

**ANNUAL REQUIREMENTS CONTRACT FOR GOODS
250054-BM-C FLEET VEHICLES**

THIS Annual Requirements Contract for purchase of Goods is being entered into, effective as of _____, by and between the City of Las Vegas (hereinafter the "City"), a municipal corporation within the State of Nevada having its principal office at 495 South Main Street, Las Vegas, Nevada 89101, and CHAPMAN'S LAS VEGAS DODGE, (hereinafter the "Company"), a Nevada limited liability company.

SECTION A – CONTRACT OVERVIEW

A-1 Summary of Contract [CAO-08/22/2019]

- (a) This Contract sets forth the terms and conditions for ordering and delivering the Goods described herein, and the execution hereof by the parties hereto forms a legally binding contract. The City may order, and the Company is obligated to deliver, the Goods in accordance with the terms and conditions of this Contract. This is a non-exclusive Contract.
- (b) This Contract covers the need of the City to purchase an estimated quantity of Goods on an annual basis. At the time of execution of this Contract the total quantity of Goods to be purchased cannot be fixed, but will vary based on the annual needs of the City, and the Contract is therefore based on an estimated quantity. The estimated quantity is established based on past annual usages or purchases by the City. Notwithstanding the execution of this Contract, the City is under no obligation to purchase any minimum or maximum quantity of the Goods that are the subject of this Contract.

(c) Contract Synopsis The Goods to be procured are more fully defined in Section C	The purchase and delivery of fleet vehicles to replenish the City's diverse fleet of light and heavy-duty cars, trucks, and SUV's, on an as needed basis.		
Performance Dates The Performance Period is more fully defined in Section A-2	Award Date See first paragraph	Expiration Date One (1) year after award	Option Periods Four (4) one-year periods
Contract Type	The contract type is Annual Requirements.		
Contract Amount	\$1,800,000	Annual Not to Exceed Amount	

(d) Contract Exhibits / Attachments The following documents are hereby incorporated into this Contract
Exhibit A – Scope of Work and Technical Specifications Exhibit B – Supplier Response, including forms & attachments Exhibit C – Pricing

(e)

City Representative: All routine Company inquiries should be directed to the person identified by the City on the Purchase Order per Section D-5			
Company Representative Per Section D-5	Name Richard Wilson	Phone 702-245-6644	Email richardwilson@chapmanchoice.com

(f)

City Legal Notice Representative: Per Section E-1			
Company Legal Notice Representative Per Section E-1	Name & Title Richard Wilson, Fleet Manager	Address 3175 East Sahara Ave., Las Vegas, Nevada 89104	Email richardwilson@chapmanchoice.com

A-2 Performance Period [CAO-12/30/2020]

- (a) The City may place orders against this Contract from the Award Date through and including the Expiration Date, unless extended in writing.
- (b) The City may, at its sole discretion, exercise the option to renew the contract for the periods set forth above (if any). The City shall provide written notice to the Company of any such renewal, and the Company may not assume an automatic renewal. Exercise of an option does not commit the City to exercise further options.

The City reserves the right to exercise an option to temporarily extend this Contract for up to one hundred eighty (180) calendar days from the Expiration Date, for any reason.

SECTION B – DEFINITIONS**B-1 Definitions** [CAO-01/20/2016]

The following definitions apply to this Contract:

- (a) **Award Date:** The date that a Contract becomes effective. It is the date entered into the first paragraph of the Contract upon execution by an authorized representative of the City.
- (b) **Contract:** This document, consisting of Sections A through E and the Exhibits and Attachments attached hereto, which is binding and effective only upon execution by the City.
- (c) **Contract Amount:** The maximum amount of compensation that may be paid to the Company for performance of the Contract, which includes, without limitation, compensation for all direct and indirect expenses.
- (d) **F.O.B. Destination:** Means that the Company is responsible for paying the costs (including, without limitation, the loading, unloading and shipping costs) of transporting the Goods to the point of delivery designated by the City, and includes the risk of loss or destruction associated with such transportation.
- (e) **Goods:** The items to be purchased from the Company, which are listed or described in Exhibit A - Scope of Work, attached hereto, and substitutes for such common usage terms as "materials", "equipment", "products" and "supplies".
- (f) **Prompt Payment Discount:** The price discount offered by the Company which applies to the purchase price of the Goods if the City elects to pay an invoice in less than its normal thirty (30) day payment cycle time.
- (g) **Purchase Order (or PO):** The administrative document issued by the City to facilitate the ordering of and payment for the Goods purchased pursuant to this Contract.

SECTION C – SPECIFICATIONS

C-1 Technical Specifications are set forth in "Exhibit A"

SECTION D - SPECIAL CONDITIONS**D-1 Pricing and Payment** [CAO-08/22/2019]

- (a) Payment to the Company will be made only for the actual quantities of the Goods delivered and accepted by the City, upon receipt of an invoice submitted in accordance with Section D-3, "Invoices".
- (b) The City will pay the Company in accordance with the pricing set forth in "Exhibit C" to this Contract.
- (c) Items not specified in the Technical Specifications shall be provided with the pricing set forth in "Exhibit B" to this Contract.
- (d) The prices set forth herein include the costs and expenses associated with delivering and tendering the Goods to the City including, without limitation, expenses for inspection, meeting warranty requirements and complying with all the terms and conditions of this Contract.

D-2 Pricing Revisions [CAO-4/2020]

- (a) Pricing shall remain firm for each model, for the duration of the current model year. The Company must submit new model year pricing to the City.
- (b) Option year prices will be based on the percentage discount off MSRP price, as identified in "Exhibit C".
- (c) After the initial term of this Contract, pricing for the Goods may be revised due to fluctuations in the cost of doing business incurred by the Company as set forth below:
 - (i) Increase or Decrease in the Cost of Doing Business If a decrease occurs, the City shall receive the benefit of this change with a corresponding decrease in pricing to the City. If an increase occurs in the cost of doing business, the Company may request one (1) price escalation annually provided written justification be submitted to the City at least thirty (30) calendar days before potential effective date. The Company shall provide any supporting documentation requested by the City. The City shall, in its sole discretion, determine if the price revision is justified for any subsequent annual renewal option year or extension that may be exercised by the City.
- (d) Each pricing revision requested herein must be approved in writing by the Purchasing and Contracts Manager and, if approved, shall become effective thirty (30) days after notice of the change, or on such earlier or later date as may be agreed upon by the parties.
- (e) Any pricing revision requested pursuant to this section may be delayed or denied if the Company fails to submit a timely request, or fails to provide adequate documentation in support thereof.
- (f) Any approved pricing revision is not retroactive, and any invoice pending on the date of approval of the pricing revision shall be paid on the basis of the pricing in effect on the date the Goods are ordered by the City.

D-3 Invoices [CAO-9/2020]

- (a) The Company shall timely submit a detailed invoice to the City within sixty (60) days after shipment of Goods for the quantities delivered and accepted. Each invoice shall contain the following information:
- (b) Each invoice shall contain the following information:
 - (i) the date of the invoice and invoice number;
 - (ii) the Purchase Order number;
 - (iii) the Contract Item against which charges are made; and
 - (iv) Vehicle Identification Number (VIN) for each vehicle
 - (v) the performance dates covered by the invoice.
- (c) Upon reconciliation of all errors, corrections, credits, and disputes, payment to the Company will be made in full within thirty (30) calendar days. **Invoices received without a valid Purchase Order number will be returned unpaid.** If the Company does not timely submit a detailed invoice to the City as required herein, the City shall not have any obligation or liability to effect any payment for said late invoice. The City shall also not be liable for any errors or omissions in an invoice once said invoice is paid by the City, all of which shall be expressly waived by Company. Notwithstanding the foregoing, this paragraph shall in no way waive the City's rights and remedies should the City find any errors or omissions in an invoice before or after said invoice is paid by the City.

The Company shall submit the original invoice to:

Department of Finance
ATTN: Accounts Payable
City of Las Vegas
495 South Main Street, 4th Floor
Las Vegas, NV 89101-2986

- (d) A duplicate copy of the invoice is to be sent to the City's designated representative at kwickard@lasvegasnevada.gov.
- (e) The Prompt Payment Discount listed in "Exhibit B" will apply.

- (f) The City may subtract or offset from any unpaid invoice from the Company any claims, which the City may have incurred for failure of the Company to comply with the terms, conditions or covenants of this Contract, or any damages, costs and expenses caused by, resulting from, or arising out of the negligent act or omission of the Company in the performance of the services under this Contract. Within ten (10) calendar days, the City shall provide a written statement to the Company of the off-set which has been subtracted from any payment to the Company along with appropriate documentation and receipts, if any, and a description of the failure, error or deficiency attributed to the Company. The Company may dispute the right or amount of the off-set made by the City by providing written notification to the City within ten (10) calendar days after receipt of the City's written notice. The City shall provide a written response to the Company within ten (10) calendar days of receipt of the Company's written dispute notice. If the Company disputes the City's determination, the Company may file a claim pursuant to Section E-2, "Disputes" of this Contract.

