2.3 Description is the title of the solicitation: Vehicles

- 4.3 Apparent low bidder(s) will be required to provide the Form 1295 within three (3) calendar days from notification. In the event the vendor does not provide the document in the stated time period the vendor's response will be marked as disqualified and the next low bidder will be contacted.

5.0 STATE LAW REQUIREMENTS FOR CONTRACTS:

The contents of this section are required by Texas Law and are included by County regardless of content.

- 5.1 Agreement to Not Boycott Israel Chapter 2271 Texas Government Code: Contractor verifies that if Contractor employs ten (10) or more full-time employees and this Agreement has a value of \$100,000 or more, Contractor does not boycott Israel and will not boycott Israel during the term of this Agreement.
- 5.2 Texas Government Code Section 2251.152 Acknowledgment: By signature on vendor form, Contractor represents pursuant to Section 2252.152 of the Texas Government Code, that Contractor is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under Section 806.051, Section 807.051 or Section 2253.153.

6.0 DELIVERY:

Delivery of all vehicles ordered must be completed within one-hundred twenty (120) calendar days, unless otherwise noted, after receipt of purchase order issued by the Fort Bend County Purchasing Agent. Delivery must be made to the Fort Bend County Fleet Management, 230 Legion Drive, Richmond, Texas unless otherwise noted on purchase order.

Delivery up to 360 days due to industry shortages

7.0 GENERAL INFORMATION:

- 7.1 Invoice, (130U) Title Application, Manufacturer Certificate of Origin (MCO), Odometer Disclosure Certificate, Buyers Order and Vehicle State Inspection Report all with proper vehicle identification number (VIN) must accompany vehicle when delivered to Vehicle Maintenance. Vehicles must display a paper license tag upon delivery.
- 7.2 All titles should read: Fort Bend County c/o Auditors Department, 301 Jackson, Suite#701, Richmond, Texas 77469 unless otherwise noted.
- 7.3 Prior to delivery of vehicles, vendor must call Fort Bend County Vehicle Maintenance at 281-341-4790.

8.0 TERM OF CONTRACT:

The term of this contract is **date of contract execution through September 30, 2023**. Either party for any reason may terminate this contract by giving thirty (30) days written notice of the intent to terminate.

9.0 HUMAN TRAFFICKING:

By acceptance of this contract, Contractor acknowledges that Fort Bend County is opposed to human trafficking and that no County funds will be used in support of services or activities that violate human trafficking laws.

10.0 REQUIRED FORMS:

All vendors submitting are required to complete the attached and return with submission:

- 10.1 Vendor Form
- 10.2 W9 Form
- 10.3 Tax Form/Debt/Residence Certification

11.0 EXHIBIT

- 11.1 Exhibit A - Federal Clauses
- 11.2 Exhibit B – Certification regarding debarment, suspension, ineligibility and voluntary exclusion
- 11.3 Exhibit C – Certification for contracts, grants, loans, and cooperative contracts

12.0 REQUIRED EQUIPMENT:

Bidder must state the make and model bid in the space provided. Failure to do so may result in disqualification of bid. Unit bid must meet or exceed the following specifications. **All units are to have the following standard equipment unless otherwise stated.** All units to be new, current production models.

- Tires (5) five, radial type tubeless (four plus full size spare);
- Automatic transmission with overdrive;
- Air conditioning, factory installed;
- Brakes: Heavy duty power;
- Rear axle: Suitable for highway use;
- Instrumentation: Full gauges;
- Rearview mirrors: Two outside 6" x 9" low mount door;
- Interior mirrors: Rearview, day/night;
- Air Bags: Driver and passenger side;
- Fuel tank: Standard capacity as listed by manufacturer;
- Power steering;

**LEGAL NOTICE
INVITATION TO BIDDERS**

Sealed Bids will be received in the Office of Jaime Kovar, County Purchasing Agent, Fort Bend County, Travis Annex, 301 Jackson, Suite 201, Richmond, TX 77469 for the following until **TUESDAY, JUNE 14, 2022 at 2:00 P.M. (CST)**. All bids will then be publicly opened and read in the Office of the Purchasing Agent, Travis Annex, 301 Jackson, Suite 201, Richmond, TX 77469. Bids received after the specified time will be returned unopened. All addendums will be posted on Purchasing Agent's website located at www.fortbendcountytexas.gov.

BID 22-081 PURCHASE OF VEHICLES FOR FORT BEND COUNTY

Unit pricing required; payment will be by check. Bonds are not required. Fort Bend County reserves the right to reject any or all bids.

Signed:
Jaime Kovar, Purchasing Agent
Fort Bend County, Richmond, Texas
281-341-8640

**CONTRACT SHEET
B22-081**

**THE STATE OF TEXAS
COUNTY OF FORT BEND**

This memorandum of agreement made and entered into on the 28 day of June, 2022,
by and between Fort Bend County in the State of Texas (hereinafter designated County), acting herein by
County Judge KP George, by virtue of an order of Fort Bend County Commissioners Court, and
Caldwell Country Chevrolet (hereinafter designated Contractor).
(company name)

WITNESSETH:

The Contractor and the County agree that the bid and specifications for **Purchase of
Vehicles** which are hereto attached and made a part hereof, together with this
instrument and the bond (when required) shall constitute the full agreement and contract between parties and for
furnishing the items set out and described; the County agrees to pay the prices stipulated in the accepted bid.

It is further agreed that this contract shall not become binding or effective until signed by the parties hereto and a
purchase order authorizing the items desired has been issued.

Executed at Richmond, Texas this 28 day of June 2022.

KP George **Fort Bend County, Texas**
By: County Judge KP George
County Judge K P George

[Signature]
By: _____
Signature of Contractor

Averyt Knapp Fleet Director
By: _____
Printed Name and Title

Request for Taxpayer Identification Number and Certification

**Give Form to the
 requester. Do not
 send to the IRS.**

Print or type See Specific Instructions on page 2.	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank. Caldwell County Chevrolet		
	2 Business name/disregarded entity name, if different from above		
	3 Check appropriate box for federal tax classification; check only one of the following seven boxes:		4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) _____ Exemption from FATCA reporting code (if any) _____ <small>(Applies to accounts maintained outside the U.S.)</small>
	<input type="checkbox"/> Individual/sole proprietor or single-member LLC	<input type="checkbox"/> C Corporation	
	<input checked="" type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ▶ P	<input type="checkbox"/> S Corporation	
	<input type="checkbox"/> Other (see instructions) ▶	<input type="checkbox"/> Partnership	<input type="checkbox"/> Trust/estate
	5 Address (number, street, and apt. or suite no.) PO Box 27		Requester's name and address (optional)
6 City, state, and ZIP code Caldwell, TX 77036			
7 List account number(s) here (optional)			

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Note. If the account is in more than one name, see the instructions for line 1 and the chart on page 4 for guidelines on whose number to enter.

Social security number												
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or												
Employer identification number												
14-1956972												

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- I am a U.S. citizen or other U.S. person (defined below); and
- The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

Sign Here	Signature of U.S. person ▶ Adrienne J. Harris	Date ▶ 6/10/22
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
 - Form 1099-C (canceled debt)
 - Form 1099-A (acquisition or abandonment of secured property)
- Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.
- If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.*
- By signing the filled-out form, you:
- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - Certify that you are not subject to backup withholding, or
 - Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
 - Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting?* on page 2 for further information.

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States:

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
2. The treaty article addressing the income.
3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
4. The type and amount of income that qualifies for the exemption from tax.
5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,
2. You do not certify your TIN when required (see the Part II instructions on page 3 for details),

3. The IRS tells the requester that you furnished an incorrect TIN,

4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code* on page 3 and the separate instructions for the Requester of Form W-9 for more information.

Also see *Special rules for partnerships* above.

What is FATCA reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code* on page 3 and the instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account, list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9.

a. Individual. Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note. ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. Sole proprietor or single-member LLC. Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.

c. Partnership, LLC that is not a single-member LLC, C Corporation, or S Corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.

d. Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. Disregarded entity. For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box in line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box in line 3.

Limited Liability Company (LLC). If the name on line 1 is an LLC treated as a partnership for U.S. federal tax purposes, check the "Limited Liability Company" box and enter "P" in the space provided. If the LLC has filed Form 8832 or 2553 to be taxed as a corporation, check the "Limited Liability Company" box and in the space provided enter "C" for C corporation or "S" for S corporation. If it is a single-member LLC that is a disregarded entity, do not check the "Limited Liability Company" box; instead check the first box in line 3 "Individual/sole proprietor or single-member LLC."

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space in line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
- 2—The United States or any of its agencies or instrumentalities
- 3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities
- 5—A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission
- 8—A real estate investment trust
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940
- 10—A common trust fund operated by a bank under section 584(a)
- 11—A financial institution
- 12—A middleman known in the investment community as a nominee or custodian
- 13—A trust exempt from tax under section 664 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for . . .	THEN the payment is exempt for . . .
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)

B—The United States or any of its agencies or instrumentalities

C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities

D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)

E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)

F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state

G—A real estate investment trust

H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940

I—A common trust fund as defined in section 584(a)

J—A bank as defined in section 581

K—A broker

L—A trust exempt from tax under section 664 or described in section 4947(a)(1)

M—A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note. You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see *Limited Liability Company (LLC)* on this page), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if items 1, 4, or 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code* earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

1. **Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983.** You must give your correct TIN, but you do not have to sign the certification.
2. **Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983.** You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
3. **Real estate transactions.** You must sign the certification. You may cross out item 2 of the certification.
4. **Other payments.** You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
5. **Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions.** You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
2. Two or more individuals (joint account)	The actual owner of the account or, if combined funds, the first individual on the account ¹
3. Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²
4. a. The usual revocable savings trust (grantor is also trustee) b. So-called trust account that is not a legal or valid trust under state law	The grantor-trustee ¹ The actual owner ¹
5. Sole proprietorship or disregarded entity owned by an individual	The owner ³
6. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i)(A))	The grantor ⁴
For this type of account:	Give name and EIN of:
7. Disregarded entity not owned by an individual	The owner
8. A valid trust, estate, or pension trust	Legal entity ⁴
9. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
10. Association, club, religious, charitable, educational, or other tax-exempt organization	The organization
11. Partnership or multi-member LLC	The partnership
12. A broker or registered nominee	The broker or nominee
13. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
14. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))	The trust

³ You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships* on page 2.

*Note. Grantor also must provide a Form W-9 to trustee of trust.

Note. If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at: spam@uce.gov or contact them at www.ftc.gov/idtheft or 1-877-IDTHEFT (1-877-438-4338).

Visit IRS.gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

² Circle the minor's name and furnish the minor's SSN.

Job No.: _____

TAX FORM/DEBT/ RESIDENCE CERTIFICATION
(for Advertised Projects)

Taxpayer Identification Number (T.I.N.): 14-1956972

Company Name submitting Bid/Proposal: Caldwell County Chevrolet

Mailing Address: PO Box 27 Caldwell, TX 77036

Are you registered to do business in the State of Texas? Yes No

If you are an individual, list the names and addresses of any partnership of which you are a general partner or any assumed name(s) under which you operate your business

I. **Property:** List all taxable property in Fort Bend County owned by you or above partnerships as well as any d/b/a names. Include real and personal property as well as mineral interest accounts. (Use a second sheet of paper if necessary.)

<u>Fort Bend County Tax Acct. No.*</u>	<u>Property address or location**</u>
_____	<u>None</u>
_____	_____
_____	_____
_____	_____

* This is the property account identification number assigned by the Fort Bend County Appraisal District.
** For real property, specify the property address or legal description. For business personal property, specify the address where the property is located. For example, office equipment will normally be at your office, but inventory may be stored at a warehouse or other location.

II. **Fort Bend County Debt** - Do you owe any debts to Fort Bend County (taxes on properties listed in I above, tickets, fines, tolls, court judgments, etc.)?
Yes No If yes, attach a separate page explaining the debt.

III. **Residence Certification** - Pursuant to Texas Government Code §2252.001 *et seq.*, as amended, Fort Bend County requests Residence Certification. §2252.001 *et seq.* of the Government Code provides some restrictions on the awarding of governmental contracts; pertinent provisions of §2252.001 are stated below:

- (3) "Nonresident bidder" refers to a person who is not a resident.
- (4) "Resident bidder" refers to a person whose principal place of business is in this state, including a contractor whose ultimate parent company or majority owner has its principal place of business in this state.

I certify that Caldwell County Chevrolet is a Resident Bidder of Texas as defined in Government Code §2252.001.
[Company Name]

I certify that _____ is a Nonresident Bidder as defined in Government Code §2252.001 and our principal place of business is _____.
[Company Name] [City and State]

EXHIBIT A
FEDERALLY-REQUIRED PROVISIONS

1. Respondent acknowledges that Federal financial assistance will be used to fund all or a portion of this Contract.
2. Respondent shall comply with all applicable federal law, regulations, executive orders, policies, procedures, and directives.
3. Respondent acknowledges that the Federal Government is not a party to this Contract and is not subject to any obligations or liabilities to the County, Respondent, or any other party pertaining to any matter resulting from this Contract.
4. Respondent acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to Respondent's actions pertaining to this Contract.
5. Respondent shall not use the Department of Homeland Security (DHS) seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.
6. Access to Records. The following access to records requirements apply to this Contract:
 - A. Respondent agrees to provide the County, the U.S. Treasury, the Texas Department of Emergency Management, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of Respondent which are directly pertinent to this Contract for the purposes of making audits, examinations, excerpts, and transcriptions. Respondent shall keep its books, documents, papers, and records available for this purpose for at least five years after this Addendum terminates or expires. This provision does not limit the applicable statute of limitations.
 - B. Respondent agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
 - C. Respondent agrees to provide the U.S. Treasury or his authorized representatives access to construction or other work sites pertaining to the work being completed under this Contract, if applicable.
 - D. In compliance with the Disaster Recovery Act of 2018, the County and Respondent acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the U.S. Treasury or the Comptroller General of the United States.
7. Environmental Compliance.

- A. Respondent shall comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act (42 U.S.C. § 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. § 1251 et seq.).
 - B. Respondent shall report all violations to the County, and understands and agrees that the County will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
 - C. Respondent shall include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance.
8. Contract Work Hours and Safety Standards Act. All contracts entered into related to this Contract shall contain the following language:
- A. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
 - B. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (A) of this section the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (A) of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (A) of this section.
 - C. Withholding for unpaid wages and liquidated damages. The County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such contract or any other Federal contract with the same prime Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor, such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (B) of this section.

- D. Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (A) through (D) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (A) through (D) of this section.
9. Equal Employment Opportunity. During the performance of this contract, Respondent agrees as follows:
- A. Respondent will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. Respondent will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:
 - B. Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Respondent agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
 - C. Respondent will, in all solicitations or advertisements for employees placed by or on behalf of Respondent, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
 - D. Respondent will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Contractor's legal duty to furnish information.
 - E. Respondent will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

- F. Respondent will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- G. Respondent will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- H. In the event of Respondent's noncompliance with the nondiscrimination clauses of this Contract or with any of the said rules, regulations, or orders, this Contract may be canceled, terminated, or suspended in whole or in part and Respondent may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- I. Respondent will include the portion of the sentence immediately preceding paragraph (A) and the provisions of paragraphs (A) through (H) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or Respondent. Respondent will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event Respondent becomes involved in, or is threatened with, litigation with a subcontractor or Respondent as a result of such direction by the administering agency, the Respondent may request the United States to enter into such litigation to protect the interests of the United States.

The County further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, that if the COUNTY so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The County agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of Contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering

agency in the discharge of the agency's primary responsibility for securing compliance.

The County further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a Contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon Contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the County agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the County under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

10. Procurement of Recovered Materials.

- A. In the performance of this Contract, Respondent shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:
 - Competitively within a timeframe providing for compliance with the Contract performance schedule;
 - Meeting Contract performance requirements; or
 - At a reasonable price.
- B. Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines web site, <https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program>.
- C. The Respondent also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act.

11. Remedies. If any work performed and/or goods delivered by Respondent fails to meet the requirements of the Contract, any other applicable standards, codes or laws, or otherwise breaches the terms of the Contract, the County may in its sole discretion:

- A. Reject the faulty goods and require rectification of the issue before the expiration of the time for performance;
- B. Reject future deliveries; and

C. Cancel the Contract

This Section shall in no way be interpreted to limit the County's right to pursue and obtain any and all other available legal or equitable remedies against Respondent.

12. Termination for Cause.

A. County may terminate the whole or any part of this Agreement for cause in the following circumstances:

- If Contractor fails to perform services within the time specified in the Scope of Services or any extension thereof granted by the County in writing;
- If Contractor materially breaches any of the covenants or terms and conditions set forth in the Underlying Agreement or fails to perform any of the other provisions of the Underlying Agreement or so fails to make progress as to endanger performance of the Underlying Agreement in accordance with its terms, and in any of these circumstances does not cure such breach or failure to County's reasonable satisfaction within a period of ten (10) calendar days after receipt of notice from County specifying such breach or failure.

B. If, after termination, it is determined for any reason whatsoever that Contractor was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the County as if the contract had been terminated for convenience.

C. Upon termination of the Underlying Agreement, County shall compensate Contractor in accordance with the terms for payment set out in the agreement, above, for those services which were provided under the Underlying Agreement prior to its termination, and which have not been previously invoiced to County. Contractor's final invoice for said services will be presented to and paid by County in the same manner set forth in the Underlying Agreement.

13. Termination for Convenience.

A. The County may terminate the Underlying Agreement, in whole or in part, at any time by written notice to the Contractor. If the Contractor has any property in its possession belonging to County, the Contractor will account for the same, and dispose of it in the manner County directs.

14. Suspension and Debarment. Federal regulations restrict the County from contracting with parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs and activities, where the contract is funded in whole or in part with federal funds. Accordingly, a contract or subcontract must not be made with any parties listed on the SAM Exclusions list. SAM Exclusions is the list maintained by the General Services Administration that contains the name of parties

debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under certain statutory or regulatory authority. Respondent can verify its status and the status of its principals, affiliates, and subcontractors at www.SAM.gov.

- A. This Contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, Respondent is required to verify that it, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are not excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. Respondent must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the County. If it is later determined that Respondent did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the State of Texas and the County, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- D. The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

15. Byrd Anti-Lobbying Amendment.

- A. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification upon Contract execution. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the federal awarding agency.

16. Contracting with Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms. If Respondent intends to subcontract any portion of the work covered by this Contract, Respondent must take all necessary affirmative steps to assure that small and minority businesses, women's business enterprises and labor surplus area firms are solicited and used when possible. Affirmative steps must include:

- A. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;

- B. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- C. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- D. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises; and
- E. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.

17. Domestic Preference Requirements.

- A. As appropriate and to the extent consistent with law, Respondent should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this paragraph must be included in all subcontracts and purchase orders for work or products under this Addendum. For purposes of this paragraph:
 - (1) "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
 - (2) "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

18. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment.

- A. As used in this paragraph, the terms backhaul; covered foreign country; covered telecommunications equipment or services; interconnection arrangements; roaming; substantial or essential component; and telecommunications equipment or services have the meaning as defined in FEMA Policy, #405-143-1 Prohibitions on Expending FEMA Award Funds for Covered Telecommunications Equipment or Services as used in this paragraph—
- B. Prohibitions
 - (1) Section 889(b) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. No. 115-232, and 2 C.F.R. § 200.216 prohibit

the head of an executive agency on or after Aug.13, 2020, from obligating or expending grant, cooperative agreement, loan, or loan guarantee funds on certain telecommunications products or from certain entities for national security reasons.

- (2) Unless an exception in this paragraph applies, Respondent and its Subcontractors may not use grant, cooperative agreement, loan, or loan guarantee funds from FEMA to:
 - i. Procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - ii. Enter into, extend, or renew a contract to procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - iii. Enter into, extend, or renew contracts with entities that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system; or
 - iv. Provide, as part of its performance of this Purchase Order or Addendum, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

C. Exceptions

- (1) This paragraph does not prohibit Respondent from providing—
 - i. A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - ii. Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (2) By necessary implication and regulation, the prohibitions also do not apply to:
 - i. Covered telecommunications equipment or services that:
 - Are not used as a substantial or essential component of any system; and
 - Are not used as critical technology of any system.

- Other telecommunications equipment or services that are not considered covered telecommunications equipment or services.

D. Reporting requirement

- (1) In the event Respondent identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during performance of the Services set forth in this Addendum, or Respondent is notified of such by a Subcontractor at any tier or by any other source, Respondent shall report the information in the manner stated below to the recipient or subrecipient, unless elsewhere in this Addendum are established procedures for reporting the information.
- (2) Respondent shall report the following information pursuant to this paragraph:
 - i. Within one business day from the date of such identification or notification: The Contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
 - ii. Within 10 business days of submitting the information above: Any further available information about mitigation actions undertaken or recommended. In addition, Respondent shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.

E. Subcontracts

- (1) Respondent shall insert the substance of this clause, including this paragraph (E), in all subcontracts and other contractual instruments.

EXHIBIT B

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION—LOWER-TIER COVERED TRANSACTIONS

“Non-federal entities and contractors are subject to the non-procurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, 2 CFR 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs or activities.” (2 CFR 200.212)

This certification is required by regulations implementing Executive Order 12549, Debarment and Suspension, for all lower-tier transactions meeting the threshold and tier requirements. (2 CFR 180.300)

Terms Defined

- *Nonprocurement Transaction*: A transaction under federal non-procurement programs, which can be either a primary covered transaction or a lower-tier covered transaction. (2 CFR 180.970)
- *Lower-Tier Covered Transaction*: (1) Any transaction between a participant and a person other than a procurement contract for goods or services, regardless of type, under a primary covered transaction; (2) any procurement contract for goods or services between a participant and a person, regardless of type, expected to equal or exceed \$25,000; (3) any procurement contract for goods or services between a participant and a person under a covered transaction, regardless of amount
- *Participant*: Any person who submits a proposal for or who enters into a covered transaction, including an agent or representative of a participant. (2 CFR 180.980)
- *Principal*: An officer, director, owner, partner, principal investigator, or other person within a participant with management or supervisory responsibilities related to a covered transaction; or a consultant or other person, whether or not employed by the participant or paid with federal funds, who (1) is in a position to handle federal funds; (2) is in a position to influence or control the use of those funds; or (3) occupies a technical or professional position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction. (2 CFR 180.995)
- *System for Award Management (SAM) Exclusions*: The list maintained and disseminated by the General Services Administration (GSA) containing names and other information about persons who are ineligible. (2 CFR 180.945).
- *Debarment*: Action taken by a debarring official to exclude a person from participating in covered transactions and transactions covered under the Federal Acquisition Regulation (48 CFR chapter 1). A person so excluded is debarred. (2 CFR 180.925)
- *Suspension*: Action taken by a suspending official that immediately prohibits a person from participating in covered transactions and transactions covered under the Federal Acquisition

Regulation (48 CFR chapter 1) for a temporary period, pending completion of an agency investigation and any judicial or administrative proceedings that may ensue. A person so excluded is suspended. (2 CFR 180.1015)

- *Ineligible or Ineligibility*: A person or commodity is prohibited from covered transactions because of an exclusion or disqualification. (2 CFR 180.960)
- *Person*: Any individual, corporation, partnership, association, unit of government, or legal entity, however organized. (2 CFR 180.985)
- *Proposal*: A solicited or unsolicited bid, application, request, invitation to consider, or similar communication by or on behalf of a person seeking to participate or to receive a benefit, directly or indirectly, in or under a covered transaction.
- *Voluntary Exclusion*: A person's agreement to be excluded under the terms of a settlement between the person and one or more agencies. Voluntary exclusion must have governmentwide effect. (2 CFR 180.1020)
- *Voluntarily Excluded*: The status of a person who has agreed to a voluntary exclusion. (2 CFR 180.1020)

Instructions for Certification

1. By signing or certifying and submitting this application, the prospective lower-tier participant is providing the certification set out below.
2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower-tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
3. The prospective lower-tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower-tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
4. The terms covered transaction, debarred, suspended, ineligible, lower-tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
5. The prospective lower-tier participant agrees by signing or certifying and submitting this application that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower-tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered

transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower-tier participant further agrees by signing or certifying and submitting this application that it will include the clause titled Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—Lower-Tier Covered Transactions, without modification, in all lower-tier covered transactions and in all solicitations for lower-tier covered transactions.
7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower-tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the non-procurement list.
8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower-tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

**Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—
Lower-Tier Covered Transactions**

1. The prospective lower-tier participant certifies, by signing or certifying and submitting this application, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

<u>Caldwell County Chevrolet</u>	<u>22-091</u>
Contractor Name	Contract Number
<u>Averyt Knapp</u>	
Name	
<u>Fleet Director</u>	
Title	
<u>[Signature]</u>	<u>6/10/22</u>
Signature	Date

EXHIBIT C
**CERTIFICATION FOR CONTRACTS, GRANTS, LOANS, AND
COOPERATIVE AGREEMENTS**

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Respondent, _____, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, Respondent understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Name of Respondent: <u>Caldwell Country Chevrolet</u>	RFP or ITB No.: <u>22-081</u>
Signature: <u>[Handwritten Signature]</u>	Printed Name: <u>AVERYL KNAPP</u>
Title: <u>Fleet Director</u>	Date: <u>6/10/22</u>

- Radio: AM/FM with speakers, factory installed;
- Tilt steering and speed control;
- Bumper: Front and rear with a step;
- Floor mats;
- Headlights: Halogen with replaceable bulbs;
- Lighting: Interior dome and door actuated;
- Intermittent windshield wiper system;
- Bluetooth
- Back up camera
- Factory window tinting;
- State inspection sticker;
- Exterior paint color: Manufacturers standard color to be selected at time of order;
- **Four (4) ignition keys and four (4) key fobs for each vehicle ordered**

Vehicle 1: Chevrolet Tahoe, Police Package, without console:

- < Four (4) door
- < Model CC10706
- < No console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Seating: Cloth bucket with rear vinyl
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < 6J4 wiring horn and siren circuit

Meets Specification: Yes No

Total unit bid price, Vehicle 1, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 39,775

Vehicle 2: Chevrolet Tahoe, Police Package with console:

- < Four (4) door
- < Model CC10706
- < With option A50: Cloth bucket seats with rear cloth with factory console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight, factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < 6J4 wiring horn and siren circuit

Meets Specification: Yes No

Total unit bid price, Vehicle 2, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 40,780

Vehicle 3: Non-Police Package 4-door Sedan:

List make and model: Must be new, current production, Chevy Malibu or equal.

Chevrolet MALIBU 1ZC69

- < Engine: 1.5 liter, I-4 turbo minimum
- < Wheelbase: 111.4" minimum
- < Seating: Cloth, front and rear
- < Power windows
- < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 3, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 19,870

Vehicle 4: Truck, 1/2 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

Silverado 1500 Double Cab CC10753

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Rubber flooring, no carpet
- < Power windows
- < Power locks
- < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 4, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 35,760

Vehicle 5: Truck, 1/2 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

Silverado 1500 Double Cab CC10753

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 5, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 35,760

Vehicle 6: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

CHEVROLET 1500 Crew Cab CC10543

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 Cloth, rear cloth
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 6, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 37,770

Vehicle 7: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

CHEVROLET 1500 Crew Cab - CC10543

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Power mirrors
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 7, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 37,915

Vehicle 8: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

Chevrolet 1500 Silverado 4x2 Crew Cab

CC10543

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40, Cloth, rear cloth
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 8, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 39,675

Vehicle 9: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

Chevrolet 1500 Silverado 4x2 Crew Cab

CC10543

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Cloth, front 40/20/40 split bench, rear cloth
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch
- < Tow hooks
- < Limited slip rear axle
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 9, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 39,925

Vehicle 10: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4-wheel drive:

List make and model: Must be new, current production.

Chevrolet 1500 Silverado 4x4 Crew Cab

CK10543

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4-wheel drive
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl 40/20/40, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 10, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 39,770

Vehicle 11: Truck, 1/2 ton, crew cab, long wheel base, 4-wheel drive:

List make and model: Must be new, current production.

Chevrolet 1500 Silverado 4x4 Crew Cab CK10743

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4-wheel drive
- < Wheelbase: 147" minimum, 6' bed
- < Ground clearance: 7.89" minimum ✓ (check box)
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

AS PER ORIGINAL

Meets Specification: Yes No

Total unit bid price, Vehicle 11, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 48,792

AS PER ORIGINAL

Vehicle 12: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

Chevrolet 1500 Silverado 4x2 Crew Cab LWB

CB10743

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 157" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 12, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 44,795

Vehicle 13: Truck, 1/2 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

Chevrolet 1500 Silverado 4x2 Regular Cab

LWB 0010903

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 140" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 13, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 33,970

Vehicle 14: Truck, 3/4 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

chevrolet 2500 HD Silverado 4x2 Regular Cab

- < Engine: 5.7 liter V-8, fuel injection minimum *LNB CC20903*
- < Wheelbase: 140" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 9.6 inch minimum *10,19" ✓*
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Locking rear differential
- < Front tow hooks
- < Integrated trailer brake system
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 14, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 37,550

Vehicle 15: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

Chevrolet 2500HD Silverado 4x2 Double

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 10.12 inch minimum ✓
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Locking rear differential
- < Front tow hooks
- < Integrated trailer brake system
- < Limited slip rear axle
- < Class III trailer towing package with hitch

ARB LWB CC20953

Meets Specification: Yes No

Total unit bid price, Vehicle 15, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 38,450

Vehicle 16: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

Cheroket 2500HD Silverado 4x4 Regular Cab

LWB

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 142" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 10.12 inch minimum ✓
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Locking rear differential
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 16, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 39,775

Vehicle 17: Truck, 3/4 ton, extended cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

Chevrolet 2500HD Silverado 4x4 Double Cab

LWB PK20953

- < Engine: 5.7 liter V-8, fuel injection
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Four wheel drive
- < Seating: Cloth bucket, no full console, rear cloth
- < Power windows
- < Power locks
- < Power towing mirrors
- < Integrated brake system and controller
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 17, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 40,935

Vehicle 18: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

Chevrolet 2500HD Silverado 4x2 Double Cab

- < Engine: 5.7 liter V-8, fuel injection minimum LWB 0020953
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Rubber flooring, no carpet
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Integrated trailer brake system
- < Locking rear differential
- < Tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 18, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 38,940

Vehicle 19: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

CHEVROLET 2500HD Crew Cab 4x2 LWB CCZ0943

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 172" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 Cloth, rear cloth
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 19, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 40,840

Vehicle 20: Truck, 1 Ton, 3500, regular cab, dually, 4 Wheel Drive, cab/chassis only:

List make and model: Must be new, current production.

Chevrolet 3500 Regular Cab 4x4 Chassis Cab

- < Engine: Diesel (Duramax) (60"EA) CK31003
- < Wheelbase: 60" cab to axle maximum
- < Seating: Vinyl, 40/20/40 split bench
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Limited slip rear axle
- < Front tow hooks
- < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 20, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 50,470

Vehicle 21: Truck, 1 ton, 3500, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

Chevrolet 3500 Crew Cab 4x2 LWB CC30943 (SRW)

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 158" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, 40/20/40 split bench, rear vinyl
- < Rubber floor mats
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 21, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 41,675

Vehicle 22: Truck, 1 1/2 Ton, 4500, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

Cherrollet Silverado Medium CC56403

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 137.5" minimum
- < Seating: Vinyl, 40/20/40 split bench
- < Power windows
- < Power locks
- < Limited slip rear axle
- < Front tow hooks
- < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 22, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 51,770

Vehicle 23: Truck, 1 1/2 Ton, 5500, 4x4, regular cab, 60" cab to axle, dually, cab & chassis:

List make and model: Must be new, current production.

Cherrollet 5500 Silverado 4x4 medium
PK56403/84CA

- < Engine: Diesel
- < Transmission: Automatic
- < Seating: Vinyl, 40/20/40 split bench
- < Limited slip rear axle
- < Front tow hooks
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 23, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 55,775

Vehicle 24: Ford Explorer or equal:

List make and model: Must be new, current production.

NO BID

- < Engine: 2.3 liter I-4 Ecoboost
- < Wheelbase: 112.8" minimum
- < Seating: Cloth
- < Power windows
- < Power door locks
- < Rear air conditioning
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 24, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 25: Ford Explorer Police Inceptor Utility, All Wheel Drive

- < Engine: 3.3 liter V6 Direct-Injection Engine
- < Alternator: Heavy duty
- < Seating: Cloth
- < Power driver's seat
- < Power windows
- < Power door locks
- < Power mirrors
- < 1284X Keyed alike
- < 51R – Driver side spotlight LED
- < 17A – Rear aux air
- < 55F – Key entry
- < 43D – Dark car
- < 76R – Reverse sensing
- < 60A – Grille lights, siren, speaker wiring

NO BID

Meets Specification: Yes No

Total unit bid price, Vehicle 25, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 26: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

Chevrolet 2500 Express Ext Cargo Van CG23705

- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
- < Seating: Vinyl
- < Vinyl flooring, front and rear (cargo area) or manufacturer standard
- < Power windows
- < Power locks
- < Rear air conditioning
- < No back seat
- < Add side door windows
- < Add rear door windows
- < Step bumper
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 26, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 34,880

Vehicle 27: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

Chevrolet 2500 Express Ext Van CG23705/EP6

- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
- < Seating: Bucket Cloth
- < Passenger cloth bench backseat with 3 person restraints
- < Vinyl flooring, front and rear (cargo area) or manufacturer standard
- < Power windows
- < Power locks
- < Rear air conditioning
- < Add side door windows
- < Add rear door windows
- < Step bumper
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 27, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 37,520

Vehicle 28: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

NO BID

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 28, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 29: Truck, 1/2 ton, 4 door, crew cab, short wheel base, hard cover:

List make and model: Must be new, current production.

NO BID

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 29, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 30: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

NO BID

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 30, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 31: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

NO BID

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle

Meets Specification: Yes No

Total unit bid price, Vehicle 31, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 32: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4-wheel drive:

List make and model: Must be new, current production.

NO BID

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4-wheel drive
- < Wheelbase: 143" minimum
- < Aluminum bed floor
- < Seating: Cloth, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 32, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 33: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

NO BID

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 153" minimum
- < Aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 33, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 34: Truck, 3/4 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

NO BID

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 133" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 34, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 35: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

NO BID

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 158" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 35, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 36: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

NO BID

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 141" minimum
- < Aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Locking rear differential
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 36, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 37: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

NO BID

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 158" minimum
- < Aluminum bed floor
- < Seating: Cloth, 40/20/40, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 37, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 38: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

Chrysler 2500 Express Ext Cargo Van T623705

- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
- < Seating: Vinyl
- < Vinyl flooring, front and rear (cargo area) or manufacturer standard
- < Power windows
- < Power locks
- < Rear air conditioning
- < No back seat
- < Add side windows
- < Add rear windows
- < Step bumper
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 38, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 34,880

Vehicle 39: Ambulance cab and chassis, regular cab:

List make and model: Must be new, current production, Dodge 3500 Tradesman Chassis 4x2 or equal.

NO BID

- < Engine: 6.7L Cummins turbo diesel
- < Dual rear wheel
- < 6 speed automatic transmission
- < 3.73 rear axle
- < Rear track 71.7"
- < Cab to axle distance 84"
- < Wheelbase: 167.5"
- < GVW: 14,000 lb minimum
- < Ambulance prep group
- < Chrome appearance group
- < Power accessory group
- < Power and remote entry group
- < Steel chrome clad wheels
- < Rear sliding window
- < Bright white/clear coat exterior paint
- < Monotone paint
- < Medium slate gray interior
- < Seating: Vinyl, 60/40 or 40/20/40 split bench
- < Vinyl flooring
- < Power windows
- < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 39, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 40: Truck, 1 Ton, 3500, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

Chevrolet 3500 Silverado 4x2 Reg Cab (60 ca)

CC31003

- < Engine: Gasoline 6.6L minimum
- < Wheelbase: 60" cab to axle maximum
- < Seating: Vinyl, 40/20/40 split bench
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Limited slip rear axle
- < Front tow hooks
- < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 40, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 38,770

Vehicle 41: Truck, F-650, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

NO BID

- < Engine: Diesel, 6.7L turbo diesel
- < 194" Wheelbase/120" CA/75" AF/308" OAL
- < Seating: Vinyl, Driver bucket and 2 passenger bench
- < 30/70 Air Ride Driver (External Air Source) & Fixed 2-Passenger Bench
- < Air Suspension - 21,000 lb. Cap
- < Single Channel - Straight 'C' 15.14 SM, 80,000 PSI
- < Power Equipment Group
- < Air Compressor, Bendix, 13.2 CFM Capacity - Includes Direct Reading Air Pressure Gauge
- < 19,000 lb. Single-Speed - Dana S19-140
- < Power windows
- < Power locks
- < Front tow hooks

Meets Specification: Yes No

Total unit bid price, Vehicle 41, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 42: Truck, 3/4 ton, 4 door, crew cab, 4X4, long wheel base:

List make and model: Must be new, current production.

Chevrolet 2500HD Silverado 4x4 Crew Cab

LWB CK20943

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 172" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 cloth, rear cloth
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification:

Yes

No

Total unit bid price, Vehicle 42, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 44,660

Vehicle 43: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4 wheel drive, lockable hardcover:

List make and model: Must be new, current production.

Chevrolet 1500 Silverado 4x4 Crew Cab SWB

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4 wheel drive
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 Cloth, rear cloth
- < Lockable Hardcover
- < Power windows
- < Power locks
- < Power mirrors
- < Front tow hooks
- < Class III trailer towing package with hitch

CK 10543

Meets Specification: Yes No

Total unit bid price, Vehicle 43, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 44,630

Vehicle 44: Truck, 3/4 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

Chevrolet 2500HD Silverado 4x2 Double Cab

- < Engine: 5.7 liter V-8, fuel injection minimum SNB CC20753
- < Non-aluminum bed floor
- < Seating: 40/20/40 split bench, cloth
- < Power windows
- < Power locks
- < Locking rear differential
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 44, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 38,890

Vehicle 45: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

Chevrolet 2500HD Silverado 4x2 Crew Cab LWB

- < Engine: 5.7 liter V-8, fuel injection minimum CC20943
- < Wheelbase: 172" minimum
- < Limited slip rear axle
- < Non-aluminum bed floor
- < Seating: 40/20/40 Vinyl, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Locking rear differential
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 45, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 40,840

Vehicle 46: Van, Cargo, 3/4 Ton:

List make and model: Must be new, current production.

Chevrolet 2500 Express Cargo Van (135WB) CG23405

- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
- < Seating: Front – Bucket Vinyl
- < Vinyl flooring, front and rear (cargo area) or manufacturer standard
- < Power windows
- < Power locks
- < Rear air conditioning
- < Step bumper
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 46, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 33,220

Vehicle 47: Van, 15 Passenger, 1 Ton, Extended Length:

List make and model: Must be new, current production.

Chevrolet 3500 Express (15-Pass) Ext Van CG33706

- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
- < Seating: Front – Bucket Cloth
- < Vinyl rear seats
- < Keyless Entry
- < Power windows
- < Power locks
- < Rear air conditioning
- < Running boards
- < Rear Park Assist
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 47, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 39,445

Vehicle 48: ½ Ton Suburban or equal:

List make and model: Must be new, current production.

Chevrolet 1500 Suburban CC10906

- < Engine: 5.3 liter EcoTec 3 V8 or equal
- < Seating: Front vinyl 40/20/40 split bench, 2nd and 3rd rows vinyl, H2G
- < Vinyl flooring, no carpet
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Power windows
- < Power door locks
- < Rear air conditioning
- < Remote keyless entry
- < Dual batteries K4B
- < Tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 48, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 57,775



COUNTY PURCHASING AGENT

Fort Bend County, Texas

Vendor Information

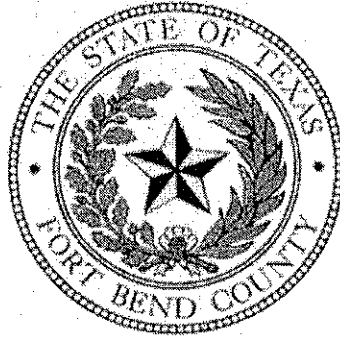
Jaime Kovar
Purchasing Agent

Office (281-341-8640)

Legal Company Name (top line of W9)	HeIFMAN Ford INC		
Business Name (if different from legal name)	HeIFMAN Ford		
Federal ID # or S.S. #	76-0002969	DUNS #	
Type of Business	<input checked="" type="checkbox"/> Corporation/LLC <input type="checkbox"/> Sole Proprietor/Individual	<input type="checkbox"/> Partnership <input type="checkbox"/> Tax Exempt Organization	Age in Business? 40 years
Publicly Traded Business	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes Ticker Symbol _____		
Remittance Address	12220 SW Frwy, Stafford, TX, 77477		
City/State/Zip	Stafford, TX, 77477		
Physical Address	12220 SW Frwy, Stafford, TX 77477		
City/State/Zip	Stafford, TX, 77477		
Phone/Fax Number	Phone: 281-240-3073 Fax: _____		
Contact Person	MARCUS WARREN		
E-mail	MW@HeIFMANFord.com		
Check all that apply to the company listed above and provide certification number.	DBE-Disadvantaged Business Enterprise <input type="checkbox"/>	Certification # _____	Cert Date _____ Exp Date _____
	SBE-Small Business Enterprise <input type="checkbox"/>	Certification # _____	_____
	HUB-Texas Historically Underutilized Business <input type="checkbox"/>	Certification # _____	_____
	WBE-Women's Business Enterprise <input type="checkbox"/>	Certification # _____	_____
Company's gross annual receipts	<\$500,000 _____	\$500,000-\$4,999,999 _____	
	\$5,000,000-\$16,999,999 _____	\$17,000,000-\$22,399,999 <input checked="" type="checkbox"/>	
	>\$22,400,000 _____		
NAICs codes (Please enter all that apply)			
Signature of Authorized Representative			
Printed Name	MARCUS WARREN		
Title	Fleet Director		
Date	6-14-22		

THIS FORM MUST BE SUBMITTED WITH THE SOLICITATION RESPONSE

*Fort Bend County, Texas
Invitation for Bid*



*Purchase of Vehicles for Fort Bend County
BID 22-081*

SUBMIT BIDS TO:

Fort Bend County
Purchasing Department
Travis Annex
301 Jackson, Suite 201
Rosenberg, TX 77469

Note: All correspondence must include the term
"Purchasing Department" in address to assist in
proper delivery

SUBMIT NO LATER THAN:

Tuesday, June 14, 2022
2:00 PM (Central)

MARK ENVELOPE:

BID 22-081
Vehicles

***ALL BIDS MUST BE RECEIVED IN AND TIME/DATE STAMPED BY THE PURCHASING OFFICE
OF FORT BEND COUNTY ON OR BEFORE THE SPECIFIED TIME/DATE STATED ABOVE.***

BIDS RECEIVED AS REQUIRED WILL THEN BE OPENED AND PUBLICLY READ.

BIDS RECEIVED AFTER THE SPECIFIED TIME, WILL BE RETURNED UNOPENED.

Results will not be given by phone.
Results will be provided to bidder in writing
after Commissioners Court award.

Requests for information must be in
writing and directed to:
Jaime Kovar
County Purchasing Agent
Jaime.Kovar@fortbendcountytexas.gov

Vendor Responsibilities:

- Download and complete any addendums. (Addendums will be posted on the Fort Bend County website no later than 48 hours prior to bid opening)
- Submit response in accordance with requirements stated on the cover of this document.
- DO NOT submit responses via email or fax.

and include addendum in the returned bid package. Deadline for submission of questions and/or clarification is **Tuesday, June 7, 2022 at 9:00 a.m. (CST)**. Requests received after the deadline will not be responded to due to the time constraints of this bid process.

- 1.8 **Hold Harmless Agreement:** Contractor shall indemnify and hold Fort Bend County harmless from all claims for personal injury, death and/or property damage arising from any cause whatsoever, resulting directly or indirectly from contractor's performance. Contractor shall procure and maintain, with respect to the subject matter of this bid, appropriate insurance coverage including, as a minimum, public liability and property damage with adequate limits to cover contractor's liability as may arise directly or indirectly from work performed under terms of this bid. Certification of such coverage must be provided to the County upon request.
- 1.9 **Waiver of Subrogation:** Bidder and bidder's insurance carrier waive any and all rights whatsoever with regard to subrogation against Fort Bend County as an indirect party to any suit arising out of personal or property damages resulting from bidder's performance under this agreement.
- 1.10 **Severability:** If any section, subsection, paragraph, sentence, clause, phrase or word of these requirements or the specifications shall be held invalid, such holding shall not affect the remaining portions of these requirements and the specifications and it is hereby declared that such remaining portions would have been included in these requirements and the specifications as though the invalid portion had been omitted.
- 1.11 **Bonds:** If this bid requires submission of bid guarantee and performance bond, there will be a separate page explaining those requirements. Bids submitted without the required bid bond or cashier's checks are not acceptable. Bond/s or cashier's check must be complete with all required signatures.
- 1.12 **Taxes:** Fort Bend County is exempt from all federal excise, state and local taxes unless otherwise stated in this document. Fort Bend County claims exemption from all sales and/or use taxes under Chapter 20, Title 122a, Vernon's Texas Civil Statutes, as amended. Texas Limited Sales Tax Exemption Certificates will be furnished upon written request to the Fort Bend County Purchasing Department.
- 1.13 **Fiscal Funding:** A multi-year lease or lease/purchase arrangement (if requested by the specifications), or any contract continuing as a result of an extension option, must include fiscal funding out. If, for any reason, funds are not appropriated to continue the lease or contract, said lease or contract shall become null and void. After expiration of the lease, leased equipment shall be removed by the bidder from the using department without penalty of any kind or form to Fort Bend County. All charges and physical activity related to delivery, installation, removal and redelivery shall be the responsibility of the bidder.



- 1.14 Pricing: Prices for all goods and/or services shall be firm for the duration of this contract and shall be stated in the bid spreadsheet. Prices shall be all inclusive. No price changes, additions, or subsequent qualifications will be honored during the course of the contract. All prices must be written in ink or typewritten. Pricing on all transportation, freight, and other charges are to be prepaid by the contractor and included in the bid prices. If there are any additional charges of any kind, other than those mentioned above, specified or unspecified, bidder MUST indicate the items required and attendant costs or forfeit the right to payment for such items.
- 1.15 Silence of Specifications: The apparent silence of specifications as to any detail, or the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practice is to prevail and that only material and workmanship of the finest quality are to be used. All interpretations of specifications shall be made on the basis of this statement. The items furnished under this contract shall be new, unused of the latest product in production to commercial trade and shall be of the highest quality as to materials used and workmanship. Manufacturer furnishing these items shall be experienced in design and construction of such items and shall be an established supplier of the item bid.
- 1.16 Supplemental Materials: Bidders are responsible for including all pertinent product data in the returned bid package. Literature, brochures, data sheets, specification information, completed forms requested as part of the bid package and any other facts which may affect the evaluation and subsequent contract award should be included. Materials such as legal documents and contractual agreements, which the bidder wishes to include as a condition of the bid, must also be in the returned bid package. Failure to include all necessary and proper supplemental materials may be cause to reject the entire bid.
- 1.17 Material Safety Data Sheets: Under the "Hazardous Communication Act", commonly known as the "Texas Right To Know Act", a bidder must provide to County and using departments, with each delivery, material safety data sheets, which are, applicable to hazardous substances defined in the Act. Bidders are obligated to maintain a current, updated file in the Fort Bend County Purchasing Department. Failure of the bidder to maintain such a file will be cause to reject any bid applying thereto.
- 1.18 Name Brands: Specifications may reference name brands and model numbers. It is not the intent of Fort Bend County to restrict these bids in such cases, but to establish a desired quality level of merchandise or to meet a pre-established standard due to like existing items. Bidders may offer items of equal stature and the burden of proof of such stature rests with them. Fort Bend County shall act as sole judge in determining equality and acceptability of products offered.

- 1.19 Color Selection: Determination of colors of materials is a right reserved by the using department unless otherwise specified in the bid. Unspecified colors shall be quoted as standard colors, not colors, which require up charges or special handling. Unspecified fabrics or vinyl should be construed as medium grade. If bidder fails to get color/material approvals prior to delivery of merchandise, the using department may refuse to accept the items and demand correct shipment without penalty, subject to other legal remedies.
- 1.20 Evaluation: Evaluation shall be used as a determinant as to which bid items or services are the most efficient and/or most economical for the County. It shall be based on all factors, which have a bearing on price and performance of the items in the user environment. All bids are subject to tabulation by the Fort Bend County Purchasing Department and recommendation to Fort Bend County Commissioners Court. Compliance with all bid requirements, delivery and needs of the using department are considerations in evaluating bids. Pricing is NOT the only criteria for making a recommendation. The Fort Bend County Purchasing Department reserves the right to contact any bidder, at any time, to clarify, verify or request information with regard to any bid.
- 1.21 Inspections: Fort Bend County reserves the right to inspect any item(s) or service location for compliance with specifications and requirements and needs of the using department. If a bidder cannot furnish a sample of a bid item, where applicable, for review, or fails to satisfactorily show an ability to perform, the County can reject the bid as inadequate.
- 1.22 Testing: Fort Bend County reserves the right to test equipment, supplies, material and goods bid for quality, compliance with specifications and ability to meet the needs of the user. Demonstration units must be available for review. Should the goods or services fail to meet requirements and/or be unavailable for evaluation, the bid is subject to rejection.
- 1.23 Disqualification of Bidder: Upon signing this bid document, a bidder offering to sell supplies, materials, services, or equipment to Fort Bend County certifies that the bidder has not violated the antitrust laws of this state codified in section 15.01, et seq., Business & Commerce Code, or the federal antitrust laws, and has not communicated directly or indirectly the bid made to any competitor or any other person engaged in such line of business. Any or all bids may be rejected if the County believes that collusion exists among the bidders. Bids in which the prices are obviously unbalanced may be rejected. If multiple bids are submitted by a bidder and after the bids are opened, one of the bids is withdrawn, the result will be that all of the bids submitted by that bidder will be withdrawn; however, nothing herein prohibits a vendor from submitting multiple bids for different products or services.
- 1.24 Awards: Fort Bend County reserves the right to award this contract on the basis of lowest and best bid in accordance with the laws of the State of Texas, to waive

any formality or irregularity, to make awards to more than one bidder, to reject any or all bids. In the event the lowest dollar bidder meeting specifications is not awarded a contract, the bidder may appear before the Commissioners Court and present evidence concerning his responsibility. An award is final only upon formal execution by the Fort Bend County Commissioners Court or the Fort Bend County Purchasing Agent. Fort Bend County reserves the right to withdraw any award until execution by the proper authority.

- 1.25 Assignment: The successful vendor may not assign, sell or otherwise transfer this contract without written permission of Fort Bend County Commissioners Court.
- 1.26 Term Contracts: If the contract is intended to cover a specific time period, said time will be given in the specifications under scope.
- 1.27 Maintenance: Maintenance required for equipment bid should be available in Fort Bend County by a manufacturer authorized maintenance facility. Costs for this service shall be shown on the bid sheet as requested or on a separate sheet, as required. If Fort Bend County opts to include maintenance, it shall be so stated in the purchase order and said cost will be included. Service will commence only upon expiration of applicable warranties and should be priced accordingly.
- 1.28 Contract Obligation: Fort Bend County Commissioners Court must award the contract and the County Judge or other person authorized by the Fort Bend County Commissioners Court must sign the contract before it becomes binding on Fort Bend County or the bidders. Department heads are not authorized to sign agreements for Fort Bend County. Binding agreements shall remain in effect until all products and/or services covered by this purchase have been satisfactorily delivered and accepted.
- 1.29 Title Transfer: Title and Risk of Loss of goods shall not pass to Fort Bend County until Fort Bend County actually receives and takes possession of the goods at the point or points of delivery. Receiving times may vary with the using department. Generally, deliveries may be made between 8:30 a.m. and 4:00 p.m., Monday through Friday. Bidders are advised to consult the using department for instructions. The place of delivery shall be shown under the "Special Requirement" section of this bid document and/or on the Purchase Order as a "Ship To:" address.
- 1.30 Purchase Order and Delivery: The successful bidder shall not deliver products or provide services without a Fort Bend County Purchase Order, signed by an authorized agent of the Fort Bend County Purchasing Department. The fastest, most reasonable delivery time shall be indicated by the bidder in the proper place on the bid sheet. Any special information concerning delivery should also be included, on a separate sheet, if necessary. All items shall be shipped F.O.B. inside delivery unless otherwise stated in the specifications. This shall be understood to include bringing merchandise to the appropriate room or place

AS PER ORIGINAL

designated by the using department. Every tender or delivery of goods must fully comply with all provisions of these requirements and the specifications including time, delivery and quality. Nonconformance shall constitute a breach, which must be rectified prior to expiration of the time for performance. Failure to rectify within the performance period will be considered cause to reject future deliveries and cancellation of the contract by Fort Bend County without prejudice to other remedies provided by law. Where delivery times are critical, Fort Bend County reserves the right to award accordingly.

- 1.31 Contract Extension: Extensions may be made only by written agreement between Fort Bend County and the bidder. Any price escalations are limited to those stated by the bidder in the original bid.
- 1.32 Termination: Fort Bend County reserves the right to terminate the contract for default if Seller breaches any of the terms therein, including warranties of bidder or if the bidder becomes insolvent or commits acts of bankruptcy. Such right of termination is in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity. Default may be construed as, but not limited to, failure to deliver the proper goods and/or services within the proper amount of time, and/or to properly perform any and all services required to Fort Bend County's satisfaction and/or to meet all other obligations and requirements. Contracts may be terminated without cause upon thirty (30) days written notice to either party unless otherwise specified.
- 1.33 Recycled Materials: Fort Bend County encourages the use of products made of recycled materials and shall give preference in purchasing to products made of recycled materials if the products meet applicable specifications as to quantity and quality. Fort Bend County will be the sole judge in determining product preference application.
- 1.34 Interlocal Participation: Additional governmental entities may purchase from this bid. Vendor agrees to accept purchase orders from those participating entities and to invoice each entity separately.
- 1.35 Escalation Clause: Successful bidder may apply for a price increase to the Fort Bend County Commissioners Court. Price increase will be the amount increased to the vendor from his supplier. Written documentation of the increase must be provided to the Purchasing Agent. No application for a price increase may be submitted within the first four (4) months of this contract. Increases of more than 25% of the original bid price will not be considered.
- 1.36 Modifications: This instrument contains the entire Contract between the parties relating to the rights herein granted and obligations herein assumed. Any oral or written representations or modifications concerning this instrument shall be of no force and effect excepting a subsequent written modification signed by both parties hereto.

2.0 TERMS & CONDITIONS:

- 2.1 Seller to Package Goods: Seller will package goods in accordance with good commercial practice. Each delivery container shall be clearly and permanently marked as follows (a) Seller's name and address; (b) Consignee's name, address and purchase order number and the bid number if applicable; (c) Container number and total number of containers (e.g. box 1 of 4 boxes); and (d) the number of the container bearing the packing slip. Seller shall bear cost of packaging unless otherwise provided. Goods shall be suitably packed to secure lowest transportation costs and to conform to requirements of common carriers and any applicable specifications. Fort Bend County's count or weight shall be final and conclusive on shipments not accompanied by packing list.
- 2.2 Shipment Under Reservation Prohibited: Seller is not authorized to ship goods under reservation and no tender of a bill of lading will operate as a tender of goods.
- 2.3 Title and Risk of Loss: The title and risk of loss of the goods shall not pass to the County until a County employee actually receives and takes possession of the goods at the point or points of delivery.
- 2.4 Delivery Terms: F.O.B. Destination Freight Prepaid, Inside Delivery, unless delivery terms are specified otherwise on Purchase Order.
- 2.5 No Replacement of Defective Tender: Every tender or delivery of goods must fully comply with all provisions of the Purchase Order as to time of delivery, quality and the like. If a tender is made which does not fully conform, this shall constitute a breach and Seller shall not have the right to substitute a conforming tender.
- 2.6 Place of Delivery: The place of delivery shall be that set forth in the block of the purchase order entitled "Ship To". Any change thereto shall be effective by modification as provided for in Clause number 2.20 "Modifications", hereof. The terms of this agreement are "no arrival, no sale", at the discretion of Fort Bend County.
- 2.7 Invoices and Payments:
- 2.7.1 Seller shall submit separate invoices, in duplicate. Invoices shall indicate the purchase order number and the bid number if applicable. Invoices shall be itemized and transportation charges, if any, shall be listed separately. A copy of the bill of lading, and the freight waybill when applicable should be attached to the invoice.
- 2.7.2 Fort Bend County's obligation is payable only and solely from funds available for the purpose of this purchase. Lack of funds shall render the

order null and void to the extent funds are not available and any delivered but unpaid goods will be returned to Seller by the county.