D-4 Delivery Requirements [CAO-4/2020]

- (a) Delivery - F.O.B. Destination. The Company shall deliver the Goods F.O.B. Destination. The delivery point shall be 3128 E. Bonanza Rd., Las Vegas, Nevada 89101, Monday through Thursday (excluding City holidays) between the hours of 7:00am and 3:30pm PST.
- (b) Delivery Coordination. The Company shall provide the City with twenty-four (24) hour notice prior to delivery. All deliveries are to be coordinated with Kevin Wickard at 702-229-0035. The City reserves the right to refuse delivery if advance notice is not given.
- (c) Maximum Delivery Time. The maximum delivery time is one hundred eighty (180) calendar days after receipt of Purchase Order. Failure to meet the delivery time specified shall constitute a breach of contract. The time allotted for delivery of the Goods under the Purchase Order commences on the date the City successfully electronically transmits or faxes the Purchase Order to the Company, or three (3) days after the mailing date of the Purchase Order to the Company. Any Purchase Order issued hereunder incorporates the terms and conditions of this Contract.
- (d) Partial Shipments. Partial shipments will be permitted.
- (e) Failure to Deliver. In the event that the Company fails to deliver the Goods in accordance with the terms and conditions of the Contract, the City shall have the option to either terminate the Contract or procure the Goods from another supplier. If the Goods are procured from another supplier, the Company shall pay the City any difference between the Contract price(s) and the price(s) paid to the other supplier plus any and all administrative costs associated with the re-procurement.
- (f) Inspection Upon Delivery
- (i) The Goods will be inspected at time of delivery by an authorized representative of the City for compliance with the specifications, workmanship, appearance, proper functioning of all equipment and systems, and conformance to all other requirements of this Contract. In the event deficiencies are detected, the Goods will be rejected to enable the Company to make the necessary repairs, adjustments, or replacements. Payment will not be made and discount period (if applicable) will not commence until the corrective action is complete and the Goods have been re-inspected and accepted by the City.
- (ii) It shall be the responsibility of the Company to arrange for return and pay all costs for return of Goods rejected pursuant to this clause.
- (g) Delivery – Vehicles
- (i) The Company shall pay all freight charges. The Company shall file all claims and bears all responsibility for the Goods from the point of origin to the City's destination. The vehicles may be driven up to a maximum of fifty (50) miles. All prices shall include delivery as well as any necessary unloading.
- (ii) Dealer's Report of Sale shall be addressed to: City of Las Vegas. Out-of-State Company must furnish a Manufacturer's Statement of Origin (MSO) and Nevada Department of Motor Vehicles "Vehicle Identification Number (VIN) Inspection Report" at time of delivery for each vehicle awarded.
- (iii) The Company shall be responsible to pay any and all title fees. Out-of-State Company shall remit the \$28.25 Nevada title fee made payable to State of Nevada Department of Motor Vehicles at time of delivery for each vehicle awarded.

- (iv) Vehicles are to be delivered with at least ½ tank of fuel.
- (v) Prior to delivery, the vehicle shall be completely inspected and serviced by the delivering dealer and/or the manufacturer's pre-delivery service center. A copy of the manufacturer's standard pre-delivery service checklist shall be completed for the vehicle signed by a representative of the organization performing the inspection/service and delivered with the vehicle.
- (vi) If requested by the City, training on the use of the vehicle(s) will be provided by the Company in three (3) 2-hour sessions over the three (3) days following delivery. Company must coordinate training sessions with the City contact named in D5 (b) "Delivery Coordination".

D-5 City/Company Representative [CAO-08/22/2019]

- (a) All routine Company inquiries should be directed to the person identified by the City on the Purchase Order.
- (b) The Company's Representative for this Contract is named in Section A-1 (e). The Company Representative shall have full authority to act for the Company on all matters arising under or relating to this Contract until written notice to the City is provided by the Company of any change in the person acting in this capacity.

D-6 Insurance [CAO-03/31/2022]

The Company shall procure and maintain insurance as required by law and as appropriate for this Contract, including Workers' Compensation, Professional Liability, General Liability and Auto Liability Insurance coverage, at its own expense, for all work related to the performance of this Contract. The Company must remedy at its own expense all injuries to persons and damage or loss to any City property caused in whole or in part by the Company, its subcontractors or anyone employed, directed, or supervised by the Company.

D-7 Warranty – Goods [CAO–4/2020]

- (a) Manufacturer's Warranty. The manufacturer's standard warranty for the Goods, if applicable, applies in its entirety. The manufacturer's warranty shall be made available to the City at no additional cost. If, during the warranty period, any defect or deficiency is found in the Goods, the Company shall contact the manufacturer immediately after notification by the City, and the manufacturer shall proceed at its own expense to (i) repair the Goods on-site, together with remedying any damage caused to the finishes, fixtures, equipment and furnishings of the Goods, or (ii) replace the Goods that are not capable of repair. If repairs cannot be made on-site, the Company agrees to arrange at Company's sole expense for the transportation of the Goods to a repair facility unless otherwise agreed in writing by the City. The Company must complete the warranty repair or replacement within the time set forth in subsection (d) below.
- (b) The Warranty period shall start the date the vehicle is placed into service by the City, as opposed to the date the vehicle is delivered to the City. The delayed warranty start date shall not exceed one (1) year from the actual date the vehicle was delivered to the City. The City will notify the Company when the vehicle is placed into service.
- (c) Warranty Exclusions Prohibited. The City *will not* accept any warranty clause from the Company or manufacturer which states (i) the warranty of merchantability and/or the warranty of fitness for a particular purpose are not applicable to, excluded from, the purchase of the Goods, or (ii) the Company's and/or manufacturer's warranty clause is in lieu of all other warranties that are either expressed or implied. In addition to these restrictions, the warranty requirements of the Contract shall exist in a direct extension from the manufacturer to the City, as well as from the Company to the City if the Good are sold by Company as a distributor or agent of the manufacturer.
- (d) Warranty Completion Periods
 - (i) The Company shall have seven (7) working days after notification from the City to complete warranty repairs, including arranging for the delivery of the defective or deficient unit of the Goods to the proper repair facility, and return thereof to the City. If additional time is needed for the repair, the Company shall inform the City and provide as estimated time for completion. Additional time requested for repairs must be approved in writing by the City's authorized representative.
 - (ii) If the warranty repair cannot be completed within thirty (30) calendar days, the Company shall provide at no additional charge, a "loaner" unit, which is comparable in performance, quality, and operation to the unit being repaired until the repair have been completed.

- (iii) Warranty Parts. The parts used to correct a warranty claim under this Contract must be new. New parts are defined as parts that are made up entirely of unused materials and/or genuine original parts. The parts must not have been operated for any purpose other than routine operational testing, except as specifically authorized elsewhere in this Contract. Demonstrator and reconditioned parts are not acceptable.
- (e) Claim Documentation. The Company shall provide written documentation of each warranty repair claim, in the form of a work order or an invoice, to the City representative who initiated the warranty claim. The following information must be included in the documentation:
 - (i) Date of warranty claim
 - (ii) Identification number(s) of affected Goods (Model number, serial number, VIN, etc.)
 - (iii) Reason for claim
 - (iv) Corrective action or repair
 - (v) Parts and labor hours provided
 - (vi) Malfunction codes
 - (vii) Completion date

This entire Warranty Section will survive termination or expiration of this Contract for any reason.

D-8 New Goods [CAO-01/20/2016]

The Goods delivered under this Contract must be new. New Goods are defined as Goods that are made up entirely of unused materials and/or genuine original parts. The Goods must not have been operated for any purpose other than routine operational testing, except as specifically authorized elsewhere in this Contract. Demonstrator and reconditioned Goods are not acceptable.

D-9 Updates [CAO-01/20/2016]

- (a) The Company shall provide updates to the City as follows:
 - (i) If the manufacturer discontinues, upgrades, and/or makes other changes to the Goods, the Company shall notify the City of the change within seven (7) calendar days of notification from the manufacturer. Upon receipt of the notification, the City has the option of either accepting the replacement or canceling the replaced Goods from the Contract. Should the Company ship the replacement Goods without the City's prior written approval, the Goods may not be accepted.
 - (ii) If the City determines that an update is substantial in terms of number of changes, the Company shall provide an updated list of all items available for ordering under this Contract, as of a date specified by the City.
- (b) The City will not accept any substitute Goods for those specified in this Contract.
- (c) Reconditioned equipment must be certified for the Company's standard maintenance agreement at rates that are no higher than the rates for new equipment.

D-10 Discontinued or Upgraded Goods [CAO-4/2020]

If, after execution of this Contract, the Company, or the Company's manufacturer, discontinues, upgrades, and/or makes other changes to the Goods ordered by the City, the Company shall notify the Buyer listed on the current Purchase Order within fifteen (15) calendar days of the change by the Company, or notification from the Company's manufacturer. Upon receipt of notification, the City may (i) accept the upgraded Goods, (ii) accept the replacement Goods in lieu of the discontinued Goods, or (iii) cancel the order of discontinued Goods. If the Company ships replacement Goods without the City's prior written approval, such Goods shall be deemed to be automatically rejected by the City unless otherwise agreed to in writing by the City.

D-11 Purchase Orders [CAO-4/2020]

- (a) A Purchase Order will be issued for the acquisition of the Goods, specifying a single scheduled delivery or multiple scheduled deliveries of the Goods. The time allotted for delivery of the Goods under the Purchase Order commences on the date the City successfully electronically transmits or faxes the Purchase Order to the Company, or three (3) days

after the mailing date of the Purchase Order to the Company. Any Purchase Order issued hereunder incorporates the terms and conditions of this Contract.