- 2.7.3 Do not include Federal Excise, State, or City Sales Tax. Fort Bend County is a tax-exempt governmental entity.
- 2.8 Gratuities: Fort Bend County may, by written notice to the Seller, cancel any order without liability, if it is determined by the County that gratuities, in the form of entertainment, gifts, or otherwise were offered or given by the Seller, or any agent or representative of the Seller to any officer or employee of Fort Bend County with a view toward securing an order. In the event an order is canceled by the County pursuant to this provision, the County shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the cost incurred by Seller in providing such gratuities.
- 2.9 Special Tools and Test Equipment: If the price stated on the face of an order includes the cost of any special tooling or special test equipment fabricated or required by Seller for the purpose of filing this order, such special tooling equipment and any process sheets related thereto shall become the property of the County and to the extent feasible shall be identified by the Seller as such.
- 2.10 Warranty/Price:
- 2.10.1 The price to be paid by the County shall be that contained in Seller's quote or bid which Seller warrants to be no higher than Seller's current prices on orders by others for products of the kind and specification covered by an order for similar quantities under similar or like conditions and methods of purchase. In the event Seller breaches this warranty the prices of the items shall be reduced to the Seller's current prices on orders by others. Fort Bend County may cancel this contract without liability.
- 2.10.2 The Seller warrants that no person or selling agency has been employed or retained to solicit or secure any County order based upon any agreement or understanding for commission, percentage, brokerage, or contingent fee excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Seller for the purpose of securing business. A breach or violation of this warranty gives the County the right, in addition to any other right or rights, to cancel this contract without liability.
- 2.11 Warranty Product: Seller shall not limit or exclude any implied warranties and any attempt to do so shall render an order voidable at the option of the County. Seller warrants that the goods furnished will conform to the specifications, drawings, and description listed in the bid invitation and purchase order as applicable, and to the sample(s) furnished by Seller if any. In the event of a conflict between the specifications, drawings, and descriptions, the specifications

shall govern.

- 2.12 Safety Warranty: Seller warrants that the product sold to Fort Bend County shall conform to the standards promulgated by the U.S. Department of Labor under the Occupational Safety and Health Act of 1970. In the event the product does not conform to OSHA standards, the County may return the product for correction or replacement at the Seller's expense. In the event Seller fails to make the appropriate correction within 10 days, correction made by the County will be at Seller's expense.
- 2.13 No Warranty by Fort Bend County Against Infringements: As part of a contract for sale Seller agrees to ascertain whether goods manufactured in accordance with the specifications will give rise to the rightful claim of any third person by way of infringement. Fort Bend County makes no warranty that the production of goods according to the specification will not give rise to such a claim and in no event shall Fort Bend County be liable to Seller for indemnification in the event the Seller is sued on the grounds of infringement or the like. If Seller is of the opinion that an infringement will result, he will notify Fort Bend County to this effect in writing within two days after the receiving Purchase Order. If the County does not receive notice and is subsequently held liable for the infringement, Seller will defend and save the County harmless. If Seller in good faith ascertains that production of the goods in accordance with the specifications will result in infringement, this contract shall be null and void except that the County will pay Seller the reasonable cost of his search as to infringements.
- 2.14 Right of Inspection: The County shall have the right to inspect the goods at delivery before accepting them.
- 2.15 Cancellation: Fort Bend County shall have the right to cancel for default all or any part of the undelivered portion of an order if Seller breaches any of the terms hereof including warranties of Seller, or if the Seller becomes insolvent or files for protection under the bankruptcy laws. Such rights of cancellation are in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity.
- 2.16 Termination: The performance of work under a Purchase Order may be terminated in whole or in part by the County in accordance with this provision. Termination of work there under shall be effected by the delivery to the Seller of a "Notice of Termination" specifying the extent to which performance of work under the order is terminated and the date upon which such termination becomes effective. Such right of termination is in addition to and not in lieu of rights of Fort Bend County set forth in Clause 15 herein.
- 2.17 Force Majeure: Force Majeure means a delay encountered by a party in the performance of its obligations under this Agreement, which is caused by an event beyond the reasonable control of that party. Without limiting the generality of the

foregoing, "Force Majeure" shall include but not be restricted to the following types of events: acts of God or public enemy; acts of governmental or regulatory authorities; fires, floods, epidemics or serious accidents; unusually severe weather conditions; strikes, lockouts, or other labor disputes; and defaults by subcontractors.

In the event of a Force Majeure, the affected party shall not be deemed to have violated its obligations under this Agreement, and the time for performance of any obligations of that party shall be extended by a period of time necessary to overcome the effects of the Force Majeure, provided that the foregoing shall not prevent this Agreement from terminating in accordance with the termination provisions. If any event constituting a Force Majeure occurs, the affected party shall notify the other parties in writing, within twenty-four (24) hours, and disclose the estimated length of delay, and cause of the delay.

- 2.18 Assignment-Delegation: No right or interest in an order shall be assigned or delegation of any obligation made by Seller without the written permission of Fort Bend County. Any attempted assignment or delegation by Seller shall be wholly void and totally ineffective for all purposes unless made in conformity with this paragraph.
- 2.19 Waiver: No claim or right arising out of a breach of any contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waived or renunciation is supported by consideration and is in writing signed by the aggrieved party.
- 2.20 Modification: A Purchase Order can be modified or rescinded only by a writing signed by both of the parties or their duly authorized agents.
- 2.21 Parol Evidence: This writing is intended by the parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of this agreement. No course of prior dealings between the parties and no usage of the trade shall be relevant to supplement or explain any terms rendered under this agreement and shall not be relevant to determine the meaning of this agreement even though the accepting or acquiescing party has knowledge of the performance and opportunity for objection. Whenever a term defined by the Uniform Commercial Code is used in this agreement, the definition contained in the Code is to control.
- 2.22 Applicable Law: This agreement shall be governed by the Uniform Commercial Code. Whenever the term "Uniform Commercial Code" is used it shall be construed as meaning the Uniform Commercial Code as adopted in the State of Texas and in effective on the date of the purchase order.
- 2.23 Advertising: Seller shall not advertise or publish, without the County's prior consent the fact that Fort Bend County has entered into any contract, except to the

extent necessary to comply with proper requests for information from an authorized representative of the federal, state, or local government.

- 2.24 Right to Assurance: Whenever the County in good faith has reason to question the other party's intent to perform. The County may demand that the other party give written assurance of his intent to perform. In the event that a demand is made and no assurance is given within five (5) days, the County may treat this failure as an anticipatory repudiation of the contract.
- 2.25 Venue: Both parties agree that venue for any litigation arising from this contract shall lie in Richmond, Fort Bend County, Texas.
- 2.26 Prohibition Against Personal Interest in Contracts: No officer or employee of the County shall have a financial interest, direct or indirect, in any contract with the County, or shall be financially interested, directly or indirectly, in the sale to the County of any land, materials, supplies, or service, except on behalf of the County as an officer or employee. Any willful violation of this section shall constitute malfeasance in office, and any officer or employee guilty thereof shall be subject to disciplinary action under applicable laws, statutes and codes of the State of Texas. Any violation of this section, with the knowledge, expressed or implied of the person or corporation contracting with the County shall render the contract involved voidable by the County Commissioners Court.

3.0 SCOPE:

It is the intent of Fort Bend County to purchase 2023 year model vehicles from one (1) or more vendors, which meet or exceed the specifications contained herein. Respondent is responsible for complying with any and all federal and state rules and regulations.

4.0 TEXAS ETHICS COMMISSION FORM 1295:

- 4.1 Effective January 1, 2016 all contracts executed by Commissioners Court, regardless of the dollar amount, will require completion of Form 1295 "Certificate of Interested Parties", per the new Government Code Statute §2252.908. All vendors submitting a response to a formal Bid, RFP, SOQ or any contracts, contract amendments, renewals or change orders are required to complete the Form 1295 online through the State of Texas Ethics Commission website. Please visit: https://www.ethics.state.tx.us/whatsnew/elf_info_form1295.htm.
- 4.2 On-line instructions:
 - 4.2.1 Name of governmental entity is to read: Fort Bend County
 - 4.2.2 Identification number used by the governmental entity is: B22-081
 - 4.2.3 Description is the title of the solicitation: Vehicles

- 4.3 Apparent low bidder(s) will be required to provide the Form 1295 within three (3) calendar days from notification. In the event the vendor does not provide the document in the stated time period the vendor's response will be marked as disqualified and the next low bidder will be contacted.

5.0 STATE LAW REQUIREMENTS FOR CONTRACTS:

The contents of this section are required by Texas Law and are included by County regardless of content.

- 5.1 Agreement to Not Boycott Israel Chapter 2271 Texas Government Code: Contractor verifies that if Contractor employs ten (10) or more full-time employees and this Agreement has a value of \$100,000 or more, Contractor does not boycott Israel and will not boycott Israel during the term of this Agreement.
- 5.2 Texas Government Code Section 2251.152 Acknowledgment: By signature on vendor form, Contractor represents pursuant to Section 2252.152 of the Texas Government Code, that Contractor is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under Section 806.051, Section 807.051 or Section 2253.153.

6.0 DELIVERY:

Delivery of all vehicles ordered must be completed within one-hundred twenty (120) calendar days, unless otherwise noted, after receipt of purchase order issued by the Fort Bend County Purchasing Agent. Delivery must be made to the Fort Bend County Fleet Management, 230 Legion Drive, Richmond, Texas unless otherwise noted on purchase order.

7.0 GENERAL INFORMATION:

- 7.1 Invoice, (130U) Title Application, Manufacturer Certificate of Origin (MCO), Odometer Disclosure Certificate, Buyers Order and Vehicle State Inspection Report all with proper vehicle identification number (VIN) must accompany vehicle when delivered to Vehicle Maintenance. Vehicles must display a paper license tag upon delivery.
- 7.2 All titles should read: Fort Bend County c/o Auditors Department, 301 Jackson, Suite#701, Richmond, Texas 77469 unless otherwise noted.
- 7.3 Prior to delivery of vehicles, vendor must call Fort Bend County Vehicle Maintenance at 281-341-4790.

8.0 TERM OF CONTRACT:

The term of this contract is **date of contract execution through September 30, 2023**. Either party for any reason may terminate this contract by giving thirty (30) days written notice of the intent to terminate.

9.0 HUMAN TRAFFICKING:

By acceptance of this contract, Contractor acknowledges that Fort Bend County is opposed to human trafficking and that no County funds will be used in support of services or activities that violate human trafficking laws.

10.0 REQUIRED FORMS:

All vendors submitting are required to complete the attached and return with submission:

- 10.1 Vendor Form
- 10.2 W9 Form
- 10.3 Tax Form/Debt/Residence Certification

11.0 EXHIBIT

- 11.1 Exhibit A - Federal Clauses
- 11.2 Exhibit B - Certification regarding debarment, suspension, ineligibility and voluntary exclusion
- 11.3 Exhibit C - Certification for contracts, grants, loans, and cooperative contracts

12.0 REQUIRED EQUIPMENT:

Bidder must state the make and model bid in the space provided. Failure to do so may result in disqualification of bid. Unit bid must meet or exceed the following specifications. **All units are to have the following standard equipment unless otherwise stated.** All units to be new, current production models.

- Tires (5) five, radial type tubeless (four plus full size spare);
- Automatic transmission with overdrive;
- Air conditioning, factory installed;
- Brakes: Heavy duty power;
- Rear axle: Suitable for highway use;
- Instrumentation: Full gauges;
- Rearview mirrors: Two outside 6" x 9" low mount door;
- Interior mirrors: Rearview, day/night;
- Air Bags: Driver and passenger side;
- Fuel tank: Standard capacity as listed by manufacturer;
- Power steering;

CONTRACT SHEET
B22-081

THE STATE OF TEXAS
COUNTY OF FORT BEND

This memorandum of agreement made and entered into on the 28 day of June, 2022,
by and between Fort Bend County in the State of Texas (hereinafter designated County), acting herein by
County Judge KP George, by virtue of an order of Fort Bend County Commissioners Court, and
He IFM Av Ford (hereinafter designated Contractor).
(company name)

WITNESSETH:

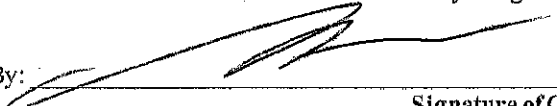
The Contractor and the County agree that the bid and specifications for **Purchase of
Vehicles** which are hereto attached and made a part hereof, together with this
instrument and the bond (when required) shall constitute the full agreement and contract between parties and for
furnishing the items set out and described; the County agrees to pay the prices stipulated in the accepted bid.

It is further agreed that this contract shall not become binding or effective until signed by the parties hereto and a
purchase order authorizing the items desired has been issued.

Executed at Richmond, Texas this 28 day of June 2022.


County Judge KP George

By: _____
County Judge KP George

By: 
Signature of Contractor

By: Marcus Warren Fleet Director
Printed Name and Title

Request for Taxpayer Identification Number and Certification

Give Form to the
 requester. Do not
 send to the IRS.

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Print or type. See Specific Instructions on page 3.	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank. HELFMAN FORD INC.	
	2 Business name/disregarded entity name, if different from above	
	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. <input type="checkbox"/> Individual/sole proprietor or single-member LLC <input checked="" type="checkbox"/> C Corporation <input type="checkbox"/> S Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate <input type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶ _____ Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner. <input type="checkbox"/> Other (see instructions) ▶ _____	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) <u>5</u> Exemption from FATCA reporting code (if any) _____ (Applies to accounts maintained outside the U.S.)
	5 Address (number, street, and apt. or suite no.) See instructions. 12220 SOUTHWEST FREEWAY	Requester's name and address (optional)
	6 City, state, and ZIP code STAFFORD, TX 77477	
	7 List account number(s) here (optional)	

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

Note: If the account is in more than one name, see the instructions for line 1. Also see *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Social security number											
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Part II Certification

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
3. I am a U.S. citizen or other U.S. person (defined below); and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here	Signature of U.S. person	Date <u>6-14-22</u>
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States:

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
2. The treaty article addressing the income.
3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
4. The type and amount of income that qualifies for the exemption from tax.
5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,
2. You do not certify your TIN when required (see the Part II instructions on page 3 for details),

3. The IRS tells the requester that you furnished an incorrect TIN,

4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code* on page 3 and the separate Instructions for the Requester of Form W-9 for more information.

Also see *Special rules for partnerships* above.

What is FATCA reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code* on page 3 and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account, list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note. ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.

c. **Partnership, LLC that is not a single-member LLC, C Corporation, or S Corporation.** Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.

d. **Other entities.** Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(ii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box in line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box in line 3.

Limited Liability Company (LLC). If the name on line 1 is an LLC treated as a partnership for U.S. federal tax purposes, check the "Limited Liability Company" box and enter "P" in the space provided. If the LLC has filed Form 8832 or 2553 to be taxed as a corporation, check the "Limited Liability Company" box and in the space provided enter "C" for C corporation or "S" for S corporation. If it is a single-member LLC that is a disregarded entity, do not check the "Limited Liability Company" box; instead check the first box in line 3 "Individual/sole proprietor or single-member LLC."

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space in line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
- 2—The United States or any of its agencies or instrumentalities
- 3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities
- 5—A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission
- 8—A real estate investment trust
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940
- 10—A common trust fund operated by a bank under section 584(a)
- 11—A financial institution
- 12—A middleman known in the investment community as a nominee or custodian
- 13—A trust exempt from tax under section 664 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for . . .	THEN the payment is exempt for . . .
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
- B—The United States or any of its agencies or instrumentalities
- C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
- G—A real estate investment trust
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
- I—A common trust fund as defined in section 584(a)
- J—A bank as defined in section 581
- K—A broker
- L—A trust exempt from tax under section 664 or described in section 4947(a)(1)
- M—A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note. You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see *Limited Liability Company (LLC)* on this page), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if items 1, 4, or 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code* earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.

2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.

3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.

4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).

5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
2. Two or more individuals (joint account)	The actual owner of the account or, if combined funds, the first individual on the account ¹
3. Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²
4. a. The usual revocable savings trust (grantor is also trustee) b. So-called trust account that is not a legal or valid trust under state law	The grantor-trustee ¹
5. Sole proprietorship or disregarded entity owned by an individual	The actual owner ¹
6. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i)(A))	The owner ³
	The grantor ¹
For this type of account:	Give name and EIN of:
7. Disregarded entity not owned by an individual	The owner
8. A valid trust, estate, or pension trust	Legal entity ¹
9. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
10. Association, club, religious, charitable, educational, or other tax-exempt organization	The organization
11. Partnership or multi-member LLC	The partnership
12. A broker or registered nominee	The broker or nominee
13. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
14. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))	The trust

¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

² Circle the minor's name and furnish the minor's SSN.

³ You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships* on page 2.

*Note. Grantor also must provide a Form W-9 to trustee of trust.

Note. If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at: spam@uce.gov or contact them at www.ftc.gov/idtheft or 1-877-IDTHEFT (1-877-438-4338).

Visit IRS.gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

Job No.: _____

TAX FORM/DEBT/ RESIDENCE CERTIFICATION

(for Advertised Projects)

Taxpayer Identification Number (T.I.N.): 76-0002969

Company Name submitting Bid/Proposal: HEIFMAN Ford

Mailing Address: 12220 SW Frwy Stafford, TX 77477

Are you registered to do business in the State of Texas? Yes No

If you are an individual, list the names and addresses of any partnership of which you are a general partner or any assumed name(s) under which you operate your business

I. **Property:** List all taxable property in Fort Bend County owned by you or above partnerships as well as any d/b/a names. Include real and personal property as well as mineral interest accounts. (Use a second sheet of paper if necessary.)

<u>Fort Bend County Tax Acct. No.*</u>	<u>Property address or location**</u>
<u>76-0002969</u>	<u>12220 SW Frwy Stafford, TX 77477</u>

* This is the property account identification number assigned by the Fort Bend County Appraisal District.
 ** For real property, specify the property address or legal description. For business personal property, specify the address where the property is located. For example, office equipment will normally be at your office, but inventory may be stored at a warehouse or other location.

II. **Fort Bend County Debt** - Do you owe any debts to Fort Bend County (taxes on properties listed in I above, tickets, fines, tolls, court judgments, etc.)?

Yes No If yes, attach a separate page explaining the debt.

III. **Residence Certification** - Pursuant to Texas Government Code §2252.001 et seq., as amended, Fort Bend County requests Residence Certification. §2252.001 et seq. of the Government Code provides some restrictions on the awarding of governmental contracts; pertinent provisions of §2252.001 are stated below:

- (3) "Nonresident bidder" refers to a person who is not a resident.
- (4) "Resident bidder" refers to a person whose principal place of business is in this state, including a contractor whose ultimate parent company or majority owner has its principal place of business in this state.

I certify that HEIFMAN Ford is a Resident Bidder of Texas as defined in Government Code §2252.001.
[Company Name]

I certify that HEIFMAN Ford is a Nonresident Bidder as defined in Government Code §2252.001 and our principal place of business is Stafford, Texas.
[Company Name] [City and State]

EXHIBIT A
FEDERALLY-REQUIRED PROVISIONS

1. Respondent acknowledges that Federal financial assistance will be used to fund all or a portion of this Contract.
2. Respondent shall comply with all applicable federal law, regulations, executive orders, policies, procedures, and directives.
3. Respondent acknowledges that the Federal Government is not a party to this Contract and is not subject to any obligations or liabilities to the County, Respondent, or any other party pertaining to any matter resulting from this Contract.
4. Respondent acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to Respondent's actions pertaining to this Contract.
5. Respondent shall not use the Department of Homeland Security (DHS) seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.
6. Access to Records. The following access to records requirements apply to this Contract:
 - A. Respondent agrees to provide the County, the U.S. Treasury, the Texas Department of Emergency Management, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of Respondent which are directly pertinent to this Contract for the purposes of making audits, examinations, excerpts, and transcriptions. Respondent shall keep its books, documents, papers, and records available for this purpose for at least five years after this Addendum terminates or expires. This provision does not limit the applicable statute of limitations.
 - B. Respondent agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
 - C. Respondent agrees to provide the U.S. Treasury or his authorized representatives access to construction or other work sites pertaining to the work being completed under this Contract, if applicable.
 - D. In compliance with the Disaster Recovery Act of 2018, the County and Respondent acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the U.S. Treasury or the Comptroller General of the United States.
7. Environmental Compliance.

- A. Respondent shall comply with all applicable standards, ordered, or regulations issued pursuant to the Clean Air Act (42 U.S.C. § 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. § 1251 et seq.).
 - B. Respondent shall report all violations to the County, and understands and agrees that the County will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
 - C. Respondent shall include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance.
8. Contract Work Hours and Safety Standards Act. All contracts entered into related to this Contract shall contain the following language:
- A. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
 - B. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (A) of this section the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (A) of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (A) of this section.
 - C. Withholding for unpaid wages and liquidated damages. The County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such contract or any other Federal contract with the same prime Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor, such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (B) of this section.

- D. Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (A) through (D) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (A) through (D) of this section.
9. Equal Employment Opportunity. During the performance of this contract, Respondent agrees as follows:
- A. Respondent will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. Respondent will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:
 - B. Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Respondent agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
 - C. Respondent will, in all solicitations or advertisements for employees placed by or on behalf of Respondent, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
 - D. Respondent will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Contractor's legal duty to furnish information.
 - E. Respondent will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

- F. Respondent will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- G. Respondent will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- H. In the event of Respondent's noncompliance with the nondiscrimination clauses of this Contract or with any of the said rules, regulations, or orders, this Contract may be canceled, terminated, or suspended in whole or in part and Respondent may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- I. Respondent will include the portion of the sentence immediately preceding paragraph (A) and the provisions of paragraphs (A) through (H) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or Respondent. Respondent will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event Respondent becomes involved in, or is threatened with, litigation with a subcontractor or Respondent as a result of such direction by the administering agency, the Respondent may request the United States to enter into such litigation to protect the interests of the United States.

The County further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, that if the COUNTY so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The County agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of Contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering

agency in the discharge of the agency's primary responsibility for securing compliance.

The County further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a Contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon Contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the County agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the County under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

10. Procurement of Recovered Materials.

A. In the performance of this Contract, Respondent shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:

- Competitively within a timeframe providing for compliance with the Contract performance schedule;
- Meeting Contract performance requirements; or
- At a reasonable price.

B. Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines web site, <https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program>.

C. The Respondent also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act.

11. Remedies. If any work performed and/or goods delivered by Respondent fails to meet the requirements of the Contract, any other applicable standards, codes or laws, or otherwise breaches the terms of the Contract, the County may in its sole discretion:

- A. Reject the faulty goods and require rectification of the issue before the expiration of the time for performance;
- B. Reject future deliveries; and

C. Cancel the Contract

This Section shall in no way be interpreted to limit the County's right to pursue and obtain any and all other available legal or equitable remedies against Respondent.

12. Termination for Cause.

A. County may terminate the whole or any part of this Agreement for cause in the following circumstances:

- If Contractor fails to perform services within the time specified in the Scope of Services or any extension thereof granted by the County in writing;
- If Contractor materially breaches any of the covenants or terms and conditions set forth in the Underlying Agreement or fails to perform any of the other provisions of the Underlying Agreement or so fails to make progress as to endanger performance of the Underlying Agreement in accordance with its terms, and in any of these circumstances does not cure such breach or failure to County's reasonable satisfaction within a period of ten (10) calendar days after receipt of notice from County specifying such breach or failure.

B. If, after termination, it is determined for any reason whatsoever that Contractor was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the County as if the contract had been terminated for convenience.

C. Upon termination of the Underlying Agreement, County shall compensate Contractor in accordance with the terms for payment set out in the agreement, above, for those services which were provided under the Underlying Agreement prior to its termination, and which have not been previously invoiced to County. Contractor's final invoice for said services will be presented to and paid by County in the same manner set forth in the Underlying Agreement.

13. Termination for Convenience.

A. The County may terminate the Underlying Agreement, in whole or in part, at any time by written notice to the Contractor. If the Contractor has any property in its possession belonging to County, the Contractor will account for the same, and dispose of it in the manner County directs.

14. Suspension and Debarment. Federal regulations restrict the County from contracting with parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs and activities, where the contract is funded in whole or in part with federal funds. Accordingly, a contract or subcontract must not be made with any parties listed on the SAM Exclusions list. SAM Exclusions is the list maintained by the General Services Administration that contains the name of parties

debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under certain statutory or regulatory authority. Respondent can verify its status and the status of its principals, affiliates, and subcontractors at www.SAM.gov.

- A. This Contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, Respondent is required to verify that it, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are not excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. Respondent must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the County. If it is later determined that Respondent did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the State of Texas and the County, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- D. The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

15. Byrd Anti-Lobbying Amendment.

- A. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification upon Contract execution. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the federal awarding agency.

16. Contracting with Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms. If Respondent intends to subcontract any portion of the work covered by this Contract, Respondent must take all necessary affirmative steps to assure that small and minority businesses, women's business enterprises and labor surplus area firms are solicited and used when possible. Affirmative steps must include:

- A. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;

- B. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- C. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- D. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises; and
- E. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.

17. Domestic Preference Requirements.

- A. As appropriate and to the extent consistent with law, Respondent should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this paragraph must be included in all subcontracts and purchase orders for work or products under this Addendum. For purposes of this paragraph:
 - (1) "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
 - (2) "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

18. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment.

- A. As used in this paragraph, the terms backhaul; covered foreign country; covered telecommunications equipment or services; interconnection arrangements; roaming; substantial or essential component; and telecommunications equipment or services have the meaning as defined in FEMA Policy, #405-143-1 Prohibitions on Expending FEMA Award Funds for Covered Telecommunications Equipment or Services as used in this paragraph—
- B. Prohibitions
 - (1) Section 889(b) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. No. 115-232, and 2 C.F.R. § 200.216 prohibit

the head of an executive agency on or after Aug.13, 2020, from obligating or expending grant, cooperative agreement, loan, or loan guarantee funds on certain telecommunications products or from certain entities for national security reasons.

- (2) Unless an exception in this paragraph applies, Respondent and its Subcontractors may not use grant, cooperative agreement, loan, or loan guarantee funds from FEMA to:
 - i. Procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - ii. Enter into, extend, or renew a contract to procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - iii. Enter into, extend, or renew contracts with entities that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system; or
 - iv. Provide, as part of its performance of this Purchase Order or Addendum, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

C. Exceptions

- (1) This paragraph does not prohibit Respondent from providing—
 - i. A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - ii. Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (2) By necessary implication and regulation, the prohibitions also do not apply to:
 - i. Covered telecommunications equipment or services that:
 - Are not used as a substantial or essential component of any system; and
 - Are not used as critical technology of any system.

- Other telecommunications equipment or services that are not considered covered telecommunications equipment or services.

D. Reporting requirement

- (1) In the event Respondent identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during performance of the Services set forth in this Addendum, or Respondent is notified of such by a Subcontractor at any tier or by any other source, Respondent shall report the information in the manner stated below to the recipient or subrecipient, unless elsewhere in this Addendum are established procedures for reporting the information.
- (2) Respondent shall report the following information pursuant to this paragraph:
 - i. Within one business day from the date of such identification or notification: The Contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
 - ii. Within 10 business days of submitting the information above: Any further available information about mitigation actions undertaken or recommended. In addition, Respondent shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.

E. Subcontracts

- (1) Respondent shall insert the substance of this clause, including this paragraph (E), in all subcontracts and other contractual instruments.

EXHIBIT B

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION—LOWER-TIER COVERED TRANSACTIONS

“Non-federal entities and contractors are subject to the non-procurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, 2 CFR 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs or activities.” (2 CFR 200.212)

This certification is required by regulations implementing Executive Order 12549, Debarment and Suspension, for all lower-tier transactions meeting the threshold and tier requirements. (2 CFR 180.300)

Terms Defined

- *Nonprocurement Transaction:* A transaction under federal non-procurement programs, which can be either a primary covered transaction or a lower-tier covered transaction. (2 CFR 180.970)
- *Lower-Tier Covered Transaction:* (1) Any transaction between a participant and a person other than a procurement contract for goods or services, regardless of type, under a primary covered transaction; (2) any procurement contract for goods or services between a participant and a person, regardless of type, expected to equal or exceed \$25,000; (3) any procurement contract for goods or services between a participant and a person under a covered transaction, regardless of amount
- *Participant:* Any person who submits a proposal for or who enters into a covered transaction, including an agent or representative of a participant. (2 CFR 180.980)
- *Principal:* An officer, director, owner, partner, principal investigator, or other person within a participant with management or supervisory responsibilities related to a covered transaction; or a consultant or other person, whether or not employed by the participant or paid with federal funds, who (1) is in a position to handle federal funds; (2) is in a position to influence or control the use of those funds; or (3) occupies a technical or professional position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction. (2 CFR 180.995)
- *System for Award Management (SAM) Exclusions:* The list maintained and disseminated by the General Services Administration (GSA) containing names and other information about persons who are ineligible. (2 CFR 180.945).
- *Debarment:* Action taken by a debarring official to exclude a person from participating in covered transactions and transactions covered under the Federal Acquisition Regulation (48 CFR chapter 1). A person so excluded is debarred. (2 CFR 180.925)
- *Suspension:* Action taken by a suspending official that immediately prohibits a person from participating in covered transactions and transactions covered under the Federal Acquisition

Regulation (48 CFR chapter 1) for a temporary period, pending completion of an agency investigation and any judicial or administrative proceedings that may ensue. A person so excluded is suspended. (2 CFR 180.1015)

- *Ineligible or Ineligibility:* A person or commodity is prohibited from covered transactions because of an exclusion or disqualification. (2 CFR 180.960)
- *Person:* Any individual, corporation, partnership, association, unit of government, or legal entity, however organized. (2 CFR 180.985)
- *Proposal:* A solicited or unsolicited bid, application, request, invitation to consider, or similar communication by or on behalf of a person seeking to participate or to receive a benefit, directly or indirectly, in or under a covered transaction.
- *Voluntary Exclusion:* A person's agreement to be excluded under the terms of a settlement between the person and one or more agencies. Voluntary exclusion must have governmentwide effect. (2 CFR 180.1020)
- *Voluntarily Excluded:* The status of a person who has agreed to a voluntary exclusion. (2 CFR 180.1020)

Instructions for Certification


1. By signing or certifying and submitting this application, the prospective lower-tier participant is providing the certification set out below.
2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower-tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
3. The prospective lower-tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower-tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
4. The terms covered transaction, debarred, suspended, ineligible, lower-tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
5. The prospective lower-tier participant agrees by signing or certifying and submitting this application that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower-tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered

transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower-tier participant further agrees by signing or certifying and submitting this application that it will include the clause titled Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—Lower-Tier Covered Transactions, without modification, in all lower-tier covered transactions and in all solicitations for lower-tier covered transactions.
7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower-tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the non-procurement list.
8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower-tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

**Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—
Lower-Tier Covered Transactions**

1. The prospective lower-tier participant certifies, by signing or certifying and submitting this application, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

HEITMAN Ford
Contractor Name
MARCUS WARREN
Name
Fleet Director
Title

Signature

Bid 22-081
Contract Number
6-14-22
Date

EXHIBIT C
CERTIFICATION FOR CONTRACTS, GRANTS, LOANS, AND
COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

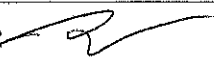
(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Respondent, F, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, Respondent understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Name of Respondent: He HMA W Ford

RFP or ITB No.:

Signature: 

Printed Name: MARCUS WORSSEL

Title: Fleet Director

Date: 6-14-22

- Radio: AM/FM with speakers, factory installed;
- Tilt steering and speed control;
- Bumper: Front and rear with a step;
- Floor mats;
- Headlights: Halogen with replaceable bulbs;
- Lighting: Interior dome and door actuated;
- Intermittent windshield wiper system;
- Bluetooth
- Back up camera
- Factory window tinting;
- State inspection sticker;
- Exterior paint color: Manufacturers standard color to be selected at time of order;
- **Four (4) ignition keys and four (4) key fobs for each vehicle ordered**

Vehicle 1: Chevrolet Tahoe, Police Package, without console:

- < Four (4) door
- < Model CC10706
- < No console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight, factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Seating: Cloth bucket with rear vinyl
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < 6J4 wiring horn and siren circuit

Meets Specification: Yes No

Total unit bid price, Vehicle 1, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 2: Chevrolet Tahoe, Police Package with console:

- < Four (4) door
- < Model CC10706
- < With option A50: Cloth bucket seats with rear cloth with factory console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight, factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < 6J4 wiring horn and siren circuit

Meets Specification: Yes No

Total unit bid price, Vehicle 2, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 3: Non-Police Package 4-door Sedan:

List make and model: Must be new, current production, Chevy Malibu or equal.

- < Engine: 1.5 liter, I-4 turbo minimum
- < Wheelbase: 111.4" minimum
- < Seating: Cloth, front and rear
- < Power windows
- < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 3, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 4: Truck, 1/2 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Rubber flooring, no carpet
- < Power windows
- < Power locks
- < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 4, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 5: Truck, 1/2 ton, extended cab, short wheel base:

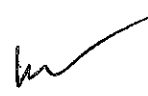
List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 5, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____



Vehicle 8: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40, Cloth, rear cloth
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 8, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 9: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Cloth, front 40/20/40 split bench, rear cloth
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch
- < Tow hooks
- < Limited slip rear axle
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 9, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 12: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 157" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 12, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 13: Truck, 1/2 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 140" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 13, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 14: Truck, 3/4 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 140" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 9.6 inch minimum
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Locking rear differential
- < Front tow hooks
- < Integrated trailer brake system
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 14, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 15: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 10.12 inch minimum
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Locking rear differential
- < Front tow hooks
- < Integrated trailer brake system
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 15, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 16: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 142" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 10.12 inch minimum
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Locking rear differential
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 16, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 17: Truck, 3/4 ton, extended cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

-
- < Engine: 5.7 liter V-8, fuel injection
 - < Wheelbase: 162" minimum
 - < Non-aluminum bed floor
 - < Four wheel drive
 - < Seating: Cloth bucket, no full console, rear cloth
 - < Power windows
 - < Power locks
 - < Power towing mirrors
 - < Integrated brake system and controller
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 17, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 18: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Rubber flooring, no carpet
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Integrated trailer brake system
- < Locking rear differential
- < Tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 18, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 19: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 172" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 Cloth, rear cloth
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 19, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 20: Truck, 1 Ton, 3500, regular cab, dually, 4 Wheel Drive, cab/chassis only:

List make and model: Must be new, current production.

-
- < Engine: Diesel
 - < Wheelbase: 60" cab to axle maximum
 - < Seating: Vinyl, 40/20/40 split bench
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Limited slip rear axle
 - < Front tow hooks
 - < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 20, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 21: Truck, 1 ton, 3500, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 158" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, 40/20/40 split bench, rear vinyl
 - < Rubber floor mats
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 21, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 22: Truck, 1 1/2 Ton, 4500, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 137.5" minimum
- < Seating: Vinyl, 40/20/40 split bench
- < Power windows
- < Power locks
- < Limited slip rear axle
- < Front tow hooks
- < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 22, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 23: Truck, 1 1/2 Ton, 5500, 4x4, regular cab, 60" cab to axle, dually, cab & chassis:

List make and model: Must be new, current production.

- < Engine: Diesel
- < Transmission: Automatic
- < Seating: Vinyl, 40/20/40 split bench
- < Limited slip rear axle
- < Front tow hooks
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 23, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 24: Ford Explorer or equal:

List make and model: Must be new, current production.

-
- < Engine: 2.3 liter I-4 Ecoboost
 - < Wheelbase: 112.8" minimum
 - < Seating: Cloth
 - < Power windows
 - < Power door locks
 - < Rear air conditioning
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 24, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 35,957

Vehicle 25: Ford Explorer Police Inceptor Utility, All Wheel Drive

- < Engine: 3.3 liter V6 Direct-Injection Engine
- < Alternator: Heavy duty
- < Seating: Cloth
- < Power driver's seat
- < Power windows
- < Power door locks
- < Power mirrors
- < 1284X Keyed alike
- < 51R – Driver side spotlight LED
- < 17A – Rear aux air
- < 55F – Key entry
- < 43D – Dark car
- < 76R – Reverse sensing
- < 60A – Grille lights, siren, speaker wiring

Meets Specification: Yes No

Total unit bid price, Vehicle 25, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 26: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < No back seat
 - < Add side door windows
 - < Add rear door windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 26, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 27: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Bucket Cloth
 - < Passenger cloth bench backseat with 3 person restraints
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Add side door windows
 - < Add rear door windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 27, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 30: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 30, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 31: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle

Meets Specification: Yes No

Total unit bid price, Vehicle 31, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 28: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 28, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 29: Truck, 1/2 ton, 4 door, crew cab, short wheel base, hard cover:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 29, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 32: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4-wheel drive:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < 4-wheel drive
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 32, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 33: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 153" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 33, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 36: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 141" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Locking rear differential
 - < Front tow hooks
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 36, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 37: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 158" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, 40/20/40, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 37, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 39: Ambulance cab and chassis, regular cab:

List make and model: Must be new, current production, Dodge 3500 Tradesman Chassis 4x2 or equal.

- < Engine: 6.7L Cummins turbo diesel
- < Dual rear wheel
- < 6 speed automatic transmission
- < 3.73 rear axle
- < Rear track 71.7"
- < Cab to axle distance 84"
- < Wheelbase: 167.5"
- < GVW: 14,000 lb minimum
- < Ambulance prep group
- < Chrome appearance group
- < Power accessory group
- < Power and remote entry group
- < Steel chrome clad wheels
- < Rear sliding window
- < Bright white/clear coat exterior paint
- < Monotone paint
- < Medium slate gray interior
- < Seating: Vinyl, 60/40 or 40/20/40 split bench
- < Vinyl flooring
- < Power windows
- < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 39, F.O.B. point of delivery in Fort Bend County, Texas:

\$ ~~60,577~~ 60,577

AS PER ORIGINAL

Initials of Bidder: *W*

Vehicle 40: Truck, 1 Ton, 3500, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

- < Engine: Gasoline 6.6L minimum
- < Wheelbase: 60" cab to axle maximum
- < Seating: Vinyl, 40/20/40 split bench
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Limited slip rear axle
- < Front tow hooks
- < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 40, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 41: Truck, F-650, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

- ✓< Engine: Diesel, 6.7L turbo diesel ✓
- ✓< 194" Wheelbase/120" CA/75" AF/308" OAL ✓
- ✓< Seating: Vinyl, Driver bucket and 2 passenger bench
- ✓< 30/70 Air Ride Driver (External Air Source) & Fixed 2-Passenger Bench
- ✓< Air Suspension - 21,000 lb. Cap
- ✓< Single Channel - Straight 'C' 15.14 SM, 80,000 PSI
- ✓< Power Equipment Group
- ✓< Air Compressor, Bendix, 13.2 CFM Capacity - Includes Direct Reading Air Pressure Gauge
- ✓< 19,000 lb. Single-Speed - Dana S19-140
- ✓< Power windows
- < Power locks
- < Front tow hooks

Meets Specification: Yes No

Total unit bid price, Vehicle 41, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Initials of Bidder:

Vehicle 42: Truck, 3/4 ton, 4 door, crew cab, 4X4, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 172" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 cloth, rear cloth
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 42, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 43: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4 wheel drive, lockable hardcover:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4 wheel drive
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 Cloth, rear cloth
- < Lockable Hardcover
- < Power windows
- < Power locks
- < Power mirrors
- < Front tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 43, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 44: Truck, 3/4 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 split bench, cloth
- < Power windows
- < Power locks
- < Locking rear differential
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 44, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 45: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 172" minimum
- < Limited slip rear axle
- < Non-aluminum bed floor
- < Seating: 40/20/40 Vinyl, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Locking rear differential
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 45, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 46: Van, Cargo, 3/4 Ton:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Front – Bucket Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 46, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 47: Van, 15 Passenger, 1 Ton, Extended Length:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Front – Bucket Cloth
 - < Vinyl rear seats
 - < Keyless Entry
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Running boards
 - < Rear Park Assist
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 47, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 48: ½ Ton Suburban or equal:

List make and model: Must be new, current production.

- < Engine: 5.3 liter EcoTec 3 V8 or equal
- < Seating: Front vinyl 40/20/40 split bench, 2nd and 3rd rows vinyl, H2G
- < Vinyl flooring, no carpet
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Power windows
- < Power door locks
- < Rear air conditioning
- < Remote keyless entry
- < Dual batteries K4B
- < Tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 48, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____




COUNTY PURCHASING AGENT

Fort Bend County, Texas

Vendor Information

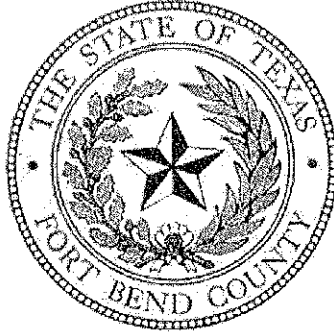
Jaime Kovar
Purchasing Agent

Office (281-341-8640)

Legal Company Name (top line of W9)	LAKE COUNTRY CHEVROLET		
Business Name (if different from legal name)			
Federal ID # or S.S. #	81-0792051	DUNS #	08-042-5912
Type of Business	<input checked="" type="checkbox"/> Corporation/LLC <input type="checkbox"/> Sole Proprietor/Individual	<input type="checkbox"/> Partnership <input type="checkbox"/> Tax Exempt Organization	Age in Business? 7
Publicly Traded Business	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes Ticker Symbol _____		
Remittance Address	2152 N. WHEELER STREET		
City/State/Zip	JASPER, TX 75951		
Physical Address	2152 N. WHEELER STREET		
City/State/Zip	JASPER, TX 75951		
Phone/Fax Number	Phone: 512.436.1313	Fax:	_____
Contact Person	SETH GAMBLIN		
E-mail	SGAMBLIN.SILSBEEFLEET@GMAIL.COM		
Check all that apply to the company listed above and provide certification number.	DBE-Disadvantaged Business Enterprise <input type="checkbox"/>	Certification # _____	Cert. Date _____
	SBE-Small Business Enterprise <input type="checkbox"/>	Certification # _____	Exp. Date _____
	HUB-Texas Historically Underutilized Business <input type="checkbox"/>	Certification # _____	_____
	WBE-Women's Business Enterprise <input type="checkbox"/>	Certification # _____	_____
Company's gross annual receipts	<\$500,000 _____	\$500,000-\$4,999,999 _____	
	\$5,000,000-\$16,999,999 _____	\$17,000,000-\$22,399,999 _____	
	>\$22,400,000 <input checked="" type="checkbox"/>		
NAICs codes (Please enter all that apply)			
Signature of Authorized Representative			
Printed Name	SETH GAMBLIN		
Title	FLEET SALES		
Date	06/08/22		

THIS FORM MUST BE SUBMITTED WITH THE SOLICITATION RESPONSE

Fort Bend County, Texas
Invitation for Bid



Purchase of Vehicles for Fort Bend County
BID 22-081

SUBMIT BIDS TO:

Fort Bend County
Purchasing Department
Travis Annex
301 Jackson, Suite 201
Rosenberg, TX 77469

Note: All correspondence must include the term
"Purchasing Department" in address to assist in
proper delivery

SUBMIT NO LATER THAN:

Tuesday, June 14, 2022
2:00 PM (Central)

MARK ENVELOPE:

BID 22-081
Vehicles

***ALL BIDS MUST BE RECEIVED IN AND TIME/DATE STAMPED BY THE PURCHASING OFFICE
OF FORT BEND COUNTY ON OR BEFORE THE SPECIFIED TIME/DATE STATED ABOVE.***

BIDS RECEIVED AS REQUIRED WILL THEN BE OPENED AND PUBLICLY READ.

BIDS RECEIVED AFTER THE SPECIFIED TIME, WILL BE RETURNED UNOPENED.

Results will not be given by phone.
Results will be provided to bidder in writing
after Commissioners Court award.

Requests for information must be in
writing and directed to:
Jaime Kovar
County Purchasing Agent
Jaime.Kovar@fortbendcountytexas.gov

Vendor Responsibilities:

- Download and complete any addendums. (Addendums will be posted on the Fort Bend County website no later than 48 hours prior to bid opening)
- Submit response in accordance with requirements stated on the cover of this document.
- DO NOT submit responses via email or fax.

1.0 GENERAL REQUIREMENTS:

- 1.1 Read this entire bid document carefully. Follow all instructions. You are responsible for fulfilling all requirements and specifications. Be sure you understand them.
- 1.2 General Requirements apply to all advertised bids; however, these may be superseded, whole or in part, by the scope, special requirements, specifications, special specifications or other data contained herein.
- 1.3 Governing Law: Bidder is advised that these requirements shall be fully governed by the laws of the State of Texas and that Fort Bend County may request and rely on advice, decisions and opinions of the Attorney General of Texas and the County Attorney concerning any portion of these requirements.
- 1.4 Bid Document Completion: Fill out, initial each page, sign, and return ONE (1) complete bid document to the Fort Bend County Purchasing Department. An authorized representative of the bidder must sign the Contract Sheet. The contract will be binding only when signed by the County Judge, Fort Bend County and a purchase order authorizing the item(s) desired has been issued. The use of correction fluid is not acceptable and may result in the disqualification of bid. If an error is made, the bidder must draw a line through error and initial each change. All response, typed or written, information must be clear and legible.
- 1.5 Bid Returns: Bidders must return entire completed bid document to the Fort Bend County Purchasing Department at 301 Jackson, Suite 201, Richmond, Texas no later than 2:00 P.M. on the date specified. Late bids will not be accepted. Bids must be submitted in a sealed envelope, addressed as follows: Fort Bend County Purchasing Agent, Travis Annex, 301 Jackson, Suite 201, Richmond, Texas 77469.
- 1.6 Governing Document: In the event of any conflict between the terms and provisions of these requirements and the specifications, the specifications shall govern. In the event of any conflict of interpretation of any part of this overall document, Fort Bend County's interpretation shall govern.
- 1.7 Addenda: No interpretation of the meaning of the drawings, specifications or other bid documents will be made to any bidder orally. All requests for such interpretations must be made in writing addressed to Jaime Kovar, County Purchasing Agent, 301 Jackson, Suite 201, Richmond, Texas 77469, e-mail: Jaime.Kovar@fortbendcountytexas.gov. Any and all interpretations and any supplemental instructions will be in the form of written addenda to the contract documents which will be posted on Fort Bend County's website. Addenda will **ONLY** be issued by the Fort Bend County Purchasing Agent. It is the sole responsibility of each bidder to insure receipt of any and all addenda. All addenda issued will become part of the contract documents. Bidders must sign

and include addendum in the returned bid package. Deadline for submission of questions and/or clarification is **Tuesday, June 7, 2022 at 9:00 a.m. (CST)**. Requests received after the deadline will not be responded to due to the time constraints of this bid process.

- 1.8 Hold Harmless Agreement: Contractor shall indemnify and hold Fort Bend County harmless from all claims for personal injury, death and/or property damage arising from any cause whatsoever, resulting directly or indirectly from contractor's performance. Contractor shall procure and maintain, with respect to the subject matter of this bid, appropriate insurance coverage including, as a minimum, public liability and property damage with adequate limits to cover contractor's liability as may arise directly or indirectly from work performed under terms of this bid. Certification of such coverage must be provided to the County upon request.
- 1.9 Waiver of Subrogation: Bidder and bidder's insurance carrier waive any and all rights whatsoever with regard to subrogation against Fort Bend County as an indirect party to any suit arising out of personal or property damages resulting from bidder's performance under this agreement.
- 1.10 Severability: If any section, subsection, paragraph, sentence, clause, phrase or word of these requirements or the specifications shall be held invalid, such holding shall not affect the remaining portions of these requirements and the specifications and it is hereby declared that such remaining portions would have been included in these requirements and the specifications as though the invalid portion had been omitted.
- 1.11 Bonds: If this bid requires submission of bid guarantee and performance bond, there will be a separate page explaining those requirements. Bids submitted without the required bid bond or cashier's checks are not acceptable. Bond/s or cashier's check must be complete with all required signatures.
- 1.12 Taxes: Fort Bend County is exempt from all federal excise, state and local taxes unless otherwise stated in this document. Fort Bend County claims exemption from all sales and/or use taxes under Chapter 20, Title 122a, Vernon's Texas Civil Statutes, as amended. Texas Limited Sales Tax Exemption Certificates will be furnished upon written request to the Fort Bend County Purchasing Department.
- 1.13 Fiscal Funding: A multi-year lease or lease/purchase arrangement (if requested by the specifications), or any contract continuing as a result of an extension option, must include fiscal funding out. If, for any reason, funds are not appropriated to continue the lease or contract, said lease or contract shall become null and void. After expiration of the lease, leased equipment shall be removed by the bidder from the using department without penalty of any kind or form to Fort Bend County. All charges and physical activity related to delivery, installation, removal and redelivery shall be the responsibility of the bidder.

- 1.14 Pricing: Prices for all goods and/or services shall be firm for the duration of this contract and shall be stated in the bid spreadsheet. Prices shall be all inclusive. No price changes, additions, or subsequent qualifications will be honored during the course of the contract. All prices must be written in ink or typewritten. Pricing on all transportation, freight, and other charges are to be prepaid by the contractor and included in the bid prices. If there are any additional charges of any kind, other than those mentioned above, specified or unspecified, bidder MUST indicate the items required and attendant costs or forfeit the right to payment for such items.
- 1.15 Silence of Specifications: The apparent silence of specifications as to any detail, or the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practice is to prevail and that only material and workmanship of the finest quality are to be used. All interpretations of specifications shall be made on the basis of this statement. The items furnished under this contract shall be new, unused of the latest product in production to commercial trade and shall be of the highest quality as to materials used and workmanship. Manufacturer furnishing these items shall be experienced in design and construction of such items and shall be an established supplier of the item bid.
- 1.16 Supplemental Materials: Bidders are responsible for including all pertinent product data in the returned bid package. Literature, brochures, data sheets, specification information, completed forms requested as part of the bid package and any other facts which may affect the evaluation and subsequent contract award should be included. Materials such as legal documents and contractual agreements, which the bidder wishes to include as a condition of the bid, must also be in the returned bid package. Failure to include all necessary and proper supplemental materials may be cause to reject the entire bid.
- 1.17 Material Safety Data Sheets: Under the "Hazardous Communication Act", commonly known as the "Texas Right To Know Act", a bidder must provide to County and using departments, with each delivery, material safety data sheets, which are applicable to hazardous substances defined in the Act. Bidders are obligated to maintain a current, updated file in the Fort Bend County Purchasing Department. Failure of the bidder to maintain such a file will be cause to reject any bid applying thereto.
- 1.18 Name Brands: Specifications may reference name brands and model numbers. It is not the intent of Fort Bend County to restrict these bids in such cases, but to establish a desired quality level of merchandise or to meet a pre-established standard due to like existing items. Bidders may offer items of equal stature and the burden of proof of such stature rests with them. Fort Bend County shall act as sole judge in determining equality and acceptability of products offered.

- 1.19 Color Selection: Determination of colors of materials is a right reserved by the using department unless otherwise specified in the bid. Unspecified colors shall be quoted as standard colors, not colors, which require up charges or special handling. Unspecified fabrics or vinyl should be construed as medium grade. If bidder fails to get color/material approvals prior to delivery of merchandise, the using department may refuse to accept the items and demand correct shipment without penalty, subject to other legal remedies.
- 1.20 Evaluation: Evaluation shall be used as a determinant as to which bid items or services are the most efficient and/or most economical for the County. It shall be based on all factors, which have a bearing on price and performance of the items in the user environment. All bids are subject to tabulation by the Fort Bend County Purchasing Department and recommendation to Fort Bend County Commissioners Court. Compliance with all bid requirements, delivery and needs of the using department are considerations in evaluating bids. Pricing is NOT the only criteria for making a recommendation. The Fort Bend County Purchasing Department reserves the right to contact any bidder, at any time, to clarify, verify or request information with regard to any bid.
- 1.21 Inspections: Fort Bend County reserves the right to inspect any item(s) or service location for compliance with specifications and requirements and needs of the using department. If a bidder cannot furnish a sample of a bid item, where applicable, for review, or fails to satisfactorily show an ability to perform, the County can reject the bid as inadequate.
- 1.22 Testing: Fort Bend County reserves the right to test equipment, supplies, material and goods bid for quality, compliance with specifications and ability to meet the needs of the user. Demonstration units must be available for review. Should the goods or services fail to meet requirements and/or be unavailable for evaluation, the bid is subject to rejection.
- 1.23 Disqualification of Bidder: Upon signing this bid document, a bidder offering to sell supplies, materials, services, or equipment to Fort Bend County certifies that the bidder has not violated the antitrust laws of this state codified in section 15.01, et seq., Business & Commerce Code, or the federal antitrust laws, and has not communicated directly or indirectly the bid made to any competitor or any other person engaged in such line of business. Any or all bids may be rejected if the County believes that collusion exists among the bidders. Bids in which the prices are obviously unbalanced may be rejected. If multiple bids are submitted by a bidder and after the bids are opened, one of the bids is withdrawn, the result will be that all of the bids submitted by that bidder will be withdrawn; however, nothing herein prohibits a vendor from submitting multiple bids for different products or services.
- 1.24 Awards: Fort Bend County reserves the right to award this contract on the basis of lowest and best bid in accordance with the laws of the State of Texas, to waive

any formality or irregularity, to make awards to more than one bidder, to reject any or all bids. In the event the lowest dollar bidder meeting specifications is not awarded a contract, the bidder may appear before the Commissioners Court and present evidence concerning his responsibility. An award is final only upon formal execution by the Fort Bend County Commissioners Court or the Fort Bend County Purchasing Agent. Fort Bend County reserves the right to withdraw any award until execution by the proper authority.

- 1.25 Assignment: The successful vendor may not assign, sell or otherwise transfer this contract without written permission of Fort Bend County Commissioners Court.
- 1.26 Term Contracts: If the contract is intended to cover a specific time period, said time will be given in the specifications under scope.
- 1.27 Maintenance: Maintenance required for equipment bid should be available in Fort Bend County by a manufacturer authorized maintenance facility. Costs for this service shall be shown on the bid sheet as requested or on a separate sheet, as required. If Fort Bend County opts to include maintenance, it shall be so stated in the purchase order and said cost will be included. Service will commence only upon expiration of applicable warranties and should be priced accordingly.
- 1.28 Contract Obligation: Fort Bend County Commissioners Court must award the contract and the County Judge or other person authorized by the Fort Bend County Commissioners Court must sign the contract before it becomes binding on Fort Bend County or the bidders. Department heads are not authorized to sign agreements for Fort Bend County. Binding agreements shall remain in effect until all products and/or services covered by this purchase have been satisfactorily delivered and accepted.
- 1.29 Title Transfer: Title and Risk of Loss of goods shall not pass to Fort Bend County until Fort Bend County actually receives and takes possession of the goods at the point or points of delivery. Receiving times may vary with the using department. Generally, deliveries may be made between 8:30 a.m. and 4:00 p.m., Monday through Friday. Bidders are advised to consult the using department for instructions. The place of delivery shall be shown under the "Special Requirement" section of this bid document and/or on the Purchase Order as a "Ship To:" address.
- 1.30 Purchase Order and Delivery: The successful bidder shall not deliver products or provide services without a Fort Bend County Purchase Order, signed by an authorized agent of the Fort Bend County Purchasing Department. The fastest, most reasonable delivery time shall be indicated by the bidder in the proper place on the bid sheet. Any special information concerning delivery should also be included, on a separate sheet, if necessary. All items shall be shipped F.O.B. inside delivery unless otherwise stated in the specifications. This shall be understood to include bringing merchandise to the appropriate room or place

designated by the using department. Every tender or delivery of goods must fully comply with all provisions of these requirements and the specifications including time, delivery and quality. Nonconformance shall constitute a breach, which must be rectified prior to expiration of the time for performance. Failure to rectify within the performance period will be considered cause to reject future deliveries and cancellation of the contract by Fort Bend County without prejudice to other remedies provided by law. Where delivery times are critical, Fort Bend County reserves the right to award accordingly.