D-12 Telephone Orders [CAO-01/20/2016]

The ordering of the Goods by telephone **is not** permitted. The Company shall not accept telephone orders, unless explicitly authorized in writing by the City's Purchasing and Contracts Manager.

D-13 Pick-Up from Company's Facility [CAO-01/20/2016]

The City shall have the option, but not the obligation, to obtain the Goods directly from the Company's facility. Prior to releasing the Goods, the Company shall confirm that the individual is a City of Las Vegas employee through presentation of an employee badge. The employee's full name is to be recorded at the time of the release, and the employee's full name and the date of the transaction must be identified on any subsequent invoice. Failure to provide the Purchase Order number, employee's full name and the date of the release will result in rejection of an invoice.

D-14 Liquidated Damages [CAO-01/20/2016]

Assessment of liquidated damages does not apply to this Contract.

D-15 Vehicles

- (a) Latest Model. Company shall guarantee that the equipment offered is the latest and most improved model currently in production and not scheduled to be replaced or deleted from the manufacturer's line within ninety (90) days immediately following the Contract Award Date.
- (b) Equipment Modifications. All equipment modifications shall be made by an authorized factory representative.

SECTION E- GENERAL CONDITIONS

E-1 Legal Notice [CAO-4/2020]

- (a) Any notice required to be given hereunder shall be deemed to have been given when written notice is (i) received by the party to whom it is directed by personal service; (ii) three (3) days after deposit with the United States Post Office, by registered or certified mail, postage prepaid and addressed to the party to be notified at the address for such party; (iii) one (1) day after deposit with a nationally recognized air courier service such as FedEx; or (iv) by an email sent to the email address of the recipient stated in this Section. All notices shall be effective upon receipt by the party to which notice is given or if it is delivered by email, when the recipient acknowledges having received that email, with an automatic "read receipt" not constituting acknowledgment of an email for notice purposes. Either party hereto may change its address by giving ten (10) days advance notice to the other party as provided herein. Phone and fax numbers, if listed, are listed for information only:

FOR THE CITY:	Manager, Purchasing and Contracts City of Las Vegas 495 South Main Street, 4th Floor Las Vegas, Nevada 89101-2986 Fax: (702) 384-9964 Email: purchasing@lasvegasnevada.gov
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FOR THE COMPANY:	As Noted in Section A-1 (f) of the Contract:
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- (b) The parties shall provide written notification of any change in the information stated above.
- (c) For purposes of this Contract, legal notice shall be required for all matters involving potential termination actions, litigation, indemnification, and unresolved disputes. This does not preclude legal notice for any other actions having a material impact on the Contract.
- (d) Routine correspondence should be directed to the Project Manager or the Company Representative, as appropriate.

E-2 Disputes [CAO-4/2020]

- (a) For each claim or dispute arising between the parties under this Contract, the parties shall attempt to resolve the matter through escalating levels of management. In the event the matter cannot be successfully resolved in this manner, the City is granted the sole right, regardless of which party is asserting the claim or dispute, to determine between arbitration and litigation as the forum in which the party desiring to proceed further shall file to resolve the claim or dispute. For any and all claims or disputes asserted by the Company, the Company shall notify the City of its intent to proceed further with the claim or dispute and in response thereto, the City shall notify the Company as to its selected forum for resolution. For any and all claims or disputes asserted by the City, the City shall notify the Company in the notice of its intent to proceed with further resolution whether it has selected arbitration or litigation as the forum to resolve the claim or dispute. In the event arbitration is the designated forum, such arbitration shall be binding on the parties.
- (b) If arbitration is selected by the City as the forum for further resolution, the claim or dispute shall be filed with the American Arbitration Association under its then current Commercial Arbitration Rules, Expedited Procedures, regardless of the amount of the claim or dispute.
- (c) The laws of the State of Nevada shall govern the validity, construction, performance, and effect of this Contract, without giving effect to its conflict of law provisions. If arbitration is selected, each party hereto consents to, and waives any objection to, venue being the offices of the American Arbitration Association located in Las Vegas, Nevada, or other venue mutually agreed by the parties. If litigation is selected, each party hereto consents to, and waives any objection to, the State courts located in the County of Clark, State of Nevada as the proper and exclusive venue for any disputes arising out of or relating to this Contract or any alleged breach thereof. Each party hereby waives trial by jury in any action, proceeding or counterclaim brought by either of them against the other on any matters whatsoever arising out of or in any way connected with this Contract.

E-3 Notice of Delay [CAO-01/20/16]

- (a) If timely performance by the Company is jeopardized by the non-availability of City provided personnel, data, or equipment, the Company shall notify the City immediately in writing of the facts and circumstances causing such delay. Upon receipt of this notification, the City will advise the Company in writing of the action which will be taken to remedy the situation.
- (b) The Company shall advise the City in writing of an impending failure to meet established milestones or delivery dates based on the Company's failure to perform. Notice shall be provided as soon as the Company is aware of the situation; however, such notice shall not relieve the Company from any existing obligations regarding performance or delivery.

E-4 Termination for Convenience [CAO-08/22/2019]

The City shall have the right at any time to terminate further performance of this Contract, in whole or in part, for any reason whatsoever (including no reason). Such termination shall be effected by written notice from the City to the Company specifying the extent and effective date of the termination. On the effective date of the termination, the Company shall terminate all work and take all reasonable actions to mitigate expenses. The Company shall submit a written request for incurred costs for services performed through the date of termination, and shall provide any substantiating documentation requested by the City. In the event of such termination, the City agrees to pay the Company within thirty (30) days after receipt of a correct, adequately documented written request. The City's sole liability under this Section is for payment of costs for Goods and services requested by the City and actually performed by the Company.

E-5 Event of Default [CAO-12/30/2020]

- (a) If, during the term of this Contract, the Company (i) fails to deliver services that comply with the specifications, (ii) fails to deliver the services within the time specified in the Purchase Order or specifications or any extension thereof, (iii) fails to make progress so as to endanger the performance of this Contract, (iv) becomes insolvent, bankrupt or makes an assignment for the benefit of creditors, or if a receiver or trustee in bankruptcy is appointed for the Company, or if any proceeding in bankruptcy, receivership, or liquidation is instituted against the Company and is not dismissed within thirty (30) days following commencement thereof, or (v) fails to perform any of the other obligation or requirement of this Contract, then any of the aforementioned failures shall constitute an "Event of Default" under this Contract.
- (b) If there occurs an Event of Default, the Company shall be entitled to ten (10) calendar days from written notice thereof to remedy the Event of Default, provided, however, such is capable of being remedied within that period. If the Event of Default can be remedied, but the remedy cannot be completed within the ten (10) day period, the Company may be

allowed such additional time as may be reasonably necessary to remedy the Event of Default, provided, however, the remedy is commenced within the ten (10) day period and is diligently pursued to completion but in no event later than thirty (30) days after such written notice. Said time period may be extended at City's sole discretion. If the Event of Default is incapable of remediation, or is not remedied as required herein, the City may, in addition to any other remedies available in law or equity, invoke any of the remedies provided for under Section E-6, "Termination for Default", below.

E-6 Termination for Default [CAO-4/2020]

- (a) If the Event of Default is not remedied as required pursuant to Section E-5, "Event of Default", the City may, by written notice to the Company pursuant to Section E-1, "Legal Notice", terminate this Contract in whole or in part.
- (b) If this Contract is terminated in whole or in part because the Company has failed to provide Goods in compliance with the specifications by the deadline of remediation period, the City may acquire, under reasonable terms and in a manner it considers appropriate, replacement goods that are comparable to the Goods that the Company failed to deliver to the City, and the Company shall be liable to the City for any excess costs related thereto. If the City terminates this Contract only in part, the Company shall continue to perform the un-terminated obligations or portions of this Contract.
- (c) The Company shall not be liable for any excess costs if the failure to perform the Contract arises from circumstances beyond the control of, and without the fault or negligence on the part of, the Company. These circumstances are limited to such causes as (i) acts of God or of the public enemy, (ii) acts of governmental bodies, (iii) fires, (iv) floods, (v) epidemics/pandemics, (vi) quarantine restrictions, (vii) labor strikes, (viii) freight embargoes, or (ix) unusually severe weather. The time of performance of the Company's obligations under this Contract shall be extended by such period of enforced delay; provided, however, that such reasonably extended time period shall not exceed sixty (60) days. If the foregoing circumstances result in a delay greater than 60 days, the City may terminate the affected portion of the Contract pursuant to the terms of Section E-4, "Termination for Convenience".
- (d) The City retains the right to terminate for default immediately if the Company fails to maintain the required insurance, and/or bonding, fails to comply with applicable local, state, and federal statutes governing performance of these services, or fails to comply with statutes involving health or safety.
- (e) If the City fails to perform any of its obligations required under this Contract, and the City does not remedy the failure after notice thereof is provided to the City by the Company pursuant to the requirements of Section E-1, "Legal Notice" above, the Company shall have the right to treat the failure as a claim or dispute subject to the resolution provisions of E-2, "Disputes" of this Contract. During the period of such resolution, the Company shall continue with its performance under the Contract.

E-7 Limitation of Funding/Non-Appropriation [CAO-4/2020]

The Company acknowledges that City is a governmental entity and the Contract's validity is based upon the availability of public funding under its authority. The City reserves the right to reduce estimated or actual quantities, in whatever amount necessary, without prejudice or liability to the City, if funding is not available or if legal restrictions are placed upon the expenditure of monies for the services required under this Contract. In addition, and without prejudice or liability to the City, if funds are not appropriated or otherwise made available to support continuation in any fiscal year succeeding the first fiscal year, this Contract will be deemed to have been terminated automatically when appropriated funds expire and are not available. The City shall notify Company in writing of any such non-allocation of funds at the earliest possible date and shall pay Company any reasonable fees earned and costs incurred in performing this Contract for any period prior to such notice.

E-8 Changes - Fixed-Price Goods or Services [CAO-4/2020]

- (a) The City may at any time, by written order, and without notice to the sureties, if any, make changes within the general scope of this Contract in any one or more of the following:
 - (i) Description of services to be performed or Goods to be provided.
 - (ii) Time of performance (i.e., hours of the day, days of the week, etc.).
 - (iii) Place of performance of the services.
 - (iv) Time or place of delivery of Goods

- (b) If any such change causes an increase or decrease in the cost of, or the time required for, performance of any part of the work under this Contract, the Company shall provide current, complete, and accurate documentation to the City in support of any request for equitable adjustment.
- (c) The Company must assert its right to an adjustment under this clause within thirty (30) days from the date of receipt of the written order, or shall otherwise be barred and shall have waived any right to an adjustment under this clause.
- (d) The parties shall negotiate a timely requested equitable adjustment by mutual written agreement and the change will be effected by purchase order revision. Failure to agree to any adjustment shall be a dispute under Section E-2, "Disputes"; however, nothing in this clause shall excuse the Company from proceeding with the Contract as changed.

E-9 Entire Contract, Section and Paragraph Headings [CAO-4/2020]

- (a) This Contract represents the entire and integrated agreement between the City and the Company. It supersedes all prior and contemporaneous understandings, negotiations, communications, representations, and agreements, whether oral or written, relating to the subject matter of this Contract.
- (b) The section and paragraph headings appearing in this Contract are inserted for the purpose of convenience and ready reference. They do not purport to define, limit, or extend the scope or intent of the language of the sections and paragraphs to which they pertain.

E-10 Order of Precedence [CAO-7/24/08]

In the event of a conflict between the specific language set forth in Sections A through E of this Contract and any Attachment or Exhibit, the specific language in Sections A through E shall prevail. Any exception to this order of precedence will be addressed through specific language elsewhere in Sections A through E.

E-11 Severability [CAO-7/24/08]

The invalidity, illegality, or unenforceability of any provision of this Contract or the occurrence of any event rendering any portion or provision of this Contract void shall in no way affect the validity or enforceability of any other portion or provision of this Contract. Any void provision shall be deemed severed from this Contract, and the balance of this Contract shall be construed and enforced as if this Contract did not contain the particular portion or provision held to be void. The parties further agree to amend this Contract to replace any stricken provision with a valid provision that comes as close as possible to the intent of the stricken provision. The provisions of this clause shall not prevent this entire Contract from being void should a provision which is of the essence of this Contract be determined void.

E-12 Waiver [CAO-7/24/08]

Waiver of any of the terms of this Contract shall not be valid unless it is in writing signed by each party. The failure of the City to enforce any of the provisions of this Contract, or to require performance of any of the provisions herein, shall not in any way be construed as a waiver of such provisions or to affect the validity of any part of this Contract, or to affect the right of the City to thereafter enforce each and every provision of this Contract. Waiver of any breach of this Contract shall not be held to be a waiver of any other or subsequent breach of this Contract.

E-13 Modification/Amendment [CAO-7/24/08]

This Contract shall not be modified or amended except by the express written agreement of the parties, signed by a duly authorized representative for each party. Any other attempt to modify or amend this Contract shall be null and void, and may not be relied upon by either party.

E-14 Assignment [CAO-7/24/08]

Neither party may assign their rights nor delegate their duties under this Contract without the written consent of the other party. Such consent shall not be withheld unreasonably. Any assignment or delegation shall not relieve any party of its obligations under this Contract.

E-15 Indemnification [CAO-4/2020]

- (a) In addition to the insurance requirements set forth in Section D-6, "Insurance", and not in lieu thereof, the Company shall protect, defend, indemnify and hold harmless the City, its elected officials, officers, employees, agents, and consultants (collectively herein the "City") from and against any and all claims, liabilities, damages, losses, suits, actions, decrees, arbitration awards and judgments including attorney's fees, court costs or other expenses of any and every kind or character (collectively herein the "Liabilities") which may be recovered from or sought against the City, as a result of, by reason of, or as a consequence of (i) any act or omission, negligent or otherwise, on the part of the Company, its officers, employees, independent contractors, vendors, suppliers, consultants, or agents in the performance of the terms, conditions and covenants of the Contract; or (ii) a breach of any agreement between the Company and its employees, vendors, independent contractors, suppliers, consultants or agents; or (iii) any default in the performance of any obligation on Company's part to be performed under the terms of this Contract, regardless of whether the Liabilities were caused in part by the City. Company agrees that it is assuming the sole risk of any Liabilities related to the contraction by Company's officers, employees, vendors, suppliers, agents, independent contractors, and consultants or any other person of any viral infection or other disease, including, without limitation, COVID 19, related to the performance of this Contract and that Company's indemnity obligations contained herein cover any such Liabilities. In no event shall the language in this Section constitute or be construed as a waiver or limitation of the City's rights or defenses with regard to sovereign immunity, governmental immunity, or other official immunities and protections as provided by the Federal and State Constitutions or by law.
- (b) If a third party claim against the City for negligent performance by the Company is within the limits of its liability insurance, and the insurance company has accepted the City's tender of defense, then the City will pay the Company what is due and owing to them within the payment method specified in this Contract. However, if the claim is greater than the coverage amount, the City, for its protection, may retain any money due and owing the Company under this Contract, until the claim has been resolved. In the event no money is due and owing, the surety, if required, of the Company, may be held until all of the Liabilities have been settled and suitable evidence to that effect furnished to the City.
- (c) It is expressly agreed that the Company shall defend the City at Company's expense, by legal counsel reasonably satisfactory to City, against the Liabilities and in the event that the Company fails to do so, the City shall have the right, but not the obligation, to defend the same and to charge all direct and incidental costs, including attorney's fees and court costs, to the Company. Company's indemnity obligations herein are not intended to nor shall they relieve any insurance carrier of its obligations under policies required to be carried by Company pursuant to the provisions of this Contract. Company's obligations under this Section shall survive any termination of this Contract.

E-16 Patent Indemnity [CAO-12/30/2020]

The Company hereby indemnifies and shall defend and hold harmless the City and its representatives respectively from and against all claims, losses, costs, damages, and expenses, including attorney's fees, incurred by City and its representatives, respectively, as a result of or in connection with any claims or actions based upon infringement or alleged infringement of any patent or other intellectual property and arising out of the use of the equipment or materials furnished under the contract by the Company, or out of the processes or actions employed by, or on behalf of the Company in connection with the performance of the Contract. The Company shall, at its sole expense, by legal counsel reasonably satisfactory to City, promptly defend against any such claim or action unless directed otherwise by the City or its representative; provided that the City or its representatives shall have notified the Company upon becoming aware of such claims or actions, and provided further that the Company's aforementioned obligations shall not apply to equipment, materials, or processes furnished or specified by the City or its representatives.

E-17 Audit of Records [CAO-5/2/12]

- (a) The Company agrees to maintain the financial books and records (including supporting documentation) pertaining to the performance of this Contract according to standard accounting principles and procedures. The books and records shall be maintained for a period of three (3) years after completion of this Contract, except that books and records which are the subject of an audit finding shall be retained for three (3) years after such finding has been resolved. If the Company goes out of business, the Company shall forward the books and records to the City to be retained by the City for the period of time required herein.
- (b) The City or its designated representative(s) shall have the right to inspect and audit (including the right to copy and/or transcribe) the books and records of the Company pertaining to the performance of this Contract during normal business hours. The City will provide prior written notice to the Company of the audit and inspection. If the books and records are

not located within Clark County, the Company agrees to deliver them to the City, or to an address designated by the City within Clark County. In lieu of such delivery, the Company may elect to reimburse the City for the cost of travel (including transportation, lodging, meals, and other related expenses) to inspect and audit the books and records at the Company's office. If the books and records provided to the City are incomplete, the Company agrees to remedy the deficiency after written notice thereof from the City, and to reimburse the City for any additional costs associated therewith including, without limitation, having to revisit the Company's office. The Company's failure to remedy the deficiency shall constitute a material breach of this Contract. The City shall be entitled to its costs and reasonable attorney fees in enforcing the provisions of this Section.

- (c) If at any time during the term of this Contract, or at any time after the expiration or termination of the Contract, the City or the City's designated representative(s) find the dollar liability is less than payments made by the City to the Company, the Company agrees that the difference shall be either: (i) repaid immediately by the Company to the City or (ii) at the City's option, credited against any future billings due the Company.