- 1.31 Contract Extension: Extensions may be made only by written agreement between Fort Bend County and the bidder. Any price escalations are limited to those stated by the bidder in the original bid.
- 1.32 Termination: Fort Bend County reserves the right to terminate the contract for default if Seller breaches any of the terms therein, including warranties of bidder or if the bidder becomes insolvent or commits acts of bankruptcy. Such right of termination is in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity. Default may be construed as, but not limited to, failure to deliver the proper goods and/or services within the proper amount of time, and/or to properly perform any and all services required to Fort Bend County's satisfaction and/or to meet all other obligations and requirements. Contracts may be terminated without cause upon thirty (30) days written notice to either party unless otherwise specified.
- 1.33 Recycled Materials: Fort Bend County encourages the use of products made of recycled materials and shall give preference in purchasing to products made of recycled materials if the products meet applicable specifications as to quantity and quality. Fort Bend County will be the sole judge in determining product preference application.
- 1.34 Interlocal Participation: Additional governmental entities may purchase from this bid. Vendor agrees to accept purchase orders from those participating entities and to invoice each entity separately.
- 1.35 Escalation Clause: Successful bidder may apply for a price increase to the Fort Bend County Commissioners Court. Price increase will be the amount increased to the vendor from his supplier. Written documentation of the increase must be provided to the Purchasing Agent. No application for a price increase may be submitted within the first four (4) months of this contract. Increases of more than 25% of the original bid price will not be considered.
- 1.36 Modifications: This instrument contains the entire Contract between the parties relating to the rights herein granted and obligations herein assumed. Any oral or written representations or modifications concerning this instrument shall be of no force and effect excepting a subsequent written modification signed by both parties hereto.

2.0 TERMS & CONDITIONS:

- 2.1 Seller to Package Goods: Seller will package goods in accordance with good commercial practice. Each delivery container shall be clearly and permanently marked as follows (a) Seller's name and address; (b) Consignee's name, address and purchase order number and the bid number if applicable; (c) Container number and total number of containers (e.g. box 1 of 4 boxes); and (d) the number of the container bearing the packing slip. Seller shall bear cost of packaging unless otherwise provided. Goods shall be suitably packed to secure lowest transportation costs and to conform to requirements of common carriers and any applicable specifications. Fort Bend County's count or weight shall be final and conclusive on shipments not accompanied by packing list.
- 2.2 Shipment Under Reservation Prohibited: Seller is not authorized to ship goods under reservation and no tender of a bill of lading will operate as a tender of goods.
- 2.3 Title and Risk of Loss: The title and risk of loss of the goods shall not pass to the County until a County employee actually receives and takes possession of the goods at the point or points of delivery.
- 2.4 Delivery Terms: F.O.B. Destination Freight Prepaid, Inside Delivery, unless delivery terms are specified otherwise on Purchase Order.
- 2.5 No Replacement of Defective Tender: Every tender or delivery of goods must fully comply with all provisions of the Purchase Order as to time of delivery, quality and the like. If a tender is made which does not fully conform, this shall constitute a breach and Seller shall not have the right to substitute a conforming tender.
- 2.6 Place of Delivery: The place of delivery shall be that set forth in the block of the purchase order entitled "Ship To". Any change thereto shall be effective by modification as provided for in Clause number 2.20 "Modifications", hereof. The terms of this agreement are "no arrival, no sale", at the discretion of Fort Bend County.
- 2.7 Invoices and Payments:
- 2.7.1 Seller shall submit separate invoices, in duplicate. Invoices shall indicate the purchase order number and the bid number if applicable. Invoices shall be itemized and transportation charges, if any, shall be listed separately. A copy of the bill of lading, and the freight waybill when applicable should be attached to the invoice.
- 2.7.2 Fort Bend County's obligation is payable only and solely from funds available for the purpose of this purchase. Lack of funds shall render the

order null and void to the extent funds are not available and any delivered but unpaid goods will be returned to Seller by the county.

- 2.7.3 Do not include Federal Excise, State, or City Sales Tax. Fort Bend County is a tax-exempt governmental entity.
- 2.8 Gratuities: Fort Bend County may, by written notice to the Seller, cancel any order without liability, if it is determined by the County that gratuities, in the form of entertainment, gifts, or otherwise were offered or given by the Seller, or any agent or representative of the Seller to any officer or employee of Fort Bend County with a view toward securing an order. In the event an order is canceled by the County pursuant to this provision, the County shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the cost incurred by Seller in providing such gratuities.
- 2.9 Special Tools and Test Equipment: If the price stated on the face of an order includes the cost of any special tooling or special test equipment fabricated or required by Seller for the purpose of filing this order, such special tooling equipment and any process sheets related thereto shall become the property of the County and to the extent feasible shall be identified by the Seller as such.
- 2.10 Warranty/Price:
- 2.10.1 The price to be paid by the County shall be that contained in Seller's quote or bid which Seller warrants to be no higher than Seller's current prices on orders by others for products of the kind and specification covered by an order for similar quantities under similar or like conditions and methods of purchase. In the event Seller breaches this warranty the prices of the items shall be reduced to the Seller's current prices on orders by others. Fort Bend County may cancel this contract without liability.
- 2.10.2 The Seller warrants that no person or selling agency has been employed or retained to solicit or secure any County order based upon any agreement or understanding for commission, percentage, brokerage, or contingent fee excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Seller for the purpose of securing business. A breach or violation of this warranty gives the County the right, in addition to any other right or rights, to cancel this contract without liability.
- 2.11 Warranty Product: Seller shall not limit or exclude any implied warranties and any attempt to do so shall render an order voidable at the option of the County. Seller warrants that the goods furnished will conform to the specifications, drawings, and description listed in the bid invitation and purchase order as applicable, and to the sample(s) furnished by Seller if any. In the event of a conflict between the specifications, drawings, and descriptions, the specifications

shall govern.

- 2.12 Safety Warranty: Seller warrants that the product sold to Fort Bend County shall conform to the standards promulgated by the U.S. Department of Labor under the Occupational Safety and Health Act of 1970. In the event the product does not conform to OSHA standards, the County may return the product for correction or replacement at the Seller's expense. In the event Seller fails to make the appropriate correction within 10 days, correction made by the County will be at Seller's expense.
- 2.13 No Warranty by Fort Bend County Against Infringements: As part of a contract for sale Seller agrees to ascertain whether goods manufactured in accordance with the specifications will give rise to the rightful claim of any third person by way of infringement. Fort Bend County makes no warranty that the production of goods according to the specification will not give rise to such a claim and in no event shall Fort Bend County be liable to Seller for indemnification in the event the Seller is sued on the grounds of infringement or the like. If Seller is of the opinion that an infringement will result, he will notify Fort Bend County to this effect in writing within two days after the receiving Purchase Order. If the County does not receive notice and is subsequently held liable for the infringement, Seller will defend and save the County harmless. If Seller in good faith ascertains that production of the goods in accordance with the specifications will result in infringement, this contract shall be null and void except that the County will pay Seller the reasonable cost of his search as to infringements.
- 2.14 Right of Inspection: The County shall have the right to inspect the goods at delivery before accepting them.
- 2.15 Cancellation: Fort Bend County shall have the right to cancel for default all or any part of the undelivered portion of an order if Seller breaches any of the terms hereof including warranties of Seller, or if the Seller becomes insolvent or files for protection under the bankruptcy laws. Such rights of cancellation are in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity.
- 2.16 Termination: The performance of work under a Purchase Order may be terminated in whole or in part by the County in accordance with this provision. Termination of work there under shall be effected by the delivery to the Seller of a "Notice of Termination" specifying the extent to which performance of work under the order is terminated and the date upon which such termination becomes effective. Such right of termination is in addition to and not in lieu of rights of Fort Bend County set forth in Clause 15 herein.
- 2.17 Force Majeure: Force Majeure means a delay encountered by a party in the performance of its obligations under this Agreement, which is caused by an event beyond the reasonable control of that party. Without limiting the generality of the

foregoing, "Force Majeure" shall include but not be restricted to the following types of events: acts of God or public enemy; acts of governmental or regulatory authorities; fires, floods, epidemics or serious accidents; unusually severe weather conditions; strikes, lockouts, or other labor disputes; and defaults by subcontractors.

In the event of a Force Majeure, the affected party shall not be deemed to have violated its obligations under this Agreement, and the time for performance of any obligations of that party shall be extended by a period of time necessary to overcome the effects of the Force Majeure, provided that the foregoing shall not prevent this Agreement from terminating in accordance with the termination provisions. If any event constituting a Force Majeure occurs, the affected party shall notify the other parties in writing, within twenty-four (24) hours, and disclose the estimated length of delay, and cause of the delay.

- 2.18 Assignment-Delegation: No right or interest in an order shall be assigned or delegation of any obligation made by Seller without the written permission of Fort Bend County. Any attempted assignment or delegation by Seller shall be wholly void and totally ineffective for all purposes unless made in conformity with this paragraph.
- 2.19 Waiver: No claim or right arising out of a breach of any contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waived or renunciation is supported by consideration and is in writing signed by the aggrieved party.
- 2.20 Modification: A Purchase Order can be modified or rescinded only by a writing signed by both of the parties or their duly authorized agents.
- 2.21 Parol Evidence: This writing is intended by the parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of this agreement. No course of prior dealings between the parties and no usage of the trade shall be relevant to supplement or explain any terms rendered under this agreement and shall not be relevant to determine the meaning of this agreement even though the accepting or acquiescing party has knowledge of the performance and opportunity for objection. Whenever a term defined by the Uniform Commercial Code is used in this agreement, the definition contained in the Code is to control.
- 2.22 Applicable Law: This agreement shall be governed by the Uniform Commercial Code. Whenever the term "Uniform Commercial Code" is used it shall be construed as meaning the Uniform Commercial Code as adopted in the State of Texas and in effective on the date of the purchase order.
- 2.23 Advertising: Seller shall not advertise or publish, without the County's prior consent the fact that Fort Bend County has entered into any contract, except to the

extent necessary to comply with proper requests for information from an authorized representative of the federal, state, or local government.

- 2.24 Right to Assurance: Whenever the County in good faith has reason to question the other party's intent to perform. The County may demand that the other party give written assurance of his intent to perform. In the event that a demand is made and no assurance is given within five (5) days, the County may treat this failure as an anticipatory repudiation of the contract.
- 2.25 Venue: Both parties agree that venue for any litigation arising from this contract shall lie in Richmond, Fort Bend County, Texas.
- 2.26 Prohibition Against Personal Interest in Contracts: No officer or employee of the County shall have a financial interest, direct or indirect, in any contract with the County, or shall be financially interested, directly or indirectly, in the sale to the County of any land, materials, supplies, or service, except on behalf of the County as an officer or employee. Any willful violation of this section shall constitute malfeasance in office, and any officer or employee guilty thereof shall be subject to disciplinary action under applicable laws, statutes and codes of the State of Texas. Any violation of this section, with the knowledge, expressed or implied of the person or corporation contracting with the County shall render the contract involved voidable by the County Commissioners Court.

3.0 SCOPE:

It is the intent of Fort Bend County to purchase 2023 year model vehicles from one (1) or more vendors, which meet or exceed the specifications contained herein. Respondent is responsible for complying with any and all federal and state rules and regulations.

4.0 TEXAS ETHICS COMMISSION FORM 1295:

- 4.1 Effective January 1, 2016 all contracts executed by Commissioners Court, regardless of the dollar amount, will require completion of Form 1295 "Certificate of Interested Parties", per the new Government Code Statute §2252.908. All vendors submitting a response to a formal Bid, RFP, SOQ or any contracts, contract amendments, renewals or change orders are required to complete the Form 1295 online through the State of Texas Ethics Commission website. Please visit: https://www.ethics.state.tx.us/whatsnew/elf_info_form1295.htm.
- 4.2 On-line instructions:
 - 4.2.1 Name of governmental entity is to read: Fort Bend County
 - 4.2.2 Identification number used by the governmental entity is: B22-081
 - 4.2.3 Description is the title of the solicitation: Vehicles

- 4.3 Apparent low bidder(s) will be required to provide the Form 1295 within three (3) calendar days from notification. In the event the vendor does not provide the document in the stated time period the vendor's response will be marked as disqualified and the next low bidder will be contacted.

5.0 STATE LAW REQUIREMENTS FOR CONTRACTS:

The contents of this section are required by Texas Law and are included by County regardless of content.

- 5.1 Agreement to Not Boycott Israel Chapter 2271 Texas Government Code: Contractor verifies that if Contractor employs ten (10) or more full-time employees and this Agreement has a value of \$100,000 or more, Contractor does not boycott Israel and will not boycott Israel during the term of this Agreement.
- 5.2 Texas Government Code Section 2251.152 Acknowledgment: By signature on vendor form, Contractor represents pursuant to Section 2252.152 of the Texas Government Code, that Contractor is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under Section 806.051, Section 807.051 or Section 2253.153.

6.0 DELIVERY:

Delivery of all vehicles ordered must be completed within one-hundred twenty (120) calendar days, unless otherwise noted, after receipt of purchase order issued by the Fort Bend County Purchasing Agent. Delivery must be made to the Fort Bend County Fleet Management, 230 Legion Drive, Richmond, Texas unless otherwise noted on purchase order.

7.0 GENERAL INFORMATION:

- 7.1 Invoice, (130U) Title Application, Manufacturer Certificate of Origin (MCO), Odometer Disclosure Certificate, Buyers Order and Vehicle State Inspection Report all with proper vehicle identification number (VIN) must accompany vehicle when delivered to Vehicle Maintenance. Vehicles must display a paper license tag upon delivery.
- 7.2 All titles should read: Fort Bend County c/o Auditors Department, 301 Jackson, Suite#701, Richmond, Texas 77469 unless otherwise noted.
- 7.3 Prior to delivery of vehicles, vendor must call Fort Bend County Vehicle Maintenance at 281-341-4790.

8.0 TERM OF CONTRACT:

The term of this contract is **date of contract execution through September 30, 2023**. Either party for any reason may terminate this contract by giving thirty (30) days written notice of the intent to terminate.

9.0 HUMAN TRAFFICKING:

By acceptance of this contract, Contractor acknowledges that Fort Bend County is opposed to human trafficking and that no County funds will be used in support of services or activities that violate human trafficking laws.

10.0 REQUIRED FORMS:

All vendors submitting are required to complete the attached and return with submission:

- 10.1 Vendor Form
- 10.2 W9 Form
- 10.3 Tax Form/Debt/Residence Certification

11.0 EXHIBIT

- 11.1 Exhibit A - Federal Clauses
- 11.2 Exhibit B – Certification regarding debarment, suspension, ineligibility and voluntary exclusion
- 11.3 Exhibit C – Certification for contracts, grants, loans, and cooperative contracts

12.0 REQUIRED EQUIPMENT:

Bidder must state the make and model bid in the space provided. Failure to do so may result in disqualification of bid. Unit bid must meet or exceed the following specifications. **All units are to have the following standard equipment unless otherwise stated.** All units to be new, current production models.

- Tires (5) five, radial type tubeless (four plus full size spare);
- Automatic transmission with overdrive;
- Air conditioning, factory installed;
- Brakes: Heavy duty power;
- Rear axle: Suitable for highway use;
- Instrumentation: Full gauges;
- Rearview mirrors: Two outside 6" x 9" low mount door;
- Interior mirrors: Rearview, day/night;
- Air Bags: Driver and passenger side;
- Fuel tank: Standard capacity as listed by manufacturer;
- Power steering;

CONTRACT SHEET
B22-081

THE STATE OF TEXAS
COUNTY OF FORT BEND


This memorandum of agreement made and entered into on the 28 day of June, 2022,
by and between Fort Bend County in the State of Texas (hereinafter designated County), acting herein by
County Judge KP George, by virtue of an order of Fort Bend County Commissioners Court, and
LAKE COUNTY CHEVROLET (hereinafter designated Contractor).
(company name)

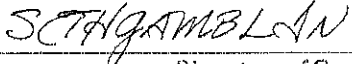
WITNESSETH:

The Contractor and the County agree that the bid and specifications for **Purchase of
Vehicles** which are hereto attached and made a part hereof, together with this
instrument and the bond (when required) shall constitute the full agreement and contract between parties and for
furnishing the items set out and described; the County agrees to pay the prices stipulated in the accepted bid.

It is further agreed that this contract shall not become binding or effective until signed by the parties hereto and a
purchase order authorizing the items desired has been issued.

Executed at Richmond, Texas this 28 day of June 2022.


By: County Judge KP George Fort Bend County, Texas
County Judge KP George


By: SETH GAMBLIN
Signature of Contractor

By: SETH GAMBLIN/ FLEET SALES
Printed Name and Title

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Print or type. See Specific Instructions on page 3.	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank. LAKE COUNTRY CHEVROLET INC.	
	2 Business name/disregarded entity name, if different from above	
	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. <input type="checkbox"/> Individual/sole proprietor or single-member LLC <input type="checkbox"/> C Corporation <input checked="" type="checkbox"/> S Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate <input type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶ _____ Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner. <input type="checkbox"/> Other (see instructions) ▶ _____	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3). Exempt payee code (if any) _____ Exemption from FATCA reporting code (if any) _____ <i>(Applies to accounts maintained outside the U.S.)</i>
	5 Address (number, street, and apt. or suite no.) See instructions. 2152 N. WHEELER STREET	Requester's name and address (optional)
	6 City, state, and ZIP code JASPER, TEXAS 75951	
	7 List account number(s) here (optional)	

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

Note: If the account is in more than one name, see the instructions for line 1. Also see *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Social security number													
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8	1	-	0										
7	9	2	0										
5	1												

Part II Certification

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
3. I am a U.S. citizen or other U.S. person (defined below); and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here	Signature of U.S. person ▶	Date ▶ <u>3/1/21</u>
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Job No.: _____

TAX FORM/DEBT/ RESIDENCE CERTIFICATION

(for Advertised Projects)

Taxpayer Identification Number (T.I.N.): 81-0792051

Company Name submitting Bid/Proposal: LAKE COUNTY CHEVROLET

Mailing Address: _____

Are you registered to do business in the State of Texas? Yes No

If you are an individual, list the names and addresses of any partnership of which you are a general partner or any assumed name(s) under which you operate your business

N/A

I. **Property:** List all taxable property in Fort Bend County owned by you or above partnerships as well as any d/b/a names. Include real and personal property as well as mineral interest accounts. (Use a second sheet of paper if necessary.)

<u>Fort Bend County Tax Acct. No.*</u>	<u>Property address or location**</u>
_____	_____
_____	_____
_____	_____
_____	_____

* This is the property account identification number assigned by the Fort Bend County Appraisal District.
 ** For real property, specify the property address or legal description. For business personal property, specify the address where the property is located. For example, office equipment will normally be at your office, but inventory may be stored at a warehouse or other location.

II. **Fort Bend County Debt** - Do you owe any debts to Fort Bend County (taxes on properties listed in I above, tickets, fines, tolls, court judgments, etc.)?
 Yes No If yes, attach a separate page explaining the debt.

III. **Residence Certification** - Pursuant to Texas Government Code §2252.001 *et seq.*, as amended, Fort Bend County requests Residence Certification. §2252.001 *et seq.* of the Government Code provides some restrictions on the awarding of governmental contracts; pertinent provisions of §2252.001 are stated below:

- (3) "Nonresident bidder" refers to a person who is not a resident.
- (4) "Resident bidder" refers to a person whose principal place of business is in this state, including a contractor whose ultimate parent company or majority owner has its principal place of business in this state.

I certify that LAKE COUNTRY CHEVROLET is a Resident Bidder of Texas as defined in Government Code §2252.001.
 [Company Name]

I certify that _____ is a Nonresident Bidder as defined in Government Code §2252.001 and our principal place of business is SILSBEE, TEXAS.
 [Company Name] [City and State]

EXHIBIT A
FEDERALLY-REQUIRED PROVISIONS

1. Respondent acknowledges that Federal financial assistance will be used to fund all or a portion of this Contract.
2. Respondent shall comply with all applicable federal law, regulations, executive orders, policies, procedures, and directives.
3. Respondent acknowledges that the Federal Government is not a party to this Contract and is not subject to any obligations or liabilities to the County, Respondent, or any other party pertaining to any matter resulting from this Contract.
4. Respondent acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to Respondent's actions pertaining to this Contract.
5. Respondent shall not use the Department of Homeland Security (DHS) seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.
6. Access to Records. The following access to records requirements apply to this Contract:
 - A. Respondent agrees to provide the County, the U.S. Treasury, the Texas Department of Emergency Management, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of Respondent which are directly pertinent to this Contract for the purposes of making audits, examinations, excerpts, and transcriptions. Respondent shall keep its books, documents, papers, and records available for this purpose for at least five years after this Addendum terminates or expires. This provision does not limit the applicable statute of limitations.
 - B. Respondent agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
 - C. Respondent agrees to provide the U.S. Treasury or his authorized representatives access to construction or other work sites pertaining to the work being completed under this Contract, if applicable.
 - D. In compliance with the Disaster Recovery Act of 2018, the County and Respondent acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the U.S. Treasury or the Comptroller General of the United States.
7. Environmental Compliance.

- A. Respondent shall comply with all applicable standards, ordered, or regulations issued pursuant to the Clean Air Act (42 U.S.C. § 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. § 1251 et seq.).
 - B. Respondent shall report all violations to the County, and understands and agrees that the County will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
 - C. Respondent shall include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance.
8. Contract Work Hours and Safety Standards Act. All contracts entered into related to this Contract shall contain the following language:
- A. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
 - B. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (A) of this section the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (A) of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (A) of this section.
 - C. Withholding for unpaid wages and liquidated damages. The County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such contract or any other Federal contract with the same prime Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor, such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (B) of this section.

- D. Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (A) through (D) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (A) through (D) of this section.
9. Equal Employment Opportunity. During the performance of this contract, Respondent agrees as follows:
- A. Respondent will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. Respondent will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:
 - B. Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Respondent agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
 - C. Respondent will, in all solicitations or advertisements for employees placed by or on behalf of Respondent, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
 - D. Respondent will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Contractor's legal duty to furnish information.
 - E. Respondent will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

- F. Respondent will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- G. Respondent will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- H. In the event of Respondent's noncompliance with the nondiscrimination clauses of this Contract or with any of the said rules, regulations, or orders, this Contract may be canceled, terminated, or suspended in whole or in part and Respondent may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- I. Respondent will include the portion of the sentence immediately preceding paragraph (A) and the provisions of paragraphs (A) through (H) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or Respondent. Respondent will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event Respondent becomes involved in, or is threatened with, litigation with a subcontractor or Respondent as a result of such direction by the administering agency, the Respondent may request the United States to enter into such litigation to protect the interests of the United States.

The County further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, that if the COUNTY so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The County agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of Contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering

agency in the discharge of the agency's primary responsibility for securing compliance.

The County further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a Contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon Contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the County agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the County under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

10. Procurement of Recovered Materials.

- A. In the performance of this Contract, Respondent shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:
 - Competitively within a timeframe providing for compliance with the Contract performance schedule;
 - Meeting Contract performance requirements; or
 - At a reasonable price.
- B. Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines web site, <https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program>.
- C. The Respondent also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act.

11. Remedies. If any work performed and/or goods delivered by Respondent fails to meet the requirements of the Contract, any other applicable standards, codes or laws, or otherwise breaches the terms of the Contract, the County may in its sole discretion:

- A. Reject the faulty goods and require rectification of the issue before the expiration of the time for performance;
- B. Reject future deliveries; and

C. Cancel the Contract

This Section shall in no way be interpreted to limit the County's right to pursue and obtain any and all other available legal or equitable remedies against Respondent.

12. Termination for Cause.

A. County may terminate the whole or any part of this Agreement for cause in the following circumstances:

- If Contractor fails to perform services within the time specified in the Scope of Services or any extension thereof granted by the County in writing;
- If Contractor materially breaches any of the covenants or terms and conditions set forth in the Underlying Agreement or fails to perform any of the other provisions of the Underlying Agreement or so fails to make progress as to endanger performance of the Underlying Agreement in accordance with its terms, and in any of these circumstances does not cure such breach or failure to County's reasonable satisfaction within a period of ten (10) calendar days after receipt of notice from County specifying such breach or failure.

B. If, after termination, it is determined for any reason whatsoever that Contractor was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the County as if the contract had been terminated for convenience.

C. Upon termination of the Underlying Agreement, County shall compensate Contractor in accordance with the terms for payment set out in the agreement, above, for those services which were provided under the Underlying Agreement prior to its termination, and which have not been previously invoiced to County. Contractor's final invoice for said services will be presented to and paid by County in the same manner set forth in the Underlying Agreement.

13. Termination for Convenience.

A. The County may terminate the Underlying Agreement, in whole or in part, at any time by written notice to the Contractor. If the Contractor has any property in its possession belonging to County, the Contractor will account for the same, and dispose of it in the manner County directs.

14. Suspension and Debarment. Federal regulations restrict the County from contracting with parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs and activities, where the contract is funded in whole or in part with federal funds. Accordingly, a contract or subcontract must not be made with any parties listed on the SAM Exclusions list. SAM Exclusions is the list maintained by the General Services Administration that contains the name of parties

debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under certain statutory or regulatory authority. Respondent can verify its status and the status of its principals, affiliates, and subcontractors at www.SAM.gov.

- A. This Contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, Respondent is required to verify that it, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are not excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. Respondent must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the County. If it is later determined that Respondent did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the State of Texas and the County, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- D. The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

15. Byrd Anti-Lobbying Amendment.

- A. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification upon Contract execution. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the federal awarding agency.

16. Contracting with Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms. If Respondent intends to subcontract any portion of the work covered by this Contract, Respondent must take all necessary affirmative steps to assure that small and minority businesses, women's business enterprises and labor surplus area firms are solicited and used when possible. Affirmative steps must include:

- A. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;

- B. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- C. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- D. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises; and
- E. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.

17. Domestic Preference Requirements.

- A. As appropriate and to the extent consistent with law, Respondent should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this paragraph must be included in all subcontracts and purchase orders for work or products under this Addendum. For purposes of this paragraph:
 - (1) "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
 - (2) "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

18. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment.

- A. As used in this paragraph, the terms backhaul; covered foreign country; covered telecommunications equipment or services; interconnection arrangements; roaming; substantial or essential component; and telecommunications equipment or services have the meaning as defined in FEMA Policy, #405-143-1 Prohibitions on Expending FEMA Award Funds for Covered Telecommunications Equipment or Services as used in this paragraph—
- B. Prohibitions
 - (1) Section 889(b) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. No. 115-232, and 2 C.F.R. § 200.216 prohibit

the head of an executive agency on or after Aug.13, 2020, from obligating or expending grant, cooperative agreement, loan, or loan guarantee funds on certain telecommunications products or from certain entities for national security reasons.

- (2) Unless an exception in this paragraph applies, Respondent and its Subcontractors may not use grant, cooperative agreement, loan, or loan guarantee funds from FEMA to:
 - i. Procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - ii. Enter into, extend, or renew a contract to procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - iii. Enter into, extend, or renew contracts with entities that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system; or
 - iv. Provide, as part of its performance of this Purchase Order or Addendum, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

C. Exceptions

- (1) This paragraph does not prohibit Respondent from providing—
 - i. A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - ii. Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (2) By necessary implication and regulation, the prohibitions also do not apply to:
 - i. Covered telecommunications equipment or services that:
 - Are not used as a substantial or essential component of any system; and
 - Are not used as critical technology of any system.

- Other telecommunications equipment or services that are not considered covered telecommunications equipment or services.

D. Reporting requirement

- (1) In the event Respondent identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during performance of the Services set forth in this Addendum, or Respondent is notified of such by a Subcontractor at any tier or by any other source, Respondent shall report the information in the manner stated below to the recipient or subrecipient, unless elsewhere in this Addendum are established procedures for reporting the information.
- (2) Respondent shall report the following information pursuant to this paragraph:
 - i. Within one business day from the date of such identification or notification: The Contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
 - ii. Within 10 business days of submitting the information above: Any further available information about mitigation actions undertaken or recommended. In addition, Respondent shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.

E. Subcontracts

- (1) Respondent shall insert the substance of this clause, including this paragraph (E), in all subcontracts and other contractual instruments.