E-18 Confidentiality – City Information [CAO-4/2020]

- (a) All information, including but not limited to, oral statements, computer files, databases, and other material or data supplied to the Company is confidential and privileged. The Company shall not disclose this information, nor allow it to be disclosed to any person or entity without the express prior written consent of the City. The Company will use at least the same standard of care and exercise equivalent security measures to maintain the confidentiality of the City's information that it uses to maintain the confidentiality of its own confidential information; provided in no event shall such standard be less than reasonable care. The Company shall have the right to use any such confidential information only for the purpose of providing the services under this Contract, unless the express prior, written consent of the City is obtained. City shall be and remain the sole owner of such confidential information. Nothing contained in this Contract shall be construed as granting or conferring any right or license in the City's information or in any patents, software, or other technology, either expressly or by implication to the Company. Upon request by the City, the Company shall promptly return to the City all confidential information supplied by the City, together with all copies and extracts. Company is required to employ the highest ethical standards and shall avoid those actions that are inconsistent with the City's best interest.
- (b) The confidentiality requirements shall not apply where (i) the information is, at the time of disclosure by the City, then in the public domain; (ii) the information is known to the Company prior to obtaining the same from the City; (iii) the information is obtained by the Company from a third party who did not receive the same directly or indirectly from the City; or (iv) the information is subpoenaed by court order or other legal process, but in such event, the Company shall notify the City. In such event the City, in its sole discretion, may seek to quash such demand.
- (c) The obligations of confidentiality shall survive the termination of this Contract.

E-19 Marketing Restrictions [CAO-4/2020]

The Company shall at all times be in compliance with Las Vegas Municipal Code 1.08.050, and shall not publish or sell any information from or about this Contract without the prior written consent of the City. This restriction does not apply to the use of the City's name in a general list of customers, so long as the list does not represent an express or implied endorsement of the Company or its services. The City logo shall not be used without the prior written consent of the City.

E-20 Intellectual Property Rights [CAO-4/2020]

All deliverables produced under this Contract, as well as all data, notes and documentation collected on behalf of the City, are exclusively the property of the City. The Company shall have no property interest in, and may assert no claim or lien on, or right to withhold from the City, or right to use said data other than in performance of its obligations pursuant to this Contract, any data it receives from, receives access to, or stores on behalf of the City. At any time during the term of this Contract, and within thirty (30) days of the expiration or termination of this Contract, the Company will upon request return the data to the City at no charge in the format held by Company. On City request, the Company will delete all City data and will provide appropriate certification to the City to document the disposal. The Company shall promptly notify the City if the Company becomes aware of any unauthorized access, acquisition, disclosure, use, modification, destruction or other misuse of the City's data or other confidential information, and shall fully cooperate with the City in any legal action taken by the City to enforce its rights therein. This Section shall survive termination or expiration of this Contract.

E-21 Taxes/Compliance with Laws [CAO-08/01/13]

- (a) The City is exempt from paying Sales and Use Taxes under the provisions of Nevada Revised Statutes 372.325(4), and Federal Excise Tax, under Registry Number 88-87-0003k. The Company shall pay all taxes, levies, duties and assessments of every nature and kind which may be applicable to any work under this Contract. The Company shall make any and all payroll deductions required by law. The Company agrees to indemnify and hold the City harmless from any liability on account of any and all such taxes, levies, duties, assessments, and deductions.
- (b) The Company, in the performance of the obligations of this Contract, shall comply with all applicable laws, rules and regulations of all governmental authorities having jurisdiction over the performance of this Contract including, but not limited to, the Federal Occupational Safety and Health Act.

E-22 Licenses/Registrations [CAO-01/20/16]

During the entire performance period of this Contract, the Company shall maintain all federal, state, and local licenses, certifications and registrations applicable to the work performed under this Contract, including maintaining an active City of Las Vegas business license if required by Las Vegas Municipal Code 6.02.060.

E-23 Non-Discrimination and Fair Employment Practices [CAO-07/31/13]

- (a) Discrimination: The City of Las Vegas is committed to promoting full and equal business opportunity for all persons doing business in Las Vegas. The Company acknowledges that the City has an obligation to ensure that public funds are not used to subsidize private discrimination. Company recognizes that if the Company or their subcontractors or subconsultants are found guilty by an appropriate authority of refusing to hire or do business with an individual or company due to reasons of race, color, religion, sex, sexual orientation, gender identity or expression, age, disability, national origin, or any other legally protected status, City may declare the Company in breach of contract and terminate Contract.
- (b) Fair Employment Practices: In connection with the performance of work under this Contract, the Company agrees not to discriminate against any employee or applicant for employment because of race, color, religion, national origin, sex, sexual orientation, gender identity or expression, age, disability, national origin, or any other legally protected status. Such agreement shall include, but not be limited to, the following: 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.
- (c) The Company further agrees to insert this provision in all subcontracts hereunder. Any violation of such provision by a Company shall constitute a material breach of this Contract.

E-24 Employment of Unauthorized Aliens [CAO-01/20/16]

In accordance with the Immigration Reform and Control Act of 1986, the Company agrees that it will not employ unauthorized aliens in the performance of this Contract.

E-25 Conforming Services [CAO-4/2020]

The Services performed under this Contract shall conform in all respects with the requirements set forth in this Contract. The Company shall furnish the City with sufficient data and information needed to determine if the Services performed conform to all the requirements of this Contract.

E-26 Independent Contractor [CAO-4/2020]

In the performance of its obligations under this Contract, the Company and any other person employed by it shall be deemed to be an independent contractor and not an agent or employee of the City. The Company shall be liable for the actions of any person, organization, or corporation with which it subcontracts to fulfill this Contract. Accordingly, Company shall be responsible for payment of all taxes including federal, state and local taxes arising out of the Company's activities in accordance with this Contract, including by way of illustration but not limitation, federal and state income tax, Social Security tax, unemployment insurance taxes, and any other taxes or business license fees as required under existing or subsequently enacted laws, rules or regulations. Company shall not be entitled to any benefits afforded to City's employees, including without limitation worker's compensation, disability insurance, health insurance, vacation, or sick pay. Company shall be responsible for providing, at Company's expense, and in Company's name, unemployment, disability, worker's

compensation, and other insurance, as well as licenses and permits usual or necessary for performance of its obligations pursuant to this Contract. Company shall hereby defend, indemnify, and hold the City harmless from any claims, losses, costs, fees, attorney's fees, liabilities, damages or injuries suffered by the City arising out of Company's failure with respect to its obligations in this Section. Company, upon request, shall furnish evidence satisfactory to the City that any or all of the foregoing obligations have been fulfilled. During Company's contacts with third parties they shall identify themselves as an independent party and not as an employee for the City. Company understands and agrees that they do not have the power or authority to bind City in any capacity. The City shall hold the Company as the sole responsible party for the performance of this Contract. The Company shall maintain complete control over its employees and all of its subcontractors. Nothing contained in this Contract or any subcontract awarded by the Company shall create a partnership, joint venture, or agency with the City. Neither party shall have the right to obligate or bind the other party in any manner to any third party.

E-27 Official, Agent and Employees of the City Not Personally Liable [CAO-01/20/16]

It is agreed by and between the parties of this Contract, that in no event shall any official, officer, employee, or agent of the City in any way be personally liable or responsible for any covenant or agreement therein contained whether expressed or implied, nor for any statement, representation or warranty made herein or in any connection with this Contract.

E-28 Conflict of Interest (City Officials) [CAO-4/2020]

- (a) An official of the City, who is authorized on behalf of the City to negotiate, make, accept or approve, or take part in negotiating, making, accepting, or approving this Contract, payments under this Contract, or work under this Contract, shall not be directly or indirectly interested personally in this Contract or in any part hereof. No officer, employee, architect, attorney, engineer or inspector of, or for the City, who is authorized on behalf of the City to exercise any legislative, executive, supervisory or other similar functions in connection with this Contract, shall become directly or indirectly interested personally in this Contract or in any part hereof, any material supply contract, subcontract, insurance contract, or any other contract pertaining to this Contract.
- (b) Each party represents that it is unaware of any financial or economic interest of any public officer or employee of the City relating to this Contract. Notwithstanding any other provision of this Contract, if such interest becomes known, the City may immediately terminate this Contract for default or convenience, based on the culpability of the parties.

E-29 Public Records [CAO-5/2/12]

The City is a public agency as defined by state law. As such, it is subject to the Nevada Public Records Law (Chapter 239 of the Nevada Revised Statutes). The City's Records are public records, which are subject to inspection and copying by any person (unless declared by law to be confidential). This Contract and all supporting documents are deemed to be public records.

E-30 Use By Other Government Entities [CAO-01/20/16]

A governing body or its authorized representative and the State of Nevada may join or use the contracts of local governments located within or outside this State with the authorization of the contracting vendor. In the event the Company allows another governmental entity to join the Contract, it is expressly understood that the City shall in no way be liable for the obligations of the joining governmental entity.

E-31 Certification – No Israel Boycott [CAO-4/2020]

(Applicable to contracts with an estimated annual amount over \$100,000)

By signing this Contract, the Company certifies that it is not engaged in, and agrees for the duration of the Contract not to engage in, a boycott of the State of Israel per NRS 332.065.

"Boycott of Israel" means refusing to deal or conduct business with, abstaining from dealing or conducting business with, terminating business or business activities with or performing any other action that is intended to limit commercial relations with Israel; or a person or entity doing business in Israel or in territories controlled by Israel, if such an action is taken in a manner that discriminates on the basis of nationality, national origin or religion. It does not include an action which is based on a bona fide business or economic reason; is taken pursuant to a boycott against a public entity of Israel if the boycott is applied in a nondiscriminatory manner; or is taken in compliance with or adherence to calls for a boycott of Israel if that action is authorized in 50 U.S.C. § 4607 or any other federal or state law.