EXHIBIT B
**CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND
VOLUNTARY EXCLUSION—LOWER-TIER COVERED TRANSACTIONS**

“Non-federal entities and contractors are subject to the non-procurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, 2 CFR 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs or activities.” (2 CFR 200.212)

This certification is required by regulations implementing Executive Order 12549, Debarment and Suspension, for all lower-tier transactions meeting the threshold and tier requirements. (2 CFR 180.300)

Terms Defined

- *Nonprocurement Transaction*: A transaction under federal non-procurement programs, which can be either a primary covered transaction or a lower-tier covered transaction. (2 CFR 180.970)
- *Lower-Tier Covered Transaction*: (1) Any transaction between a participant and a person other than a procurement contract for goods or services, regardless of type, under a primary covered transaction; (2) any procurement contract for goods or services between a participant and a person, regardless of type, expected to equal or exceed \$25,000; (3) any procurement contract for goods or services between a participant and a person under a covered transaction, regardless of amount
- *Participant*: Any person who submits a proposal for or who enters into a covered transaction, including an agent or representative of a participant. (2 CFR 180.980)
- *Principal*: An officer, director, owner, partner, principal investigator, or other person within a participant with management or supervisory responsibilities related to a covered transaction; or a consultant or other person, whether or not employed by the participant or paid with federal funds, who (1) is in a position to handle federal funds; (2) is in a position to influence or control the use of those funds; or (3) occupies a technical or professional position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction. (2 CFR 180.995)
- *System for Award Management (SAM) Exclusions*: The list maintained and disseminated by the General Services Administration (GSA) containing names and other information about persons who are ineligible. (2 CFR 180.945).
- *Debarment*: Action taken by a debarring official to exclude a person from participating in covered transactions and transactions covered under the Federal Acquisition Regulation (48 CFR chapter 1). A person so excluded is debarred. (2 CFR 180.925)
- *Suspension*: Action taken by a suspending official that immediately prohibits a person from participating in covered transactions and transactions covered under the Federal Acquisition

Regulation (48 CFR chapter 1) for a temporary period, pending completion of an agency investigation and any judicial or administrative proceedings that may ensue. A person so excluded is suspended. (2 CFR 180.1015)

- *Ineligible or Ineligibility*: A person or commodity is prohibited from covered transactions because of an exclusion or disqualification. (2 CFR 180.960)
- *Person*: Any individual, corporation, partnership, association, unit of government, or legal entity, however organized. (2 CFR 180.985)
- *Proposal*: A solicited or unsolicited bid, application, request, invitation to consider, or similar communication by or on behalf of a person seeking to participate or to receive a benefit, directly or indirectly, in or under a covered transaction.
- *Voluntary Exclusion*: A person's agreement to be excluded under the terms of a settlement between the person and one or more agencies. Voluntary exclusion must have governmentwide effect. (2 CFR 180.1020)
- *Voluntarily Excluded*: The status of a person who has agreed to a voluntary exclusion. (2 CFR 180.1020)

Instructions for Certification

1. By signing or certifying and submitting this application, the prospective lower-tier participant is providing the certification set out below.
2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower-tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
3. The prospective lower-tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower-tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
4. The terms covered transaction, debarred, suspended, ineligible, lower-tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
5. The prospective lower-tier participant agrees by signing or certifying and submitting this application that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower-tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered

transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower-tier participant further agrees by signing or certifying and submitting this application that it will include the clause titled Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—Lower-Tier Covered Transactions, without modification, in all lower-tier covered transactions and in all solicitations for lower-tier covered transactions.
7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower-tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the non-procurement list.
8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower-tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

**Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—
Lower-Tier Covered Transactions**

1. The prospective lower-tier participant certifies, by signing or certifying and submitting this application, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

LAKE COUNTRY CHEVROLET	B22-081
Contractor Name SETH GAMBLIN	Contract Number
Name FLEET SALES	
Title <i>SETH GAMBLIN</i>	06/09/22
Signature	Date

EXHIBIT C
CERTIFICATION FOR CONTRACTS, GRANTS, LOANS, AND
COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

LAKE COUNTY CHEVROLET, SETH GAMBLIN

The Respondent, _____, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, Respondent understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Name of Respondent: LAKE COUNTRY CHEVROLET RFP or ITB No.: B22-081

Signature: SETH GAMBLIN Printed Name: SETH GAMBLIN

Title: FLEET SALES Date: 06/09/22

- Radio: AM/FM with speakers, factory installed;
- Tilt steering and speed control;
- Bumper: Front and rear with a step;
- Floor mats;
- Headlights: Halogen with replaceable bulbs;
- Lighting: Interior dome and door actuated;
- Intermittent windshield wiper system;
- Bluetooth
- Back up camera
- Factory window tinting;
- State inspection sticker;
- Exterior paint color: Manufacturers standard color to be selected at time of order;
- **Four (4) ignition keys and four (4) key fobs for each vehicle ordered**

Vehicle 1: Chevrolet Tahoe, Police Package, without console:

- < Four (4) door
- < Model CC10706
- < No console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight, factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Seating: Cloth bucket with rear vinyl
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < ~~634 wiring horn and siren circuit~~ -NOT ORDERED WITH THIS OPTION, SORRY ***SG

Meets Specification: Yes No

Total unit bid price, Vehicle 1, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 37,574.75

Vehicle 2: Chevrolet Tahoe, Police Package with console:

- < Four (4) door
- < Model CC10706
- < With option A50: Cloth bucket seats with rear cloth with factory console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight, factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < ~~614 wiring horn and siren circuit~~ - NOT ORDERED WITH THIS OPTION, SORRY ***SG

Meets Specification: Yes No

Total unit bid price, Vehicle 2, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 38,211.25

Vehicle 3: Non-Police Package 4-door Sedan:

List make and model: Must be new, current production, Chevy Malibu or equal.

CHEVY MALIBU

- < Engine: 1.5 liter, I-4 turbo minimum
- < Wheelbase: 111.4" minimum
- < Seating: Cloth, front and rear
- < Power windows
- < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 3, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 24,127.25

Vehicle 4: Truck, 1/2 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

CHEVROLET SILVERADO 1500 DOUBLE CAB

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Rubber flooring, no carpet
- < Power windows
- < Power locks
- < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 4, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 29,223.20

Vehicle 5: Truck, 1/2 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

USE VEHICLE 4

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 5, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 6: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

USE VEHICLE 7

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 ~~Cloth~~ rear cloth *Vinyl*
- < Power windows *SG*
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 6, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 7: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

CC10743 CHEVY 1500 CREW CAB 2WD 6.5FT BED

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Power mirrors
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 7, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 34,380.10

Vehicle 8: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

USE VEHICLE 9

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40, Cloth, rear cloth
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 8, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 9: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

CC10743 CHEVY 1500 CREW CAB 2WD 6.5FT BED WITH HARD COVER

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: ~~Cloth~~, front 40/20/40 split bench, rear ~~cloth~~ ****VINYL ONLY****
- < Power windows ^{SG}
- < Power locks
- < Class III trailer towing package with hitch
- < Tow hooks
- < Limited slip rear axle
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 9, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 35,854.35

Vehicle 10: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4-wheel drive:

List make and model: Must be new, current production.

CK10543 CHEVY 1500 CREW CAB 4WD 5.5FT BED

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4-wheel drive
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl 40/20/40, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 10, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 36,018.60

Vehicle 11: Truck, 1/2 ton, crew cab, long wheel base, 4-wheel drive:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < 4-wheel drive
 - < Wheelbase: 147" minimum, 6' bed
 - < Ground clearance: 7.89" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Front tow hooks
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 11, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 12: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 157" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 12, F.O.B. point of delivery in Fort Bend County, Texas:

\$ NB

Vehicle 13: Truck, 1/2 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 140" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 13, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 14: Truck, 3/4 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

CHEVROLET 2500 REG CAB LWB

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 140" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 9.6 inch minimum
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Locking rear differential
- < Front tow hooks
- < Integrated trailer brake system
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 14, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 37,211.50

Vehicle 15: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

CHEVROLET 2500 DOUBLE CAB

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 10.12 inch minimum
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Locking rear differential
- < Front tow hooks
- < Integrated trailer brake system
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 15, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 36,695.50

Vehicle 16: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

CHEVROLET 2500 REG CAB 4WD

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 142" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 10.12 inch minimum
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Locking rear differential
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 16, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 38,832.25

Vehicle 17: Truck, 3/4 ton, extended cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

-
- < Engine: 5.7 liter V-8, fuel injection
 - < Wheelbase: 162" minimum
 - < Non-aluminum bed floor
 - < Four wheel drive
 - < Seating: Cloth bucket, no full console, rear cloth
 - < Power windows
 - < Power locks
 - < Power towing mirrors
 - < Integrated brake system and controller
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 17, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 18: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

CC20953 CHEVY 2500 DOUBLE CAB LWB

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Rubber flooring, no carpet
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Integrated trailer brake system
- < Locking rear differential
- < Tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 18, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 36,695.50

Vehicle 19: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

CC20943 CHEVY 2500 CREW CAB 2WD LWB

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 172" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 Cloth, rear cloth
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 19, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 38,989.50

Vehicle 20: Truck, 1 Ton, 3500, regular cab, dually, 4 Wheel Drive, cab/chassis only:

List make and model: Must be new, current production.

-
- < Engine: Diesel
 - < Wheelbase: 60" cab to axle maximum
 - < Seating: Vinyl, 40/20/40 split bench
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Limited slip rear axle
 - < Front tow hooks
 - < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 20, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 21: Truck, 1 ton, 3500, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

CC30943 CHEVY 3500 CREW CAB LWB

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 158" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, 40/20/40 split bench, rear vinyl
 - < Rubber floor mats
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 21, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 41,578.80

Vehicle 24: Ford Explorer or equal:

List make and model: Must be new, current production.

-
- < Engine: 2.3 liter 1-4 EcoBoost
 - < Wheelbase: 112.8" minimum
 - < Seating: Cloth
 - < Power windows
 - < Power door locks
 - < Rear air conditioning
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 24, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 25: Ford Explorer Police Inceptor Utility, All Wheel Drive

- < Engine: 3.3 liter V6 Direct-Injection Engine
- < Alternator: Heavy duty
- < Seating: Cloth
- < Power driver's seat
- < Power windows
- < Power door locks
- < Power mirrors
- < 1284X Keyed alike
- < 51R -- Driver side spotlight LED
- < 17A -- Rear aux air
- < 55F -- Key entry
- < 43D -- Dark car
- < 76R -- Reverse sensing
- < 60A -- Grille lights, siren, speaker wiring

Meets Specification: Yes No

Total unit bid price, Vehicle 25, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 26: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < No back seat
 - < Add side door windows
 - < Add rear door windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 26, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 27: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Bucket Cloth
 - < Passenger cloth bench backseat with 3 person restraints
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Add side door windows
 - < Add rear door windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 27, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 28: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 28, F.O.B. point of delivery in Fort Bend County, Texas:

 \$ N/B

Vehicle 29: Truck, 1/2 ton, 4 door, crew cab, short wheel base, hard cover:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 29, F.O.B. point of delivery in Fort Bend County, Texas:

 \$ N/B

Vehicle 30: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 30, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 31: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle

Meets Specification: Yes No

Total unit bid price, Vehicle 31, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 32: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4-wheel drive:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4-wheel drive
- < Wheelbase: 143" minimum
- < Aluminum bed floor
- < Seating: Cloth, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 32, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 33: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 153" minimum
- < Aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 33, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 34: Truck, 3/4 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 133" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 34, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 35: Truck, 3/4 ton, extended cab, long wheel base :

List make and model: Must be new, current production.

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 158" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 35, F.O.B. point of delivery in Fort Bend County, Texas:

 \$ N/B _____

Vehicle 36: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 141" minimum
- < Aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Locking rear differential
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 36, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 37: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 158" minimum
- < Aluminum bed floor
- < Seating: Cloth, 40/20/40, rear vinyl
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 37, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 38: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < No back seat
 - < Add side windows
 - < Add rear windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 38, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 39: Ambulance cab and chassis, regular cab:

List make and model: Must be new, current production, Dodge 3500 Tradesman Chassis 4x2 or equal.

-
- < Engine: 6.7L Cummins turbo diesel
 - < Dual rear wheel
 - < 6 speed automatic transmission
 - < 3.73 rear axle
 - < Rear track 71.7"
 - < Cab to axle distance 84"
 - < Wheelbase: 167.5"
 - < GVW: 14,000 lb minimum
 - < Ambulance prep group
 - < Chrome appearance group
 - < Power accessory group
 - < Power and remote entry group
 - < Steel chrome clad wheels
 - < Rear sliding window
 - < Bright white/clear coat exterior paint
 - < Monotone paint
 - < Medium slate gray interior
 - < Seating: Vinyl, 60/40 or 40/20/40 split bench
 - < Vinyl flooring
 - < Power windows
 - < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 39, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 40: Truck, 1 Ton, 3500, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

-
- < Engine: Gasoline 6.6L minimum
 - < Wheelbase: 60" cab to axle maximum
 - < Seating: Vinyl, 40/20/40 split bench
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Limited slip rear axle
 - < Front tow hooks
 - < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 40, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 41: Truck, F-650, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

-
- < Engine: Diesel, 6.7L turbo diesel
 - < 194" Wheelbase/120" CA/75" AF/308" OAL
 - < Seating: Vinyl, Driver bucket and 2 passenger bench
 - < 30/70 Air Ride Driver (External Air Source) & Fixed 2-Passenger Bench
 - < Air Suspension - 21,000 lb. Cap
 - < Single Channel - Straight 'C' 15.14 SM, 80,000 PSI
 - < Power Equipment Group
 - < Air Compressor, Bendix, 13.2 CFM Capacity - Includes Direct Reading Air Pressure Gauge
 - < 19,000 lb. Single-Speed - Dana S19-140
 - < Power windows
 - < Power locks
 - < Front tow hooks

Meets Specification: Yes No

Total unit bid price, Vehicle 41, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 42: Truck, 3/4 ton, 4 door, crew cab, 4X4, long wheel base:

List make and model: Must be new, current production.

CK20943 CHEVY 2500 CREW CAB 4WD LWB VINYL

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 172" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 cloth, rear cloth **VINYL WAS ORDERED ONLY ****
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Front tow hooks
- < Integrated trailer brake system
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 42, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 41,459.50

Vehicle 43: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4 wheel drive, lockable hardcover:

List make and model: Must be new, current production.

CK10543 CHEVY 1500 CREW CAB 4WD WITH HARDCOVER

- < Engine: 5.0 liter V-8, fuel injection minimum
- < 4 wheel drive
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40 Cloth, rear cloth
- < Lockable Hardcover
- < Power windows
- < Power locks
- < Power mirrors
- < Front tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 43, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 37,393.60

Vehicle 46: Van, Cargo, 3/4 Ton:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Front – Bucket Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 46, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 47: Van, 15 Passenger, 1 Ton, Extended Length:

List make and model: Must be new, current production.

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Front – Bucket Cloth
 - < Vinyl rear seats
 - < Keyless Entry
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Running boards
 - < Rear Park Assist
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 47, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 48: ½ Ton Suburban or equal:

List make and model: Must be new, current production.

-
- < Engine: 5.3 liter EcoTec 3 V8 or equal
 - < Seating: Front vinyl 40/20/40 split bench, 2nd and 3rd rows vinyl, H2G
 - < Vinyl flooring, no carpet
 - < Deactivate all theft deterrent
 - < Delete daytime running lights and automatic head lights
 - < Power windows
 - < Power door locks
 - < Rear air conditioning
 - < Remote keyless entry
 - < Dual batteries K4B
 - < Tow hooks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 48, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B



COUNTY PURCHASING AGENT

Fort Bend County, Texas

Vendor Information

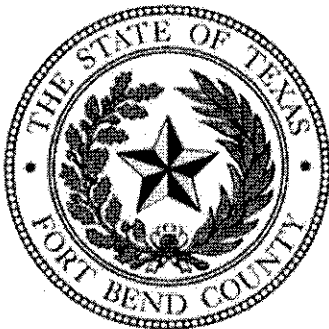
Jaime Kovar
Purchasing Agent

Office (281-341-8640)

Legal Company Name (top line of W9)	Rockdale Country Ford		
Business Name (if different from legal name)			
Federal ID # or S.S. #	27-3037056	DUNS #	003904249
Type of Business	<input type="checkbox"/> Corporation/LLC <input type="checkbox"/> Sole Proprietor/Individual	<input checked="" type="checkbox"/> Partnership <input type="checkbox"/> Tax Exempt Organization	Age in Business?
Publicly Traded Business	<input type="checkbox"/> No <input type="checkbox"/> Yes Ticker Symbol _____		
Remittance Address	PO Box 72		
City/State/Zip	Rockdale, TX 76567		
Physical Address	479 West Hwy 79		
City/State/Zip	Rockdale, TX 76567		
Phone/Fax Number	Phone: 979-567-1500 Fax: N/A		
Contact Person	Averyt Knapp		
E-mail	averyt@caldwelldcountry.com		
Check all that apply to the company listed above and provide certification number.	DBE-Disadvantaged Business Enterprise <input type="checkbox"/>	Certification #	Cert Date
	SBE-Small Business Enterprise <input type="checkbox"/>	Certification #	Exp Date
	HUB-Texas Historically Underutilized Business <input type="checkbox"/>	Certification #	
	WBE-Women's Business Enterprise <input type="checkbox"/>	Certification #	
		Certification #	
Company's gross annual receipts	<\$500,000 _____	\$500,000-\$4,999,999 <input checked="" type="checkbox"/>	
	\$5,000,000-\$16,999,999 _____	\$17,000,000-\$22,399,999 _____	
	>\$22,400,000 _____		
NAICs codes (Please enter all that apply)	441110		
Signature of Authorized Representative			
Printed Name	Averyt Knapp		
Title	Fleet Director		
Date	6/10/22		

THIS FORM MUST BE SUBMITTED WITH THE SOLICITATION RESPONSE

*Fort Bend County, Texas
Invitation for Bid*



*Purchase of Vehicles for Fort Bend County
BID 22-081*

SUBMIT BIDS TO:

Fort Bend County
Purchasing Department
Travis Annex
301 Jackson, Suite 201
Rosenberg, TX 77469

Note: All correspondence must include the term
"Purchasing Department" in address to assist in
proper delivery

SUBMIT NO LATER THAN:

Tuesday, June 14, 2022
2:00 PM (Central)

MARK ENVELOPE:

BID 22-081
Vehicles

***ALL BIDS MUST BE RECEIVED IN AND TIME/DATE STAMPED BY THE PURCHASING OFFICE
OF FORT BEND COUNTY ON OR BEFORE THE SPECIFIED TIME/DATE STATED ABOVE.***

BIDS RECEIVED AS REQUIRED WILL THEN BE OPENED AND PUBLICLY READ.

BIDS RECEIVED AFTER THE SPECIFIED TIME, WILL BE RETURNED UNOPENED.

Results will not be given by phone.
Results will be provided to bidder in writing
after Commissioners Court award.

Requests for information must be in
writing and directed to:
Jaime Kovar
County Purchasing Agent
Jaime.Kovar@fortbendcountytexas.gov

Vendor Responsibilities:

- Download and complete any addendums. (Addendums will be posted on the Fort Bend County website no later than 48 hours prior to bid opening)
- Submit response in accordance with requirements stated on the cover of this document.
- DO NOT submit responses via email or fax.

1.0 GENERAL REQUIREMENTS:

- 1.1 Read this entire bid document carefully. Follow all instructions. You are responsible for fulfilling all requirements and specifications. Be sure you understand them.
- 1.2 General Requirements apply to all advertised bids; however, these may be superseded, whole or in part, by the scope, special requirements, specifications, special specifications or other data contained herein.
- 1.3 Governing Law: Bidder is advised that these requirements shall be fully governed by the laws of the State of Texas and that Fort Bend County may request and rely on advice, decisions and opinions of the Attorney General of Texas and the County Attorney concerning any portion of these requirements.
- 1.4 Bid Document Completion: Fill out, initial each page, sign, and return ONE (1) complete bid document to the Fort Bend County Purchasing Department. An authorized representative of the bidder must sign the Contract Sheet. The contract will be binding only when signed by the County Judge, Fort Bend County and a purchase order authorizing the item(s) desired has been issued. The use of correction fluid is not acceptable and may result in the disqualification of bid. If an error is made, the bidder must draw a line through error and initial each change. All response, typed or written, information must be clear and legible.
- 1.5 Bid Returns: Bidders must return entire completed bid document to the Fort Bend County Purchasing Department at 301 Jackson, Suite 201, Richmond, Texas no later than 2:00 P.M. on the date specified. Late bids will not be accepted. Bids must be submitted in a sealed envelope, addressed as follows: Fort Bend County Purchasing Agent, Travis Annex, 301 Jackson, Suite 201, Richmond, Texas 77469.
- 1.6 Governing Document: In the event of any conflict between the terms and provisions of these requirements and the specifications, the specifications shall govern. In the event of any conflict of interpretation of any part of this overall document, Fort Bend County's interpretation shall govern.
- 1.7 Addenda: No interpretation of the meaning of the drawings, specifications or other bid documents will be made to any bidder orally. All requests for such interpretations must be made in writing addressed to Jaime Kovar, County Purchasing Agent, 301 Jackson, Suite 201, Richmond, Texas 77469, e-mail: Jaime.Kovar@fortbendcountytexas.gov. Any and all interpretations and any supplemental instructions will be in the form of written addenda to the contract documents which will be posted on Fort Bend County's website. Addenda will **ONLY** be issued by the Fort Bend County Purchasing Agent. It is the sole responsibility of each bidder to insure receipt of any and all addenda. All addenda issued will become part of the contract documents. Bidders must sign

and include addendum in the returned bid package. Deadline for submission of questions and/or clarification is **Tuesday, June 7, 2022 at 9:00 a.m. (CST)**. Requests received after the deadline will not be responded to due to the time constraints of this bid process.

- 1.8 **Hold Harmless Agreement:** Contractor shall indemnify and hold Fort Bend County harmless from all claims for personal injury, death and/or property damage arising from any cause whatsoever, resulting directly or indirectly from contractor's performance. Contractor shall procure and maintain, with respect to the subject matter of this bid, appropriate insurance coverage including, as a minimum, public liability and property damage with adequate limits to cover contractor's liability as may arise directly or indirectly from work performed under terms of this bid. Certification of such coverage must be provided to the County upon request.
- 1.9 **Waiver of Subrogation:** Bidder and bidder's insurance carrier waive any and all rights whatsoever with regard to subrogation against Fort Bend County as an indirect party to any suit arising out of personal or property damages resulting from bidder's performance under this agreement.
- 1.10 **Severability:** If any section, subsection, paragraph, sentence, clause, phrase or word of these requirements or the specifications shall be held invalid, such holding shall not affect the remaining portions of these requirements and the specifications and it is hereby declared that such remaining portions would have been included in these requirements and the specifications as though the invalid portion had been omitted.
- 1.11 **Bonds:** If this bid requires submission of bid guarantee and performance bond, there will be a separate page explaining those requirements. Bids submitted without the required bid bond or cashier's checks are not acceptable. Bond/s or cashier's check must be complete with all required signatures.
- 1.12 **Taxes:** Fort Bend County is exempt from all federal excise, state and local taxes unless otherwise stated in this document. Fort Bend County claims exemption from all sales and/or use taxes under Chapter 20, Title 122a, Vernon's Texas Civil Statutes, as amended. Texas Limited Sales Tax Exemption Certificates will be furnished upon written request to the Fort Bend County Purchasing Department.
- 1.13 **Fiscal Funding:** A multi-year lease or lease/purchase arrangement (if requested by the specifications), or any contract continuing as a result of an extension option, must include fiscal funding out. If, for any reason, funds are not appropriated to continue the lease or contract, said lease or contract shall become null and void. After expiration of the lease, leased equipment shall be removed by the bidder from the using department without penalty of any kind or form to Fort Bend County. All charges and physical activity related to delivery, installation, removal and redelivery shall be the responsibility of the bidder.

- 1.14 Pricing: Prices for all goods and/or services shall be firm for the duration of this contract and shall be stated in the bid spreadsheet. Prices shall be all inclusive. No price changes, additions, or subsequent qualifications will be honored during the course of the contract. All prices must be written in ink or typewritten. Pricing on all transportation, freight, and other charges are to be prepaid by the contractor and included in the bid prices. If there are any additional charges of any kind, other than those mentioned above, specified or unspecified, bidder MUST indicate the items required and attendant costs or forfeit the right to payment for such items.
- 1.15 Silence of Specifications: The apparent silence of specifications as to any detail, or the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practice is to prevail and that only material and workmanship of the finest quality are to be used. All interpretations of specifications shall be made on the basis of this statement. The items furnished under this contract shall be new, unused of the latest product in production to commercial trade and shall be of the highest quality as to materials used and workmanship. Manufacturer furnishing these items shall be experienced in design and construction of such items and shall be an established supplier of the item bid.
- 1.16 Supplemental Materials: Bidders are responsible for including all pertinent product data in the returned bid package. Literature, brochures, data sheets, specification information, completed forms requested as part of the bid package and any other facts which may affect the evaluation and subsequent contract award should be included. Materials such as legal documents and contractual agreements, which the bidder wishes to include as a condition of the bid, must also be in the returned bid package. Failure to include all necessary and proper supplemental materials may be cause to reject the entire bid.
- 1.17 Material Safety Data Sheets: Under the "Hazardous Communication Act", commonly known as the "Texas Right To Know Act", a bidder must provide to County and using departments, with each delivery, material safety data sheets, which are, applicable to hazardous substances defined in the Act. Bidders are obligated to maintain a current, updated file in the Fort Bend County Purchasing Department. Failure of the bidder to maintain such a file will be cause to reject any bid applying thereto.
- 1.18 Name Brands: Specifications may reference name brands and model numbers. It is not the intent of Fort Bend County to restrict these bids in such cases, but to establish a desired quality level of merchandise or to meet a pre-established standard due to like existing items. Bidders may offer items of equal stature and the burden of proof of such stature rests with them. Fort Bend County shall act as sole judge in determining equality and acceptability of products offered.

- 1.19 Color Selection: Determination of colors of materials is a right reserved by the using department unless otherwise specified in the bid. Unspecified colors shall be quoted as standard colors, not colors, which require up charges or special handling. Unspecified fabrics or vinyl should be construed as medium grade. If bidder fails to get color/material approvals prior to delivery of merchandise, the using department may refuse to accept the items and demand correct shipment without penalty, subject to other legal remedies.
- 1.20 Evaluation: Evaluation shall be used as a determinant as to which bid items or services are the most efficient and/or most economical for the County. It shall be based on all factors, which have a bearing on price and performance of the items in the user environment. All bids are subject to tabulation by the Fort Bend County Purchasing Department and recommendation to Fort Bend County Commissioners Court. Compliance with all bid requirements, delivery and needs of the using department are considerations in evaluating bids. Pricing is NOT the only criteria for making a recommendation. The Fort Bend County Purchasing Department reserves the right to contact any bidder, at any time, to clarify, verify or request information with regard to any bid.
- 1.21 Inspections: Fort Bend County reserves the right to inspect any item(s) or service location for compliance with specifications and requirements and needs of the using department. If a bidder cannot furnish a sample of a bid item, where applicable, for review, or fails to satisfactorily show an ability to perform, the County can reject the bid as inadequate.
- 1.22 Testing: Fort Bend County reserves the right to test equipment, supplies, material and goods bid for quality, compliance with specifications and ability to meet the needs of the user. Demonstration units must be available for review. Should the goods or services fail to meet requirements and/or be unavailable for evaluation, the bid is subject to rejection.
- 1.23 Disqualification of Bidder: Upon signing this bid document, a bidder offering to sell supplies, materials, services, or equipment to Fort Bend County certifies that the bidder has not violated the antitrust laws of this state codified in section 15.01, et seq., Business & Commerce Code, or the federal antitrust laws, and has not communicated directly or indirectly the bid made to any competitor or any other person engaged in such line of business. Any or all bids may be rejected if the County believes that collusion exists among the bidders. Bids in which the prices are obviously unbalanced may be rejected. If multiple bids are submitted by a bidder and after the bids are opened, one of the bids is withdrawn, the result will be that all of the bids submitted by that bidder will be withdrawn; however, nothing herein prohibits a vendor from submitting multiple bids for different products or services.
- 1.24 Awards: Fort Bend County reserves the right to award this contract on the basis of lowest and best bid in accordance with the laws of the State of Texas, to waive

any formality or irregularity, to make awards to more than one bidder, to reject any or all bids. In the event the lowest dollar bidder meeting specifications is not awarded a contract, the bidder may appear before the Commissioners Court and present evidence concerning his responsibility. An award is final only upon formal execution by the Fort Bend County Commissioners Court or the Fort Bend County Purchasing Agent. Fort Bend County reserves the right to withdraw any award until execution by the proper authority.

- 1.25 Assignment: The successful vendor may not assign, sell or otherwise transfer this contract without written permission of Fort Bend County Commissioners Court.
- 1.26 Term Contracts: If the contract is intended to cover a specific time period, said time will be given in the specifications under scope.
- 1.27 Maintenance: Maintenance required for equipment bid should be available in Fort Bend County by a manufacturer authorized maintenance facility. Costs for this service shall be shown on the bid sheet as requested or on a separate sheet, as required. If Fort Bend County opts to include maintenance, it shall be so stated in the purchase order and said cost will be included. Service will commence only upon expiration of applicable warranties and should be priced accordingly.
- 1.28 Contract Obligation: Fort Bend County Commissioners Court must award the contract and the County Judge or other person authorized by the Fort Bend County Commissioners Court must sign the contract before it becomes binding on Fort Bend County or the bidders. Department heads are not authorized to sign agreements for Fort Bend County. Binding agreements shall remain in effect until all products and/or services covered by this purchase have been satisfactorily delivered and accepted.
- 1.29 Title Transfer: Title and Risk of Loss of goods shall not pass to Fort Bend County until Fort Bend County actually receives and takes possession of the goods at the point or points of delivery. Receiving times may vary with the using department. Generally, deliveries may be made between 8:30 a.m. and 4:00 p.m., Monday through Friday. Bidders are advised to consult the using department for instructions. The place of delivery shall be shown under the "Special Requirement" section of this bid document and/or on the Purchase Order as a "Ship To:" address.
- 1.30 Purchase Order and Delivery: The successful bidder shall not deliver products or provide services without a Fort Bend County Purchase Order, signed by an authorized agent of the Fort Bend County Purchasing Department. The fastest, most reasonable delivery time shall be indicated by the bidder in the proper place on the bid sheet. Any special information concerning delivery should also be included, on a separate sheet, if necessary. All items shall be shipped F.O.B. inside delivery unless otherwise stated in the specifications. This shall be understood to include bringing merchandise to the appropriate room or place

designated by the using department. Every tender or delivery of goods must fully comply with all provisions of these requirements and the specifications including time, delivery and quality. Nonconformance shall constitute a breach, which must be rectified prior to expiration of the time for performance. Failure to rectify within the performance period will be considered cause to reject future deliveries and cancellation of the contract by Fort Bend County without prejudice to other remedies provided by law. Where delivery times are critical, Fort Bend County reserves the right to award accordingly.

- 1.31 Contract Extension: Extensions may be made only by written agreement between Fort Bend County and the bidder. Any price escalations are limited to those stated by the bidder in the original bid.
- 1.32 Termination: Fort Bend County reserves the right to terminate the contract for default if Seller breaches any of the terms therein, including warranties of bidder or if the bidder becomes insolvent or commits acts of bankruptcy. Such right of termination is in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity. Default may be construed as, but not limited to, failure to deliver the proper goods and/or services within the proper amount of time, and/or to properly perform any and all services required to Fort Bend County's satisfaction and/or to meet all other obligations and requirements. Contracts may be terminated without cause upon thirty (30) days written notice to either party unless otherwise specified.
- 1.33 Recycled Materials: Fort Bend County encourages the use of products made of recycled materials and shall give preference in purchasing to products made of recycled materials if the products meet applicable specifications as to quantity and quality. Fort Bend County will be the sole judge in determining product preference application.
- 1.34 Interlocal Participation: Additional governmental entities may purchase from this bid. Vendor agrees to accept purchase orders from those participating entities and to invoice each entity separately.
- 1.35 Escalation Clause: Successful bidder may apply for a price increase to the Fort Bend County Commissioners Court. Price increase will be the amount increased to the vendor from his supplier. Written documentation of the increase must be provided to the Purchasing Agent. No application for a price increase may be submitted within the first four (4) months of this contract. Increases of more than 25% of the original bid price will not be considered.
- 1.36 Modifications: This instrument contains the entire Contract between the parties relating to the rights herein granted and obligations herein assumed. Any oral or written representations or modifications concerning this instrument shall be of no force and effect excepting a subsequent written modification signed by both parties hereto.

2.0 TERMS & CONDITIONS:

- 2.1 Seller to Package Goods: Seller will package goods in accordance with good commercial practice. Each delivery container shall be clearly and permanently marked as follows (a) Seller's name and address; (b) Consignee's name, address and purchase order number and the bid number if applicable; (c) Container number and total number of containers (e.g. box 1 of 4 boxes); and (d) the number of the container bearing the packing slip. Seller shall bear cost of packaging unless otherwise provided. Goods shall be suitably packed to secure lowest transportation costs and to conform to requirements of common carriers and any applicable specifications. Fort Bend County's count or weight shall be final and conclusive on shipments not accompanied by packing list.
- 2.2 Shipment Under Reservation Prohibited: Seller is not authorized to ship goods under reservation and no tender of a bill of lading will operate as a tender of goods.
- 2.3 Title and Risk of Loss: The title and risk of loss of the goods shall not pass to the County until a County employee actually receives and takes possession of the goods at the point or points of delivery.
- 2.4 Delivery Terms: F.O.B. Destination Freight Prepaid, Inside Delivery, unless delivery terms are specified otherwise on Purchase Order.
- 2.5 No Replacement of Defective Tender: Every tender or delivery of goods must fully comply with all provisions of the Purchase Order as to time of delivery, quality and the like. If a tender is made which does not fully conform, this shall constitute a breach and Seller shall not have the right to substitute a conforming tender.
- 2.6 Place of Delivery: The place of delivery shall be that set forth in the block of the purchase order entitled "Ship To". Any change thereto shall be effective by modification as provided for in Clause number 2.20 "Modifications", hereof. The terms of this agreement are "no arrival, no sale", at the discretion of Fort Bend County.
- 2.7 Invoices and Payments:
- 2.7.1 Seller shall submit separate invoices, in duplicate. Invoices shall indicate the purchase order number and the bid number if applicable. Invoices shall be itemized and transportation charges, if any, shall be listed separately. A copy of the bill of lading, and the freight waybill when applicable should be attached to the invoice.
- 2.7.2 Fort Bend County's obligation is payable only and solely from funds available for the purpose of this purchase. Lack of funds shall render the

order null and void to the extent funds are not available and any delivered but unpaid goods will be returned to Seller by the county.

- 2.7.3 Do not include Federal Excise, State, or City Sales Tax. Fort Bend County is a tax-exempt governmental entity.
- 2.8 Gratuities: Fort Bend County may, by written notice to the Seller, cancel any order without liability, if it is determined by the County that gratuities, in the form of entertainment, gifts, or otherwise were offered or given by the Seller, or any agent or representative of the Seller to any officer or employee of Fort Bend County with a view toward securing an order. In the event an order is canceled by the County pursuant to this provision, the County shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the cost incurred by Seller in providing such gratuities.
- 2.9 Special Tools and Test Equipment: If the price stated on the face of an order includes the cost of any special tooling or special test equipment fabricated or required by Seller for the purpose of filing this order, such special tooling equipment and any process sheets related thereto shall become the property of the County and to the extent feasible shall be identified by the Seller as such.
- 2.10 Warranty/Price:
 - 2.10.1 The price to be paid by the County shall be that contained in Seller's quote or bid which Seller warrants to be no higher than Seller's current prices on orders by others for products of the kind and specification covered by an order for similar quantities under similar or like conditions and methods of purchase. In the event Seller breaches this warranty the prices of the items shall be reduced to the Seller's current prices on orders by others. Fort Bend County may cancel this contract without liability.
 - 2.10.2 The Seller warrants that no person or selling agency has been employed or retained to solicit or secure any County order based upon any agreement or understanding for commission, percentage, brokerage, or contingent fee excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Seller for the purpose of securing business. A breach or violation of this warranty gives the County the right, in addition to any other right or rights, to cancel this contract without liability.
- 2.11 Warranty Product: Seller shall not limit or exclude any implied warranties and any attempt to do so shall render an order voidable at the option of the County. Seller warrants that the goods furnished will conform to the specifications, drawings, and description listed in the bid invitation and purchase order as applicable, and to the sample(s) furnished by Seller if any. In the event of a conflict between the specifications, drawings, and descriptions, the specifications

shall govern.

- 2.12 **Safety Warranty:** Seller warrants that the product sold to Fort Bend County shall conform to the standards promulgated by the U.S. Department of Labor under the Occupational Safety and Health Act of 1970. In the event the product does not conform to OSHA standards, the County may return the product for correction or replacement at the Seller's expense. In the event Seller fails to make the appropriate correction within 10 days, correction made by the County will be at Seller's expense.
- 2.13 **No Warranty by Fort Bend County Against Infringements:** As part of a contract for sale Seller agrees to ascertain whether goods manufactured in accordance with the specifications will give rise to the rightful claim of any third person by way of infringement. Fort Bend County makes no warranty that the production of goods according to the specification will not give rise to such a claim and in no event shall Fort Bend County be liable to Seller for indemnification in the event the Seller is sued on the grounds of infringement or the like. If Seller is of the opinion that an infringement will result, he will notify Fort Bend County to this effect in writing within two days after the receiving Purchase Order. If the County does not receive notice and is subsequently held liable for the infringement, Seller will defend and save the County harmless. If Seller in good faith ascertains that production of the goods in accordance with the specifications will result in infringement, this contract shall be null and void except that the County will pay Seller the reasonable cost of his search as to infringements.
- 2.14 **Right of Inspection:** The County shall have the right to inspect the goods at delivery before accepting them.
- 2.15 **Cancellation:** Fort Bend County shall have the right to cancel for default all or any part of the undelivered portion of an order if Seller breaches any of the terms hereof including warranties of Seller, or if the Seller becomes insolvent or files for protection under the bankruptcy laws. Such rights of cancellation are in addition to and not in lieu of any other remedies, which Fort Bend County may have in law or equity.
- 2.16 **Termination:** The performance of work under a Purchase Order may be terminated in whole or in part by the County in accordance with this provision. Termination of work there under shall be effected by the delivery to the Seller of a "Notice of Termination" specifying the extent to which performance of work under the order is terminated and the date upon which such termination becomes effective. Such right of termination is in addition to and not in lieu of rights of Fort Bend County set forth in Clause 15 herein.
- 2.17 **Force Majeure:** Force Majeure means a delay encountered by a party in the performance of its obligations under this Agreement, which is caused by an event beyond the reasonable control of that party. Without limiting the generality of the

foregoing, "Force Majeure" shall include but not be restricted to the following types of events: acts of God or public enemy; acts of governmental or regulatory authorities; fires, floods, epidemics or serious accidents; unusually severe weather conditions; strikes, lockouts, or other labor disputes; and defaults by subcontractors.

In the event of a Force Majeure, the affected party shall not be deemed to have violated its obligations under this Agreement, and the time for performance of any obligations of that party shall be extended by a period of time necessary to overcome the effects of the Force Majeure, provided that the foregoing shall not prevent this Agreement from terminating in accordance with the termination provisions. If any event constituting a Force Majeure occurs, the affected party shall notify the other parties in writing, within twenty-four (24) hours, and disclose the estimated length of delay, and cause of the delay.

- 2.18 Assignment-Delegation: No right or interest in an order shall be assigned or delegation of any obligation made by Seller without the written permission of Fort Bend County. Any attempted assignment or delegation by Seller shall be wholly void and totally ineffective for all purposes unless made in conformity with this paragraph.
- 2.19 Waiver: No claim or right arising out of a breach of any contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waived or renunciation is supported by consideration and is in writing signed by the aggrieved party.
- 2.20 Modification: A Purchase Order can be modified or rescinded only by a writing signed by both of the parties or their duly authorized agents.
- 2.21 Parol Evidence: This writing is intended by the parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of this agreement. No course of prior dealings between the parties and no usage of the trade shall be relevant to supplement or explain any terms rendered under this agreement and shall not be relevant to determine the meaning of this agreement even though the accepting or acquiescing party has knowledge of the performance and opportunity for objection. Whenever a term defined by the Uniform Commercial Code is used in this agreement, the definition contained in the Code is to control.
- 2.22 Applicable Law: This agreement shall be governed by the Uniform Commercial Code. Whenever the term "Uniform Commercial Code" is used it shall be construed as meaning the Uniform Commercial Code as adopted in the State of Texas and in effect on the date of the purchase order.
- 2.23 Advertising: Seller shall not advertise or publish, without the County's prior consent the fact that Fort Bend County has entered into any contract, except to the

extent necessary to comply with proper requests for information from an authorized representative of the federal, state, or local government.

- 2.24 Right to Assurance: Whenever the County in good faith has reason to question the other party's intent to perform. The County may demand that the other party give written assurance of his intent to perform. In the event that a demand is made and no assurance is given within five (5) days, the County may treat this failure as an anticipatory repudiation of the contract.
- 2.25 Venue: Both parties agree that venue for any litigation arising from this contract shall lie in Richmond, Fort Bend County, Texas.
- 2.26 Prohibition Against Personal Interest in Contracts: No officer or employee of the County shall have a financial interest, direct or indirect, in any contract with the County, or shall be financially interested, directly or indirectly, in the sale to the County of any land, materials, supplies, or service, except on behalf of the County as an officer or employee. Any willful violation of this section shall constitute malfeasance in office, and any officer or employee guilty thereof shall be subject to disciplinary action under applicable laws, statutes and codes of the State of Texas. Any violation of this section, with the knowledge, expressed or implied of the person or corporation contracting with the County shall render the contract involved voidable by the County Commissioners Court.

3.0 SCOPE:

It is the intent of Fort Bend County to purchase 2023 year model vehicles from one (1) or more vendors, which meet or exceed the specifications contained herein. Respondent is responsible for complying with any and all federal and state rules and regulations.

4.0 TEXAS ETHICS COMMISSION FORM 1295:

- 4.1 Effective January 1, 2016 all contracts executed by Commissioners Court, regardless of the dollar amount, will require completion of Form 1295 "Certificate of Interested Parties", per the new Government Code Statute §2252.908. All vendors submitting a response to a formal Bid, RFP, SOQ or any contracts, contract amendments, renewals or change orders are required to complete the Form 1295 online through the State of Texas Ethics Commission website. Please visit: https://www.ethics.state.tx.us/whatsnew/elf_info_form1295.htm.
- 4.2 On-line instructions:
 - 4.2.1 Name of governmental entity is to read: Fort Bend County
 - 4.2.2 Identification number used by the governmental entity is: B22-081
 - 4.2.3 Description is the title of the solicitation: Vehicles

- 4.3 Apparent low bidder(s) will be required to provide the Form 1295 within three (3) calendar days from notification. In the event the vendor does not provide the document in the stated time period the vendor's response will be marked as disqualified and the next low bidder will be contacted.

5.0 STATE LAW REQUIREMENTS FOR CONTRACTS:

The contents of this section are required by Texas Law and are included by County regardless of content.

- 5.1 Agreement to Not Boycott Israel Chapter 2271 Texas Government Code: Contractor verifies that if Contractor employs ten (10) or more full-time employees and this Agreement has a value of \$100,000 or more, Contractor does not boycott Israel and will not boycott Israel during the term of this Agreement.
- 5.2 Texas Government Code Section 2251.152 Acknowledgment: By signature on vendor form, Contractor represents pursuant to Section 2252.152 of the Texas Government Code, that Contractor is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under Section 806.051, Section 807.051 or Section 2253.153.

6.0 DELIVERY:

Delivery of all vehicles ordered must be completed within one-hundred twenty (120) calendar days, unless otherwise noted, after receipt of purchase order issued by the Fort Bend County Purchasing Agent. Delivery must be made to the Fort Bend County Fleet Management, 230 Legion Drive, Richmond, Texas unless otherwise noted on purchase order.

7.0 GENERAL INFORMATION:

- 7.1 Invoice, (130U) Title Application, Manufacturer Certificate of Origin (MCO), Odometer Disclosure Certificate, Buyers Order and Vehicle State Inspection Report all with proper vehicle identification number (VIN) must accompany vehicle when delivered to Vehicle Maintenance. Vehicles must display a paper license tag upon delivery.
- 7.2 All titles should read: Fort Bend County c/o Auditors Department, 301 Jackson, Suite#701, Richmond, Texas 77469 unless otherwise noted.
- 7.3 Prior to delivery of vehicles, vendor must call Fort Bend County Vehicle Maintenance at 281-341-4790.

8.0 TERM OF CONTRACT:

The term of this contract is **date of contract execution through September 30, 2023**. Either party for any reason may terminate this contract by giving thirty (30) days written notice of the intent to terminate.

9.0 HUMAN TRAFFICKING:

By acceptance of this contract, Contractor acknowledges that Fort Bend County is opposed to human trafficking and that no County funds will be used in support of services or activities that violate human trafficking laws.

10.0 REQUIRED FORMS:

All vendors submitting are required to complete the attached and return with submission:

- 10.1 Vendor Form
- 10.2 W9 Form
- 10.3 Tax Form/Debt/Residence Certification

11.0 EXHIBIT

- 11.1 Exhibit A - Federal Clauses
- 11.2 Exhibit B – Certification regarding debarment, suspension, ineligibility and voluntary exclusion
- 11.3 Exhibit C – Certification for contracts, grants, loans, and cooperative contracts

12.0 REQUIRED EQUIPMENT:

Bidder must state the make and model bid in the space provided. Failure to do so may result in disqualification of bid. Unit bid must meet or exceed the following specifications. **All units are to have the following standard equipment unless otherwise stated.** All units to be new, current production models.

- Tires (5) five, radial type tubeless (four plus full size spare);
- Automatic transmission with overdrive;
- Air conditioning, factory installed;
- Brakes: Heavy duty power;
- Rear axle: Suitable for highway use;
- Instrumentation: Full gauges;
- Rearview mirrors: Two outside 6" x 9" low mount door;
- Interior mirrors: Rearview, day/night;
- Air Bags: Driver and passenger side;
- Fuel tank: Standard capacity as listed by manufacturer;
- Power steering;

CONTRACT SHEET
B22-081

THE STATE OF TEXAS
COUNTY OF FORT BEND

This memorandum of agreement made and entered into on the 28 day of June, 2022,
by and between Fort Bend County in the State of Texas (hereinafter designated County), acting herein by
County Judge KP George, by virtue of an order of Fort Bend County Commissioners Court, and
Rockdale Country Ford (hereinafter designated Contractor).
(company name)

WITNESSETH:

The Contractor and the County agree that the bid and specifications for **Purchase of
Vehicles** which are hereto attached and made a part hereof, together with this
instrument and the bond (when required) shall constitute the full agreement and contract between parties and for
furnishing the items set out and described; the County agrees to pay the prices stipulated in the accepted bid.

It is further agreed that this contract shall not become binding or effective until signed by the parties hereto and a
purchase order authorizing the items desired has been issued.

Executed at Richmond, Texas this 28 day of June 2022.

KP George Fort Bend County, Texas
By: County Judge KP George

[Signature]
By: _____
Signature of Contractor

Averyt Knapp Fleet Director
By: _____
Printed Name and Title

Request for Taxpayer Identification Number and Certification

**Give Form to the
 requester. Do not
 send to the IRS.**

Print or type See Specific Instructions on page 2.	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank. Caldwell Country Ford	
	2 Business name/disregarded entity name, if different from above Rockdale Country Ford	
	3 Check appropriate box for federal tax classification; check only one of the following seven boxes: <input type="checkbox"/> Individual/sole proprietor or single-member LLC <input checked="" type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ▶ P <small>Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the line above for the tax classification of the single-member owner.</small> <input type="checkbox"/> Other (see instructions) ▶	
	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) _____ Exemption from FATCA reporting code (if any) _____ <small>(Applies to accounts maintained outside the U.S.)</small>	
	5 Address (number, street, and apt. or suite no.) PO BOX 72	
	6 City, state, and ZIP code ROCKDALE, TX 76567	
	7 List account number(s) here (optional)	

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Note. If the account is in more than one name, see the instructions for line 1 and the chart on page 4 for guidelines on whose number to enter.

Social security number									
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-	-	-	-						
or									
Employer identification number									
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27	-	3037056							

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- I am a U.S. citizen or other U.S. person (defined below); and
- The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

Sign Here	Signature of U.S. person ▶ Alice Lee Spivey	Date ▶ 6/13/22
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.

By signing the filled-out form, you:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- Certify that you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting?* on page 2 for further information.

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States:

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
2. The treaty article addressing the income.
3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
4. The type and amount of income that qualifies for the exemption from tax.
5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,
2. You do not certify your TIN when required (see the Part II Instructions on page 3 for details),

3. The IRS tells the requester that you furnished an incorrect TIN,

4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code* on page 3 and the separate Instructions for the Requester of Form W-9 for more information.

Also see *Special rules for partnerships* above.

What is FATCA reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code* on page 3 and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account, list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note. ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.

c. **Partnership, LLC that is not a single-member LLC, C Corporation, or S Corporation.** Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.

d. **Other entities.** Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box in line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box in line 3.

Limited Liability Company (LLC). If the name on line 1 is an LLC treated as a partnership for U.S. federal tax purposes, check the "Limited Liability Company" box and enter "P" in the space provided. If the LLC has filed Form 8832 or 2553 to be taxed as a corporation, check the "Limited Liability Company" box and in the space provided enter "C" for C corporation or "S" for S corporation. If it is a single-member LLC that is a disregarded entity, do not check the "Limited Liability Company" box; instead check the first box in line 3 "Individual/sole proprietor or single-member LLC."

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space in line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
- 2—The United States or any of its agencies or instrumentalities
- 3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities
- 5—A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission
- 8—A real estate investment trust
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940
- 10—A common trust fund operated by a bank under section 584(a)
- 11—A financial institution
- 12—A middleman known in the investment community as a nominee or custodian
- 13—A trust exempt from tax under section 664 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for . . .	THEN the payment is exempt for . . .
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
- B—The United States or any of its agencies or instrumentalities
- C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
- G—A real estate investment trust
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
- I—A common trust fund as defined in section 584(a)
- J—A bank as defined in section 581
- K—A broker
- L—A trust exempt from tax under section 664 or described in section 4947(a)(1)
- M—A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note. You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see *Limited Liability Company (LLC)* on this page), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting irs.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if items 1, 4, or 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code* earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

1. **Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983.** You must give your correct TIN, but you do not have to sign the certification.
2. **Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983.** You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
3. **Real estate transactions.** You must sign the certification. You may cross out item 2 of the certification.
4. **Other payments.** You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
5. **Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions.** You must give your correct TIN, but you do not have to sign the certification.

What Name and Number to Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
2. Two or more individuals (joint account)	The actual owner of the account or, if combined funds, the first individual on the account ¹
3. Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²
4. a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
b. So-called trust account that is not a legal or valid trust under state law	The actual owner ¹
5. Sole proprietorship or disregarded entity owned by an individual	The owner ³
6. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i) (A))	The grantor ⁴
For this type of account:	Give name and EIN of:
7. Disregarded entity not owned by an individual	The owner
8. A valid trust, estate, or pension trust	Legal entity ⁴
9. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
10. Association, club, religious, charitable, educational, or other tax-exempt organization	The organization
11. Partnership or multi-member LLC	The partnership
12. A broker or registered nominee	The broker or nominee
13. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
14. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i) (B))	The trust

¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

² Circle the minor's name and furnish the minor's SSN.

³ You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships* on page 2.

*Note. Grantor also must provide a Form W-9 to trustee of trust.

Note. If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at: spam@uce.gov or contact them at www.ftc.gov/idtheft or 1-877-IDTHEFT (1-877-438-4338).

Visit IRS.gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

Job No.: _____

TAX FORM/DEBT/ RESIDENCE CERTIFICATION
(for Advertised Projects)

Taxpayer Identification Number (T.I.N.): 27-3037956

Company Name submitting Bid/Proposal: Rockdale Country Ford

Mailing Address: PO Box 72 Rockdale, TX 76567

Are you registered to do business in the State of Texas? Yes No

If you are an individual, list the names and addresses of any partnership of which you are a general partner or any assumed name(s) under which you operate your business

I. **Property:** List all taxable property in Fort Bend County owned by you or above partnerships as well as any d/b/a names. Include real and personal property as well as mineral interest accounts. (Use a second sheet of paper if necessary.)

<u>Fort Bend County Tax Acct. No.*</u>	<u>Property address or location**</u>
	<u>None</u>

* This is the property account identification number assigned by the Fort Bend County Appraisal District.
 ** For real property, specify the property address or legal description. For business personal property, specify the address where the property is located. For example, office equipment will normally be at your office, but inventory may be stored at a warehouse or other location.

II. **Fort Bend County Debt** - Do you owe any debts to Fort Bend County (taxes on properties listed in I above, tickets, fines, tolls, court judgments, etc.)?

Yes No If yes, attach a separate page explaining the debt.

III. **Residence Certification** - Pursuant to Texas Government Code §2252.001 *et seq.*, as amended, Fort Bend County requests Residence Certification. §2252.001 *et seq.* of the Government Code provides some restrictions on the awarding of governmental contracts; pertinent provisions of §2252.001 are stated below:

- (3) "Nonresident bidder" refers to a person who is not a resident.
- (4) "Resident bidder" refers to a person whose principal place of business is in this state, including a contractor whose ultimate parent company or majority owner has its principal place of business in this state.

I certify that Rockdale Country Ford is a Resident Bidder of Texas as defined in Government Code §2252.001.
[Company Name]

I certify that _____ is a Nonresident Bidder as defined in Government Code §2252.001 and our principal place of business is _____.
[Company Name] [City and State]

EXHIBIT A
FEDERALLY-REQUIRED PROVISIONS

1. Respondent acknowledges that Federal financial assistance will be used to fund all or a portion of this Contract.
2. Respondent shall comply with all applicable federal law, regulations, executive orders, policies, procedures, and directives.
3. Respondent acknowledges that the Federal Government is not a party to this Contract and is not subject to any obligations or liabilities to the County, Respondent, or any other party pertaining to any matter resulting from this Contract.
4. Respondent acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to Respondent's actions pertaining to this Contract.
5. Respondent shall not use the Department of Homeland Security (DHS) seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.
6. Access to Records. The following access to records requirements apply to this Contract:
 - A. Respondent agrees to provide the County, the U.S. Treasury, the Texas Department of Emergency Management, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of Respondent which are directly pertinent to this Contract for the purposes of making audits, examinations, excerpts, and transcriptions. Respondent shall keep its books, documents, papers, and records available for this purpose for at least five years after this Addendum terminates or expires. This provision does not limit the applicable statute of limitations.
 - B. Respondent agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
 - C. Respondent agrees to provide the U.S. Treasury or his authorized representatives access to construction or other work sites pertaining to the work being completed under this Contract, if applicable.
 - D. In compliance with the Disaster Recovery Act of 2018, the County and Respondent acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the U.S. Treasury or the Comptroller General of the United States.
7. Environmental Compliance.

- A. Respondent shall comply with all applicable standards, ordered, or regulations issued pursuant to the Clean Air Act (42 U.S.C. § 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. § 1251 et seq.).
 - B. Respondent shall report all violations to the County, and understands and agrees that the County will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
 - C. Respondent shall include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance.
8. Contract Work Hours and Safety Standards Act. All contracts entered into related to this Contract shall contain the following language:
- A. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
 - B. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (A) of this section the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (A) of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (A) of this section.
 - C. Withholding for unpaid wages and liquidated damages. The County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such contract or any other Federal contract with the same prime Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor, such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (B) of this section.

- D. Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (A) through (D) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (A) through (D) of this section.
9. Equal Employment Opportunity. During the performance of this contract, Respondent agrees as follows:
- A. Respondent will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. Respondent will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:
 - B. Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Respondent agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
 - C. Respondent will, in all solicitations or advertisements for employees placed by or on behalf of Respondent, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
 - D. Respondent will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Contractor's legal duty to furnish information.
 - E. Respondent will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

- F. Respondent will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- G. Respondent will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- H. In the event of Respondent's noncompliance with the nondiscrimination clauses of this Contract or with any of the said rules, regulations, or orders, this Contract may be canceled, terminated, or suspended in whole or in part and Respondent may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- I. Respondent will include the portion of the sentence immediately preceding paragraph (A) and the provisions of paragraphs (A) through (H) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or Respondent. Respondent will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event Respondent becomes involved in, or is threatened with, litigation with a subcontractor or Respondent as a result of such direction by the administering agency, the Respondent may request the United States to enter into such litigation to protect the interests of the United States.