“Company” means any domestic or foreign sole proprietorship, organization, association, corporation, partnership, joint venture, limited partnership, limited-liability partnership, limited-liability company, or other domestic or foreign entity or business association, including, without limitation, any wholly owned subsidiary, majority owned subsidiary, parent company or affiliate of such an entity or business association, that exists for the purpose of making a profit.

A violation of this Section by Company shall be considered an incurable Event of Default of this Contract, thereby allowing the City to immediately terminate this Contract upon giving Legal Notice to Company.

E-32 Counterpart Signatures [CAO-08/11/2022]

This Contract may be executed in counterparts. All such counterparts will constitute the same contract and the signature of any party to any counterpart will be deemed a signature to, and may be appended to, any other counterpart. Executed copies hereof may be delivered by facsimile or e-mail and upon receipt will be deemed originals and binding upon the parties hereto, regardless of whether originals are delivered thereafter.

The parties agree that this Contract may be signed electronically via the City's designated electronic signature platform, and that the electronic signatures appearing herein shall be considered the same as handwritten signatures for the purposes of validity, admissibility, and enforceability.

E-33 Miscellaneous [CAO-4/2020]

- (a) In the event of a dispute under this Contract which results in litigation or other formal dispute resolution proceedings, the prevailing party shall be entitled to reimbursement of its or their actual reasonable attorney's fees and costs in connection with such proceeding.
- (b) Time is of the essence of the Contract and each of its provisions.

E-34 Federal Requirements

Federal Funds may be used to reimburse expenses for Goods and Services provided for under this Contract. As such, the Company hereby certifies that it (i) has reviewed 2 CFR Part 200 – OMB Super Circular, “Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, Final Guidance”, and Appendix II “Contract Provisions for Non-Federal Entity Contracts Under Federal Awards” and (ii) has received or has had the opportunity to receive full legal advice as to its legal rights and responsibilities thereunder. Company hereby covenants and agrees to comply with all said Federal requirements, at all times during the term of this Contract, including without limitation the following:

- (a) CLEAN AIR ACT AND THE FEDERAL WATER POLLUTION CONTROL ACT. *(Applicable to contracts and subcontracts awarded over \$150,000)*
 - (i) CLEAN AIR ACT. The Company agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.

The Company agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the federal granting agency and the appropriate Environmental Protection Agency Regional Office.

The Company agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with federal assistance.
 - (ii) FEDERAL WATER POLLUTION CONTROL ACT. The Company agrees to comply with all applicable standards, orders, or regulations issued pursuant to the federal Water Pollution Control Act, as amended, 33 U.S.C. § 1251 et seq.

The Company agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the federal granting agency and the appropriate Environmental Protection Agency Regional Office.

The Company agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with federal assistance.

- (b) DEBARMENT AND SUSPENSION. (Executive Orders 12549 and 12689). *(Applicable to all contract awards that are funded in whole or part with Federal funds)*

This contract is a covered transaction for purposes of 2 C.F.R. Part 180 and 2 C.F.R. Part 3000. As such, the Company is required to verify that none of the Company's principals (defined at 2 C.F.R. § 180.995) or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).

The Company must comply with 2 C.F.R. Part 180, subpart C and 2C.F.R. Part 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.

This certification is a material representation of fact relied upon by the City. If it is later determined that the Company did not comply with 2 C.F.R. Part 180, subpart C and 2 C.F.R. Part 3000, subpart C, in addition to remedies available to the City, the federal government may pursue available remedies, including but not limited to suspension and/or debarment.

The Company agrees to comply with the requirements of 2 C.F.R. Part 180, subpart C and 2 C.F.R. Part 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The Company further agrees to include a provision requiring such compliance in its lower tier covered transactions.

- (c) BYRD ANTI-LOBBYING AMENDMENT (31 U.S.C. 1352). *(Applicable to Companies that apply or bid for an award of \$100,000 or more. Applicable to all sub-awards from the Nevada Division of Emergency Management)*

Companies who apply or bid for an award of more than \$100,000 shall file the required certification. Each tier certifies to the tier above that it will not and has not used federally 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.

APPENDIX A, 44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING

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

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.

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.

The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients 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.C. 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 Company, CHAPMAN'S LAS VEGAS DODGE, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Company 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.

DocuSigned by:

 Signature of Company's Authorized Official

Ryan Payne GM
 Name and Title of Company's Authorized Official

2/24/2025 | 1:27 PM EST
 Date

(d) PROCUREMENT OF RECOVERED MATERIALS. *(Applicable to all contracts over \$10,000 which involve the use of materials)*

In the performance of this contract, the Company 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.

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

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

(e) PROHIBITION ON CONTRACTING FOR COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES. *(Applicable to all declarations and awards)*

- (i) PROHIBITIONS. 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.

Unless an exception in paragraph (ii) of this clause applies, the Company and its subcontractors may not use grant, cooperative agreement, loan, or loan guarantee funds from a federal agency to:

- a. 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;
- b. 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;
- c. 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

- d. Provide, as part of its performance of this contract, subcontract, or other contractual instrument, 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.

(ii) EXCEPTIONS. This clause does not prohibit contractors from providing.

- a. A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
- b. 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.

By necessary implication and regulation, the prohibitions also do not apply to:

- a. Covered telecommunications equipment or services that:
 - i. Are not used as a substantial or essential component of any system; and
 - ii. Are not used as critical technology of any system.
- b. Other telecommunications equipment or services that are not considered covered telecommunications equipment or services.

(iii) REPORTING REQUIREMENT.

- a. In the event the Company 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 contract performance, or the Company is notified of such by a subcontractor at any tier or by any other source, the Company shall report the information in paragraph (iii)(b) of this clause to the recipient or sub-recipient, unless elsewhere in this contract are established procedures for reporting the information.
- b. The Company shall report the following information pursuant to paragraph (iii)(a) of this clause:
 - 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 in paragraph (iii)(b)(i.) of this clause: Any further available information about mitigation actions undertaken or recommended. In addition, the Company 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.

(iv) SUBCONTRACTS. The Company shall insert the substance of this clause, including this paragraph (iv), in all subcontracts and other contractual instruments.

(f) DOMESTIC PREFERENCE FOR PROCUREMENTS. *(Applicable to all declarations and awards)*

As appropriate, and to the extent consistent with law, the Company 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. This includes, but is not limited to iron, aluminum, steel, cement, and other manufactured products.

For purposes of this clause:

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.

Manufactured products mean 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.

IN WITNESS WHEREOF, the parties hereto have caused this Contract to be executed by their duly authorized representatives.

CITY OF LAS VEGAS

Signature Date

Printed Name

Title

ATTEST:

Dr. LuAnn D. Holmes, MMC Date
City Clerk

APPROVED AS TO FORM:

DocuSigned by:
James B. Lewis 2/20/2025 | 1:47 PM PST
DD1EE26948C64F0
Deputy City Attorney Date

James B. Lewis

Printed Name

CHAPMAN'S LAS VEGAS DODGE

DocuSigned by:
Ryan Payne 2/24/2025 | 1:27 PM EST
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Signature Date

Ryan Payne

Printed Name

GM

Title

EXHIBIT A

SCOPE OF WORK AND TECHNICAL SPECIFICATIONS

Including any Addenda

PROPOSAL CONTENT

Offerors shall upload the following proposal information under the **Response Attachments Tab** in NGEM:

Response Attachment 1 - Upload Sections 1, 3 & 4 below

Response Attachment 2 – Upload Section 2 below

Response Attachment 3 - Upload the **Price Schedule** form found under the **Attachments Tab**

The documents must be uploaded as a single discrete file in PDF or Microsoft Office compatible format. Documents should not exceed 50 (fifty) pages. **Response Attachments must not be protected to the extent that printing, assembling and separating sections of the documents are prohibited. For security reasons, linked or embedded files are not allowed.**

Section 1 – Cover Page & Business Information. Include the following information:

- (a) Offeror's legal name, including DBA if applicable, and address for legal notices.
- (b) Name, title, phone number(s) and email address of an individual authorized to bind the Offeror.
- (c) Name title, phone number(s) and email address of the representative authorized to negotiate on behalf of the Offeror and answer questions regarding the Proposal.
- (d) Copies of all Offeror-held national, state and local licenses, Nevada Vehicle Dealers License, registrations and certifications applicable to performance of the subject work. A copy of the Manufacturer's Letter of Authorization as an authorized dealer must be included and must include contact information from the manufacturer. If applicable, include subcontractor licenses, registrations and certifications.

Section 2 –Qualifications and Experience. Include the following information:

- (a) **Offeror's Experience.** Minimum experience of three (3) contracts during the past five (5) years involving similar Goods, volumes and delivery location is preferred. Pursuant to NRS 332.025, client lists meet the definition of proprietary information. Therefore, in this section, please anonymize the identity of clients when discussing experience and do not list addresses, names or contact information. Provide such information in the **List of References** form found in the **Attachments Tab**.

Describe Offeror's experience in ordering and delivering fleet vehicles for State or local municipalities, including information and examples which substantiate successful and reliable past performance and history of adherence to budget and schedule constraints. Provide a brief description of the Offeror's business history and number of years in operation.