The County further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, that if the COUNTY so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The County agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of Contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering

agency in the discharge of the agency's primary responsibility for securing compliance.

The County further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a Contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon Contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the County agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the County under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

10. Procurement of Recovered Materials.

- A. In the performance of this Contract, Respondent shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:
 - Competitively within a timeframe providing for compliance with the Contract performance schedule;
 - Meeting Contract performance requirements; or
 - At a reasonable price.
- B. Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines web site, <https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program>.
- C. The Respondent also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act.

11. Remedies. If any work performed and/or goods delivered by Respondent fails to meet the requirements of the Contract, any other applicable standards, codes or laws, or otherwise breaches the terms of the Contract, the County may in its sole discretion:

- A. Reject the faulty goods and require rectification of the issue before the expiration of the time for performance;
- B. Reject future deliveries; and

C. Cancel the Contract

This Section shall in no way be interpreted to limit the County's right to pursue and obtain any and all other available legal or equitable remedies against Respondent.

12. Termination for Cause.

A. County may terminate the whole or any part of this Agreement for cause in the following circumstances:

- If Contractor fails to perform services within the time specified in the Scope of Services or any extension thereof granted by the County in writing;
- If Contractor materially breaches any of the covenants or terms and conditions set forth in the Underlying Agreement or fails to perform any of the other provisions of the Underlying Agreement or so fails to make progress as to endanger performance of the Underlying Agreement in accordance with its terms, and in any of these circumstances does not cure such breach or failure to County's reasonable satisfaction within a period of ten (10) calendar days after receipt of notice from County specifying such breach or failure.

B. If, after termination, it is determined for any reason whatsoever that Contractor was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the County as if the contract had been terminated for convenience.

C. Upon termination of the Underlying Agreement, County shall compensate Contractor in accordance with the terms for payment set out in the agreement, above, for those services which were provided under the Underlying Agreement prior to its termination, and which have not been previously invoiced to County. Contractor's final invoice for said services will be presented to and paid by County in the same manner set forth in the Underlying Agreement.

13. Termination for Convenience.

A. The County may terminate the Underlying Agreement, in whole or in part, at any time by written notice to the Contractor. If the Contractor has any property in its possession belonging to County, the Contractor will account for the same, and dispose of it in the manner County directs.

14. Suspension and Debarment. Federal regulations restrict the County from contracting with parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs and activities, where the contract is funded in whole or in part with federal funds. Accordingly, a contract or subcontract must not be made with any parties listed on the SAM Exclusions list. SAM Exclusions is the list maintained by the General Services Administration that contains the name of parties

debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under certain statutory or regulatory authority. Respondent can verify its status and the status of its principals, affiliates, and subcontractors at www.SAM.gov.

- A. This Contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, Respondent is required to verify that it, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are not excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. Respondent must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the County. If it is later determined that Respondent did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the State of Texas and the County, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- D. The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

15. Byrd Anti-Lobbying Amendment.

- A. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification upon Contract execution. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the federal awarding agency.

16. Contracting with Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms. If Respondent intends to subcontract any portion of the work covered by this Contract, Respondent must take all necessary affirmative steps to assure that small and minority businesses, women's business enterprises and labor surplus area firms are solicited and used when possible. Affirmative steps must include:

- A. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;

- B. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- C. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- D. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises; and
- E. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.

17. Domestic Preference Requirements.

- A. As appropriate and to the extent consistent with law, Respondent should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this paragraph must be included in all subcontracts and purchase orders for work or products under this Addendum. For purposes of this paragraph:
 - (1) "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
 - (2) "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

18. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment.

- A. As used in this paragraph, the terms backhaul; covered foreign country; covered telecommunications equipment or services; interconnection arrangements; roaming; substantial or essential component; and telecommunications equipment or services have the meaning as defined in FEMA Policy, #405-143-1 Prohibitions on Expending FEMA Award Funds for Covered Telecommunications Equipment or Services as used in this paragraph—
- B. Prohibitions
 - (1) Section 889(b) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. No. 115-232, and 2 C.F.R. § 200.216 prohibit

the head of an executive agency on or after Aug.13, 2020, from obligating or expending grant, cooperative agreement, loan, or loan guarantee funds on certain telecommunications products or from certain entities for national security reasons.

- (2) Unless an exception in this paragraph applies, Respondent and its Subcontractors may not use grant, cooperative agreement, loan, or loan guarantee funds from FEMA to:
 - i. Procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - ii. Enter into, extend, or renew a contract to procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
 - iii. Enter into, extend, or renew contracts with entities that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system; or
 - iv. Provide, as part of its performance of this Purchase Order or Addendum, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

C. Exceptions

- (1) This paragraph does not prohibit Respondent from providing—
 - i. A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - ii. Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (2) By necessary implication and regulation, the prohibitions also do not apply to:
 - i. Covered telecommunications equipment or services that:
 - Are not used as a substantial or essential component of any system; and
 - Are not used as critical technology of any system.

- Other telecommunications equipment or services that are not considered covered telecommunications equipment or services.

D. Reporting requirement

- (1) In the event Respondent identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during performance of the Services set forth in this Addendum, or Respondent is notified of such by a Subcontractor at any tier or by any other source, Respondent shall report the information in the manner stated below to the recipient or subrecipient, unless elsewhere in this Addendum are established procedures for reporting the information.
- (2) Respondent shall report the following information pursuant to this paragraph:
 - i. Within one business day from the date of such identification or notification: The Contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
 - ii. Within 10 business days of submitting the information above: Any further available information about mitigation actions undertaken or recommended. In addition, Respondent shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.

E. Subcontracts

- (1) Respondent shall insert the substance of this clause, including this paragraph (E), in all subcontracts and other contractual instruments.

EXHIBIT B
**CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND
VOLUNTARY EXCLUSION—LOWER-TIER COVERED TRANSACTIONS**

“Non-federal entities and contractors are subject to the non-procurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, 2 CFR 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs or activities.” (2 CFR 200.212)

This certification is required by regulations implementing Executive Order 12549, Debarment and Suspension, for all lower-tier transactions meeting the threshold and tier requirements. (2 CFR 180.300)

Terms Defined

- *Nonprocurement Transaction*: A transaction under federal non-procurement programs, which can be either a primary covered transaction or a lower-tier covered transaction. (2 CFR 180.970)
- *Lower-Tier Covered Transaction*: (1) Any transaction between a participant and a person other than a procurement contract for goods or services, regardless of type, under a primary covered transaction; (2) any procurement contract for goods or services between a participant and a person, regardless of type, expected to equal or exceed \$25,000; (3) any procurement contract for goods or services between a participant and a person under a covered transaction, regardless of amount
- *Participant*: Any person who submits a proposal for or who enters into a covered transaction, including an agent or representative of a participant. (2 CFR 180.980)
- *Principal*: An officer, director, owner, partner, principal investigator, or other person within a participant with management or supervisory responsibilities related to a covered transaction; or a consultant or other person, whether or not employed by the participant or paid with federal funds, who (1) is in a position to handle federal funds; (2) is in a position to influence or control the use of those funds; or (3) occupies a technical or professional position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction. (2 CFR 180.995)
- *System for Award Management (SAM) Exclusions*: The list maintained and disseminated by the General Services Administration (GSA) containing names and other information about persons who are ineligible. (2 CFR 180.945).
- *Debarment*: Action taken by a debarring official to exclude a person from participating in covered transactions and transactions covered under the Federal Acquisition Regulation (48 CFR chapter 1). A person so excluded is debarred. (2 CFR 180.925)
- *Suspension*: Action taken by a suspending official that immediately prohibits a person from participating in covered transactions and transactions covered under the Federal Acquisition

Regulation (48 CFR chapter 1) for a temporary period, pending completion of an agency investigation and any judicial or administrative proceedings that may ensue. A person so excluded is suspended. (2 CFR 180.1015)

- *Ineligible or Ineligibility:* A person or commodity is prohibited from covered transactions because of an exclusion or disqualification. (2 CFR 180.960)
- *Person:* Any individual, corporation, partnership, association, unit of government, or legal entity, however organized. (2 CFR 180.985)
- *Proposal:* A solicited or unsolicited bid, application, request, invitation to consider, or similar communication by or on behalf of a person seeking to participate or to receive a benefit, directly or indirectly, in or under a covered transaction.
- *Voluntary Exclusion:* A person's agreement to be excluded under the terms of a settlement between the person and one or more agencies. Voluntary exclusion must have governmentwide effect. (2 CFR 180.1020)
- *Voluntarily Excluded:* The status of a person who has agreed to a voluntary exclusion. (2 CFR 180.1020)

Instructions for Certification

1. By signing or certifying and submitting this application, the prospective lower-tier participant is providing the certification set out below.
2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower-tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
3. The prospective lower-tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower-tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
4. The terms covered transaction, debarred, suspended, ineligible, lower-tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
5. The prospective lower-tier participant agrees by signing or certifying and submitting this application that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower-tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered

transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower-tier participant further agrees by signing or certifying and submitting this application that it will include the clause titled Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—Lower-Tier Covered Transactions, without modification, in all lower-tier covered transactions and in all solicitations for lower-tier covered transactions.
7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower-tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the non-procurement list.
8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower-tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

**Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—
Lower-Tier Covered Transactions**

1. The prospective lower-tier participant certifies, by signing or certifying and submitting this application, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.


<u>Rockdale Country Ford</u> Contractor Name	<u>22-0901</u> Contract Number
<u>Averyt Knapp</u> Name	
<u>Meet Director</u> Title	
<u></u> Signature	<u>6/10/22</u> Date

EXHIBIT C
CERTIFICATION FOR CONTRACTS, GRANTS, LOANS, AND
COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

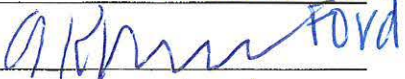
(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Respondent, _____, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, Respondent understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Name of Respondent: <u>Rockdale County</u>	RFP or ITB No.: <u>22-091</u>
Signature: <u> Ford</u>	Printed Name: <u>Averyt Knapp</u>
Title: <u>Fleet Director</u>	Date: <u>6/10/22</u>

- Radio: AM/FM with speakers, factory installed;
- Tilt steering and speed control;
- Bumper: Front and rear with a step;
- Floor mats;
- Headlights: Halogen with replaceable bulbs;
- Lighting: Interior dome and door actuated;
- Intermittent windshield wiper system;
- Bluetooth
- Back up camera
- Factory window tinting;
- State inspection sticker;
- Exterior paint color: Manufacturers standard color to be selected at time of order;
- **Four (4) ignition keys and four (4) key fobs for each vehicle ordered**

Vehicle 1: Chevrolet Tahoe, Police Package, without console:

- < Four (4) door
- < Model CC10706
- < No console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight, factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Seating: Cloth bucket with rear vinyl
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < 6J4 wiring horn and siren circuit

Meets Specification: Yes No

Total unit bid price, Vehicle 1, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 2: Chevrolet Tahoe, Police Package with console:

- < Four (4) door
- < Model CC10706
- < With option A50: Cloth bucket seats with rear cloth with factory console
- < 2 wheel drive
- < Pursuit rated suspension and components
- < Engine: 5.3 liter V-8
- < LH Spotlight, factory installed
- < Rubber flooring
- < Two (2) front individual mats
- < Power windows
- < Power locks
- < Single key fleet alike, 6E2
- < Deactivate all theft deterrent
- < Delete daytime running lights and automatic head lights
- < Dual batteries K5T
- < Single color paint
- < Class III trailer towing package
- < 6J4 wiring horn and siren circuit

Meets Specification: Yes No

Total unit bid price, Vehicle 2, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 3: Non-Police Package 4-door Sedan:

List make and model: Must be new, current production, Chevy Malibu or equal.

N/B

- < Engine: 1.5 liter, I-4 turbo minimum
- < Wheelbase: 111.4" minimum
- < Seating: Cloth, front and rear
- < Power windows
- < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 3, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 4: Truck, 1/2 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 147" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Rubber flooring, no carpet
 - < Power windows
 - < Power locks
 - < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 4, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 5: Truck, 1/2 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 147" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package

Meets Specification: Yes No

Total unit bid price, Vehicle 5, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 6: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 147" minimum
 - < Non-aluminum bed floor
 - < Seating: 40/20/40 Cloth, rear cloth
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 6, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 7: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 147" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Front tow hooks
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 7, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 8: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

N/B

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: 40/20/40, Cloth, rear cloth
- < Power windows
- < Power locks
- < Power mirrors
- < Class III trailer towing package with hitch
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 8, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 9: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

N/B

- < Engine: 5.0 liter V-8, fuel injection minimum
- < Wheelbase: 147" minimum
- < Non-aluminum bed floor
- < Seating: Cloth, front 40/20/40 split bench, rear cloth
- < Power windows
- < Power locks
- < Class III trailer towing package with hitch
- < Tow hooks
- < Limited slip rear axle
- < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 9, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 10: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4-wheel drive:

List make and model: Must be new, current production.

NIB

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < 4-wheel drive
 - < Wheelbase: 147" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl 40/20/40, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 10, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 11: Truck, 1/2 ton, crew cab, long wheel base, 4-wheel drive:

List make and model: Must be new, current production.

NIB

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < 4-wheel drive
 - < Wheelbase: 147" minimum, 6' bed
 - < Ground clearance: 7.89" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Front tow hooks
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 11, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 12: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 157" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 12, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 13: Truck, 1/2 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 140" minimum
 - < Non-aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 13, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 14: Truck, 3/4 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 140" minimum
 - < Non-aluminum bed floor
 - < Front ground clearance: 9.6 inch minimum
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 14, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 15: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 162" minimum
 - < Non-aluminum bed floor
 - < Front ground clearance: 10.12 inch minimum
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 15, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 16: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

N/B

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 142" minimum
- < Non-aluminum bed floor
- < Front ground clearance: 10.12 inch minimum
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Power windows
- < Power locks
- < Locking rear differential
- < Front tow hooks
- < Limited slip rear axle
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 16, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 17: Truck, 3/4 ton, extended cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection
 - < Wheelbase: 162" minimum
 - < Non-aluminum bed floor
 - < Four wheel drive
 - < Seating: Cloth bucket, no full console, rear cloth
 - < Power windows
 - < Power locks
 - < Power towing mirrors
 - < Integrated brake system and controller
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 17, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 18: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

NIB

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 162" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
- < Rubber flooring, no carpet
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Integrated trailer brake system
- < Locking rear differential
- < Tow hooks
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 18, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 19: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 172" minimum
 - < Non-aluminum bed floor
 - < Seating: 40/20/40 Cloth, rear cloth
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 19, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 20: Truck, 1 Ton, 3500, regular cab, dually, 4 Wheel Drive, cab/chassis only:

List make and model: Must be new, current production.

NIB

- < Engine: Diesel
- < Wheelbase: 60" cab to axle maximum
- < Seating: Vinyl, 40/20/40 split bench
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Limited slip rear axle
- < Front tow hooks
- < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 20, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 21: Truck, 1 ton, 3500, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

NIB

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 158" minimum
- < Non-aluminum bed floor
- < Seating: Vinyl, 40/20/40 split bench, rear vinyl
- < Rubber floor mats
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 21, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 22: Truck, 1 1/2 Ton, 4500, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

N/B

- < Engine: 5.7 liter V-8, fuel injection minimum
- < Wheelbase: 137.5" minimum
- < Seating: Vinyl, 40/20/40 split bench
- < Power windows
- < Power locks
- < Limited slip rear axle
- < Front tow hooks
- < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 22, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 23: Truck, 1 1/2 Ton, 5500, 4x4, regular cab, 60" cab to axle, dually, cab & chassis:

List make and model: Must be new, current production.

N/B

- < Engine: Diesel
- < Transmission: Automatic
- < Seating: Vinyl, 40/20/40 split bench
- < Limited slip rear axle
- < Front tow hooks
- < Power windows
- < Power locks
- < Trailer towing mirrors
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 23, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 24: Ford Explorer or equal:

List make and model: Must be new, current production.

FORD EXPLORER K7B

- < Engine: 2.3 liter I-4 Ecoboost
- < Wheelbase: 112.8" minimum
- < Seating: Cloth
- < Power windows
- < Power door locks
- < Rear air conditioning
- < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 24, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 31,775

Vehicle 25: Ford Explorer Police Inceptor Utility, All Wheel Drive

(K8A)

- < Engine: 3.3 liter V6 Direct-Injection Engine
- < Alternator: Heavy duty
- < Seating: Cloth
- < Power driver's seat
- < Power windows
- < Power door locks
- < Power mirrors
- < 1284X Keyed alike
- < 51R – Driver side spotlight LED
- < 17A – Rear aux air
- < 55F – Key entry
- < 43D – Dark car
- < 76R – Reverse sensing
- < 60A – Grille lights, siren, speaker wiring

Meets Specification: Yes No

Total unit bid price, Vehicle 25, F.O.B. point of delivery in Fort Bend County, Texas:

\$ 36,450

Vehicle 26: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

NIB

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < No back seat
 - < Add side door windows
 - < Add rear door windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 26, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 27: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

NIB

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Bucket Cloth
 - < Passenger cloth bench backseat with 3 person restraints
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Add side door windows
 - < Add rear door windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 27, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 28: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

NIB

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 28, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 29: Truck, 1/2 ton, 4 door, crew cab, short wheel base, hard cover:

List make and model: Must be new, current production.

NIB

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth bucket, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 29, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 30: Truck, 1/2 ton, 4 door, crew cab, short wheel base with hard cover:

List make and model: Must be new, current production.

NIB

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 30, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 31: Truck, 1/2 ton, 4 door, crew cab, short wheel base:

List make and model: Must be new, current production.

NIB

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch
 - < Tow hooks
 - < Limited slip rear axle

Meets Specification: Yes No

Total unit bid price, Vehicle 31, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 32: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4-wheel drive:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < 4-wheel drive
 - < Wheelbase: 143" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 32, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 33: Truck, 1/2 ton, 4 door, crew cab, long wheel base with hard cover:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < Wheelbase: 153" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Class III trailer towing package with hitch
 - < Lockable hard cover

Meets Specification: Yes No

Total unit bid price, Vehicle 33, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 34: Truck, 3/4 ton, regular cab, long wheel base:

List make and model: Must be new, current production.

NIB

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 133" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 34, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 35: Truck, 3/4 ton, extended cab, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 158" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Locking rear differential
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 35, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 36: Truck, 3/4 ton, regular cab, long wheel base, 4-Wheel Drive:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 141" minimum
 - < Aluminum bed floor
 - < Seating: Vinyl, front 40/20/40 split bench, rear vinyl
 - < Power windows
 - < Power locks
 - < Locking rear differential
 - < Front tow hooks
 - < Limited slip rear axle
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 36, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 37: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 158" minimum
 - < Aluminum bed floor
 - < Seating: Cloth, 40/20/40, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 37, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 38: Van, Cargo, 3/4 Ton, Extended Length:

List make and model: Must be new, current production.

N/B

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < No back seat
 - < Add side windows
 - < Add rear windows
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 38, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 39: Ambulance cab and chassis, regular cab:

List make and model: Must be new, current production, Dodge 3500 Tradesman Chassis 4x2 or equal.

N/B

-
- < Engine: 6.7L Cummins turbo diesel
 - < Dual rear wheel
 - < 6 speed automatic transmission
 - < 3.73 rear axle
 - < Rear track 71.7"
 - < Cab to axle distance 84"
 - < Wheelbase: 167.5"
 - < GVW: 14,000 lb minimum
 - < Ambulance prep group
 - < Chrome appearance group
 - < Power accessory group
 - < Power and remote entry group
 - < Steel chrome clad wheels
 - < Rear sliding window
 - < Bright white/clear coat exterior paint
 - < Monotone paint
 - < Medium slate gray interior
 - < Seating: Vinyl, 60/40 or 40/20/40 split bench
 - < Vinyl flooring
 - < Power windows
 - < Power locks

Meets Specification: Yes No

Total unit bid price, Vehicle 39, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 40: Truck, 1 Ton, 3500, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

NIB

-
- < Engine: Gasoline 6.6L minimum
 - < Wheelbase: 60" cab to axle maximum
 - < Seating: Vinyl, 40/20/40 split bench
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Limited slip rear axle
 - < Front tow hooks
 - < Integrated trailer brake system

Meets Specification: Yes No

Total unit bid price, Vehicle 40, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 41: Truck, F-650, regular cab, dually, cab/chassis only:

List make and model: Must be new, current production.

NIB

-
- < Engine: Diesel, 6.7L turbo diesel
 - < 194" Wheelbase/120" CA/75" AF/308" OAL
 - < Seating: Vinyl, Driver bucket and 2 passenger bench
 - < 30/70 Air Ride Driver (External Air Source) & Fixed 2-Passenger Bench
 - < Air Suspension - 21,000 lb. Cap
 - < Single Channel - Straight 'C' 15.14 SM, 80,000 PSI
 - < Power Equipment Group
 - < Air Compressor, Bendix, 13.2 CFM Capacity - Includes Direct Reading Air Pressure Gauge
 - < 19,000 lb. Single-Speed - Dana S19-140
 - < Power windows
 - < Power locks
 - < Front tow hooks

Meets Specification: Yes No

Total unit bid price, Vehicle 41, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 42: Truck, 3/4 ton, 4 door, crew cab, 4X4, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 172" minimum
 - < Non-aluminum bed floor
 - < Seating: 40/20/40 cloth, rear cloth
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Front tow hooks
 - < Integrated trailer brake system
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 42, F.O.B. point of delivery in Fort Bend County, Texas:

\$ N/B

Vehicle 43: Truck, 1/2 ton, 4 door, crew cab, short wheel base, 4 wheel drive, lockable hardcover:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.0 liter V-8, fuel injection minimum
 - < 4 wheel drive
 - < Wheelbase: 147" minimum
 - < Non-aluminum bed floor
 - < Seating: 40/20/40 Cloth, rear cloth
 - < Lockable Hardcover
 - < Power windows
 - < Power locks
 - < Power mirrors
 - < Front tow hooks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 43, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 44: Truck, 3/4 ton, extended cab, short wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Non-aluminum bed floor
 - < Seating: 40/20/40 split bench, cloth
 - < Power windows
 - < Power locks
 - < Locking rear differential
 - < Integrated trailer brake system
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 44, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 45: Truck, 3/4 ton, 4 door, crew cab, long wheel base:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.7 liter V-8, fuel injection minimum
 - < Wheelbase: 172" minimum
 - < Limited slip rear axle
 - < Non-aluminum bed floor
 - < Seating: 40/20/40 Vinyl, rear vinyl
 - < Power windows
 - < Power locks
 - < Trailer towing mirrors
 - < Front tow hooks
 - < Locking rear differential
 - < Integrated trailer brake system
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 45, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 46: Van, Cargo, 3/4 Ton:

List make and model: Must be new, current production.

NIB

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Front – Bucket Vinyl
 - < Vinyl flooring, front and rear (cargo area) or manufacturer standard
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Step bumper
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 46, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 47: Van, 15 Passenger, 1 Ton, Extended Length:

List make and model: Must be new, current production.

NIB

-
- < Engine: Gas, 5.3 liter V-8, fuel injection minimum
 - < Seating: Front – Bucket Cloth
 - < Vinyl rear seats
 - < Keyless Entry
 - < Power windows
 - < Power locks
 - < Rear air conditioning
 - < Running boards
 - < Rear Park Assist
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 47, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

Vehicle 48: ½ Ton Suburban or equal:

List make and model: Must be new, current production.

N/B

-
- < Engine: 5.3 liter EcoTec 3 V8 or equal
 - < Seating: Front vinyl 40/20/40 split bench, 2nd and 3rd rows vinyl, H2G
 - < Vinyl flooring, no carpet
 - < Deactivate all theft deterrent
 - < Delete daytime running lights and automatic head lights
 - < Power windows
 - < Power door locks
 - < Rear air conditioning
 - < Remote keyless entry
 - < Dual batteries K4B
 - < Tow hooks
 - < Class III trailer towing package with hitch

Meets Specification: Yes No

Total unit bid price, Vehicle 48, F.O.B. point of delivery in Fort Bend County, Texas:

\$ _____

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

Complete Nos. 1 - 4 and 6 if there are interested parties.
Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

**OFFICE USE ONLY
CERTIFICATION OF FILING**

Certificate Number:
2022-900623

Date Filed:
06/17/2022

Date Acknowledged:
06/28/2022

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.
Caldwell Country Chevrolt
Caldwell, TX United States

2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.
Fort Bend County

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods, or other property to be provided under the contract.
#22-081
Purchase of Vehicles

4	Name of Interested Party	City, State, Country (place of business)	Nature of interest (check applicable)	
			Controlling	Intermediary
	HESTER, Zach	Caldwell, TX United States	X	
	SLATER, Ryan	Caldwell, TX United States	X	
	KNAPP, Averyt	Caldwell, TX United States	X	

5 Check only if there is NO Interested Party.

6 UNSWORN DECLARATION

My name is _____, and my date of birth is _____.

My address is _____, _____, _____, _____, _____.
(street) (city) (state) (zip code) (country)

I declare under penalty of perjury that the foregoing is true and correct.

Executed in _____ County, State of _____, on the _____ day of _____, 20____.
(month) (year)

Signature of authorized agent of contracting business entity
(Declarant)

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

Complete Nos. 1 - 4 and 6 if there are interested parties.
 Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

**OFFICE USE ONLY
 CERTIFICATION OF FILING**

Certificate Number:
 2022-900530

Date Filed:
 06/16/2022

Date Acknowledged:
 06/28/2022

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.
 Helfman Ford
 Stafford, TX United States

2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.
 Helfman Ford

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods, or other property to be provided under the contract.
 Bid 22-081
 purchasing vehicles

4	Name of Interested Party	City, State, Country (place of business)	Nature of interest (check applicable)	
			Controlling	Intermediary

5 Check only if there is NO Interested Party.

6 UNSWORN DECLARATION

My name is _____, and my date of birth is _____.

My address is _____, _____, _____, _____, _____.
(street) (city) (state) (zip code) (country)

I declare under penalty of perjury that the foregoing is true and correct.

Executed in _____ County, State of _____, on the _____ day of _____, 20____.
(month) (year)

 Signature of authorized agent of contracting business entity
 (Declarant)

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

Complete Nos. 1 - 4 and 6 if there are interested parties.
Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

**OFFICE USE ONLY
CERTIFICATION OF FILING**

Certificate Number:
2022-897174

Date Filed:
06/09/2022

Date Acknowledged:
06/28/2022

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.
LAKE COUNTRY CHEVROLET
SILSBEE , TX United States

2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.
FORT BEND COUNTY

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods, or other property to be provided under the contract.
B22-081
FLEET VEHICLES

4	Name of Interested Party	City, State, Country (place of business)	Nature of interest (check applicable)	
			Controlling	Intermediary
	DONALSON, DREW	SILSBEE, TX United States	X	

5 Check only if there is NO Interested Party.

6 UNSWORN DECLARATION

My name is _____, and my date of birth is _____.

My address is _____, _____, _____, _____, _____.
(street) (city) (state) (zip code) (country)

I declare under penalty of perjury that the foregoing is true and correct.

Executed in _____ County, State of _____, on the _____ day of _____, 20____.
(month) (year)

Signature of authorized agent of contracting business entity
(Declarant)

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

Complete Nos. 1 - 4 and 6 if there are interested parties.
Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

**OFFICE USE ONLY
CERTIFICATION OF FILING**

Certificate Number:
2022-900622

Date Filed:
06/17/2022

Date Acknowledged:
06/28/2022

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.
Rockdale Country Ford
Rockdale, TX United States

2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.
Fort Bend County

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods, or other property to be provided under the contract.
#22-081
Purchase of Vehicles

4	Name of Interested Party	City, State, Country (place of business)	Nature of interest (check applicable)	
			Controlling	Intermediary
	HESTER, Zach	Caldwell, TX United States	X	
	SLATER, Ryan	Caldwell, TX United States	X	
	KNAPP, Averyt	Caldwell, TX United States	X	

5 Check only if there is NO Interested Party.

6 UNSWORN DECLARATION

My name is _____, and my date of birth is _____.

My address is _____, _____, _____, _____, _____.
(street) (city) (state) (zip code) (country)

I declare under penalty of perjury that the foregoing is true and correct.

Executed in _____ County, State of _____, on the _____ day of _____, 20____.
(month) (year)

Signature of authorized agent of contracting business entity
(Declarant)