- (b) **Key Personnel Experience.** Designate the key person who would be assigned as Company Representative and any key project staff. Include current resumes. Identify particular experience and/or skills that would be applicable to the services required.

Section 3 – Work Plan. In this section, the Offeror is to provide a proposed approach to satisfy the requirements set forth in attached Scope of Work. As part of the work plan, Offer should address the following items:

- (a) Describe the Offeror's process for providing order confirmation and updates on ordered vehicle status. Also, describe the Offeror's process for inspecting vehicles and correcting deficiencies prior to final delivery to customer, to include a minimum timeframe to complete the pre-delivery inspection and final delivery to the City.
- (b) Describe the Offeror's Factory Authorized Warranty and Repair Facility to include the address and contact information of the person who will be responsible to communicate with the City on any warranty or repair service.
- (c) Describe the maximum delivery time after receipt of order. Also, describe any supply chain issues currently being experienced by the manufacturer which may cause a delay to this maximum delivery time.
- (d) Describe the standard safety features of each vehicle proposed as specified in the Technical Specifications.
- (e) Describe the average fuel economy and manufacturer recommended maintenance schedules / intervals for each of the vehicles proposed as specified in the Technical Specifications.
- (f) Describe Offeror's standard manufacturer warranty for each vehicle proposed as specified in the Technical Specifications. Describe usage restrictions or other limitation which may adversely affect warranty coverage.

- (g) Provide samples of the documentation format(s) that will be used to satisfy the requirements of Item No. 10, Weekly Status Report in the SOW.

Section 4 – Exceptions to the Sample Contract. Describe any exceptions taken to the Scope of Work or the Contract provided under the **Attachments Tab**. Such exceptions will be taken into consideration during evaluation and may impact evaluation results. If no exceptions are included with the Proposal, the terms and conditions will not be subject to negotiation and shall be deemed accepted by the Successful Offeror.

Section 5 – Pricing Proposal For each Item listed in the Technical Specifications able to be produced by the vehicle manufacturer, provide a fixed price for the current model year of each of the vehicles listed in the Technical Specifications. Pricing proposal shall include the MSRP price, the bid price and the percentage off, as shown in the table below. It is not mandatory to respond to all items listed in the Technical Specifications, however if the vehicle and vehicle configuration is offered by the manufacturer that the dealer represents then pricing for that Item should be provided. A price for each vehicle, truck cab, truck bed and powertrain configuration listed in the Technical Specifications shall include the required interior and exterior options. Any deviations from the required options that are not offered from the manufacturer must be notated and substituted for a similar option offered. Additional Options listed in the Technical Specifications should be included as a separate line items for each vehicle. Provide such information in the **Price Schedule** form found in the **Attachments Tab** as **Response Attachment 2**.

Vehicle description with options	MSRP	Bid Price	% Discount
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Pricing calculation example: MSRP \$40,000.00 – Bid Price \$30,000 = 25% discount off MSRP.

The City reserves the right to request clarification from Offerors for any pricing or cost information submitted.

Section 6 – Award Criteria Response Attachments submitted will be evaluated on the basis of completeness with respect to the requirements of this RFP. Responses not complying with the submittal requirements may be deemed non-responsive. An evaluation committee comprised of City of Las Vegas staff will review the Response Attachments to score the Offerors based on the following evaluation criteria. Upon completion of the evaluation and scoring of the responses submitted, the City intends to recommend award to the Offeror(s) who in the City's sole judgement best meets the needs for the Goods and is deemed the most advantageous responsive and responsible bidder.

Criteria	Scoring
Qualifications and Experience	1 – 25
Work Plan	1 – 30
Pricing Proposal	0 – 25
Warranty Information	0 – 10
Exceptions to the Sample Contract	0 – 10

The following points will be awarded to the suppliers based on their Pricing Proposal:

- Best Price – 25 points
- If within 5% of Best Price – 15 points
- If not within 5% of Best Price – 10 points
- If not within 15% of Best Price – 0 points

* "Best Price" can be defined as best overall value for technical specifications proposed per Item priced in comparison to other Offerors' similar specifications and pricing. We will also take into consideration economic quantity order discounts or prompt payment discounts.

SCOPE OF WORK

1. OVERVIEW

The City of Las Vegas ("the City") is seeking qualified suppliers for the ordering and delivery of fleet vehicles ("the Goods") to replenish the City's diverse fleet of light, medium and heavy duty cars and trucks, on an as needed basis. Responding Offerors shall assist the City in enrolling in any manufacturer offered State and Local government sales programs to ensure the City is receiving the full line of discounted pricing for fleet vehicles.

Currently, the City estimates to replace 80 vehicles over the term of the contract, with approximately 30 light duty pickups, 25 heavy duty pickups and 25 medium and small SUV's. At the time of this solicitation, the total quantity of the Goods cannot be fixed, but will vary based on the annual needs of the City, therefore any resulting contract award from this RFP is based on an estimated quantity. Annual purchases of the Goods are intended to be for the current model year available at the time of submission of a duly authorized purchase order.

2. LICENSING / CERTIFICATION

Offeror must be properly authorized, certified, and/or licensed to provide the Goods as required by law and/or manufacturer. This includes but may not be limited to being a licensed franchised dealer.

3. SERVICE AND INSPECTION INSTRUCTIONS

- (a) Prior to delivery, the Goods shall be completely inspected and serviced by the delivering dealer or the manufacturer's pre-delivery service center. A copy of the manufacturer's standard pre-delivery service check list shall be completed for the Goods, signed by a representative of the organization performing the inspection/service and delivered with the Goods.
- (b) The Goods shall be inspected at the time of delivery, by an authorized representative of the City, for workmanship, proper functioning of all equipment and systems, and conformance to all other requirements of this specification. The City shall have three (3) business days to complete such inspections. In the event deficiencies are detected, the Goods may be rejected. Payment will not be made until the Goods meeting the Contract requirements are delivered and accepted. If the Goods are accepted at delivery and later rejected due to deficiencies, it shall be the Offeror's responsibility to pick up the Goods, make the necessary corrections and re-deliver the Goods for re-inspection and acceptance at no additional cost to the City.

4. FACTORY AUTHORIZED WARRANTY AND REPAIR FACILITY

Offeror shall have a local Las Vegas Valley factory authorized warranty and repair facility. The facility shall be established prior to the time of the RFP opening and shall be staffed with personnel that are factory trained for the repair of the Goods. The City reserves the right to inspect the facility prior to the bid award and during the serviceable life of the equipment.

5. COMPONENT INSTALLATION

All components supplied shall be factory or dealer installed and shall be as advertised in current published literature unless otherwise stated (Literature shall be provided upon request).

6. DEALER'S REPORT OF SALE

Dealers Report of Sale shall be in the name of: City of Las Vegas, 495 S. Main St., Las Vegas, Nevada 89101

7. DELIVERY DOCUMENTATION

At the time of delivery the Offeror shall provide the necessary documents and keys as specified in the Contract, as per type of vehicle(s) being delivered. If the required documents and keys are not available at the time of delivery, the vehicle(s) may not be accepted.

DOCUMENTS AND KEYS REQUIRED AT DELIVERY	REQUIRED
Dealers Report of Sale In-State or Certificate of Origin Out of State Sale	X
All Out of State Bidders Must Provide VIN Inspection Form Completed by DMV	X
Documentation from the State of Nevada DMV of Paid Title Fees	X
Odometer Statement	X
Purchase Order (Copy)	X

Invoice	X
Keys	X
Manuals	X

8. OUT OF AREA DELIVERY REQUIREMENTS

If the Offeror is located outside of the Las Vegas Valley, it is required to have an Authorized Dealer located in the Las Vegas Valley who will act as its representative. All Goods will be delivered to this local Authorized Dealer Representative and not directly to the City. This local Authorized Dealer Representative will be responsible for the Pre-delivery inspection (PDI), all dealer prep, delivery, and any necessary documentation and paperwork, including State of Nevada VIN inspection.

9. VEHICLE ORDER CONFIRMATION

Within five (5) working days of receipt of purchase order, the Offeror shall provide a confirmation from the manufacturer showing the vehicles have been ordered. Confirmation shall be sent via email to Fleet Services Manager, Tracee Scott at tscott@lasvegasnevada.gov, Fleet Services Supervisor, Brenton Messner at bmessner@lasvegasnevada.gov and Fleet Coordinator, Kevin Wickard at kwickard@lasvegasnevada.gov.

Offeror shall provide immediate notice to the City for orders received after model year-end cut-off dates for production or other order issues causing the Offeror's inability to process the order.

10. WEEKLY STATUS REPORTS

Offeror shall submit a weekly status report by close of business on Monday for any vehicles ordered, received, or delivered and accepted by the City. The report shall list all vehicles purchased by the City for the current contract year. The report shall list the manufacturer's "build" number or identifier, description, quantity purchased, purchase order number, purchase order status, estimated delivery date and vehicle specific order bank open and close date. In the event that a vehicle is rejected upon delivery, the Supplier shall include details regarding the non-conformance issue, and provide required information for delivery of an acceptable product. The report shall be submitted to Buyer, Blas Martinez at bmartinez@lasvegasnevada.gov, Fleet Services Manager, Tracee Scott at tscott@lasvegasnevada.gov, Fleet Services Supervisor, Brenton Messner at bmessner@lasvegasnevada.gov, and Fleet Coordinator, Kevin Wickard at kwickard@lasvegasnevada.gov.

11. GOVERNMENT FLEET ACCOUNT

If applicable, Offeror shall set up any required government fleet accounts necessary for the City, or any agency joining the Contract, to obtain the fleet discounts offered by the manufacturer.

TECHNICAL SPECIFICATIONS

INTENT

It is the intent of these specifications to provide a vehicle that will conform to the specification, and be suitable for normal business use by the City. All vehicles proposed shall be new, unused, current production model year and conform to the specifications below.

The vehicles shall comply with all Federal and State of Nevada Emission Control Regulations, and Safety Standards in effect at the time of delivery to the City.

The specifications below shall be deemed as minimum requirements. Should the manufacturer's current published data or specification exceed these, they shall be considered as minimum and be furnished by the Offeror.

ITEM NO. 1

Current Production Model Small Pickup Truck (Maverick, Ranger, Colorado or equivalent), 4x2 (two-wheel drive) and 4x4 (four wheel drive)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Cab configurations:

- Regular Single Cab, All available bed lengths
- Extended Cab, All available bed lengths
- Crew Cab, All available bed lengths

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline engine or hybrid
- (b) Transmission - Manufacturer standard offering automatic transmission
- (c) Two wheel drive (4x2)
- (d) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.
- (e) All-wheel drive – non-selectable full-time all-wheel drive

Required Options

Exterior:

- (a) Bumpers – Front Manufacturer standard. Rear Manufacturer standard.
- (b) Mirrors - Manufacturer standard offering
- (c) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (d) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (e) Color - To be manufacturer's standard offering for white with clear coat
- (f) Anti-Lock brake system (ABS)
- (g) Tires – To be manufacturer's standard offering for all season with same size spare included

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed back up camera
- (h) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offerors shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

ITEM NO. 2

Current Production Model ½ Ton Pickup Truck (F-150, Silverado 1500, Ram 1500 or equivalent), 4x2 (two-wheel drive) and 4x4 (four wheel drive)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Cab configurations:

- Regular Single Cab, All available bed lengths
- Extended Cab, All Available bed lengths
- Crew Cab, All available bed lengths
- EV version in any available configuration

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline engine (87 Octane) or hybrid
- (b) Transmission - Manufacturer standard offering automatic transmission
- (c) Two wheel drive (4x2)
- (d) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.
- (e) All-wheel drive – full-time non-selectable all-wheel drive

Required Options

Exterior:

- (a) Bumpers – Front Manufacturer standard. Rear Manufacturer standard.
- (b) Mirrors - Manufacturer standard offering
- (c) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.

- (d) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (e) Color - To be manufacturer's standard offering for white with clear coat
- (f) Anti-Lock brake system (ABS)
- (g) Tires – To be manufacturer's standard offering for all season with same size spare included
- (h) Factory installed running boards

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (h) Factory installed back up camera
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the cab, bed and powertrain configurations and required options above.

- Trailer Tow Prep (Class IV receiver hitch and 4 pin / 7 pin harness)
- High-output engine
- Extended range battery
- Trailer Tow Mirrors
- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 3

Current Production Model ¾ Ton Pickup Truck (F-250, Silverado 2500, Ram 2500 or equivalent), 4x2 (two-wheel drive) and 4x4 (four wheel drive)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Cab configurations:

- Regular Single Cab, All available bed lengths
- Extended Cab, All available bed lengths

- Crew Cab, All available bed lengths
- Regular Single Cab, cab and chassis (bed delete)
- Extended Cab, cab and chassis (bed delete)
- Crew Cab, cab and chassis (bed delete)

Powertrain:

- (a) Engine – Manufacturer standard offering for largest available regular unleaded gasoline engine
- (b) Engine – Manufacturer offering for turbo diesel
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above
- (d) Two wheel drive (4x2)
- (e) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.

Required Options

Exterior:

- (a) Bumpers – Front Manufacturer standard. Rear Manufacturer standard.
- (b) Class V trailer hitch with 7 pin and 4 pin plugs
- (c) Mirrors - Manufacturer standard offering
- (d) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (e) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (f) Color - To be manufacturer's standard offering for white with clear coat
- (g) Anti-Lock brake system (ABS)
- (h) Tires – To be manufacturer's standard offering for all season with same size spare included
- (i) Factory installed running boards
- (j) Factory installed exterior audible alarm when the vehicle is in 'reverse'.

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed trailer brake control
- (g) Factory installed power windows and door locks
- (h) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (i) Factory installed back up camera
- (j) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the cab, bed and powertrain configurations and required options above.

- Factory installed Trailer Tow Mirrors
- Factory installed skid plate
- Heavy service front suspension package
- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 4

Current Production Model 1 Ton Pickup Truck (F-350, Silverado 3500, Ram 3500 or equivalent), 4x2 (two-wheel drive) and 4x4 (four wheel drive)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Cab configurations:

- Regular Single Cab, All available bed lengths
- Extended Cab, All available bed lengths
- Crew Cab, All available bed lengths
- Regular Single Cab, cab and chassis (bed delete), All available bed lengths
- Extended Cab, cab and chassis (bed delete), All available bed lengths
- Crew Cab, cab and chassis (bed delete), All available bed lengths

Powertrain:

- (a) Engine – Manufacturer standard offering for largest available regular unleaded gasoline engine
- (b) Engine – Manufacturer offering for turbo diesel
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above
- (d) Single Rear Wheel
- (e) Dual Rear Wheel
- (f) Two wheel drive (4x2)
- (g) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.

Required Options

Exterior:

- (a) Bumpers – Front Manufacturer standard. Rear Manufacturer standard.
- (b) Class V trailer hitch with 7 pin and 4 pin plugs
- (c) Mirrors - Manufacturer standard offering

- (d) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (e) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (f) Color - To be manufacturer's standard offering for white with clear coat
- (g) Anti-Lock brake system (ABS)
- (h) Tires – To be manufacturer's standard offering for all season with same size spare included
- (i) Factory installed running boards
- (j) Factory installed exterior audible alarm when the vehicle is in 'reverse'.

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed trailer brake control
- (h) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (i) Factory installed back up camera
- (j) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the cab, bed and powertrain configurations and required options above.

- Factory installed Trailer Tow Mirrors
- Factory installed skid plate
- Heavy service front suspension package
- Extra Heavy Duty Alternator
- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 5

Current Production Model 1 ½ Ton Pickup Truck (F-450, Silverado 4500, Ram 4500 or equivalent), 4x2 (two-wheel drive) and 4x4 (four wheel drive)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Cab configurations:

- Regular Single Cab, cab and chassis (bed delete), All available bed lengths
- Extended Cab, cab and chassis (bed delete), All available bed lengths
- Crew Cab, cab and chassis (bed delete), All available bed lengths

Powertrain:

- (a) Engine – Manufacturer standard offering for largest available regular unleaded gasoline engine
- (b) Engine – Manufacturer offering for turbo diesel
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above
- (d) Two wheel drive (4x2)
- (e) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.

Required Options

Exterior:

- (a) Bumpers – Front Manufacturer standard
- (b) Class V trailer hitch with 7 pin and 4 pin plugs
- (c) Mirrors - Manufacturer standard offering
- (d) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (e) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (f) Color - To be manufacturer's standard offering for white with clear coat
- (g) Anti-Lock brake system (ABS)
- (h) Tires – To be manufacturer's standard offering for all season with same size spare included
- (i) Factory installed running boards
- (j) Factory installed exterior audible alarm when the vehicle is in 'reverse'.

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed trailer brake control
- (h) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (i) Factory installed back up camera
- (j) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the cab, bed and powertrain configurations and required options above.

- Factory installed Trailer Tow Mirrors
- Factory installed skid plate
- Heavy service front suspension package
- Extra Heavy Duty Alternator
- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 6

Current Production Model 2 Ton Pickup Truck (F-550, Silverado 5500, Ram 5500 or equivalent), 4x2 (two-wheel drive) and 4x4 (four wheel drive)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Cab configurations:

- Regular Single Cab, cab and chassis (bed delete), All available bed lengths
- Extended Cab, cab and chassis (bed delete), All available bed lengths
- Crew Cab, cab and chassis (bed delete), All available bed lengths

Powertrain:

- (a) Engine – Manufacturer standard offering for largest available regular unleaded gasoline engine
- (b) Engine – Manufacturer offering for turbo diesel
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above
- (d) Two wheel drive (4x2)
- (e) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.

Required Options**Exterior:**

- (a) Bumpers – Front Manufacturer standard
- (b) Class V trailer hitch with both 7 pin and 4 pin plugs
- (c) Mirrors - Manufacturer standard offering
- (d) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (e) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (f) Color - To be manufacturer's standard offering for white with clear coat

- (g) Anti-Lock brake system (ABS)
- (h) Tires – To be manufacturer's standard offering for all season with same size spare included
- (i) Factory installed running boards
- (j) Factory installed exterior audible alarm when the vehicle is in 'reverse'.

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed trailer brake control
- (g) Factory installed power windows and door locks
- (h) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (i) Factory installed back up camera
- (j) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the cab, bed and powertrain configurations and required options above.

- Factory installed Trailer Tow Mirrors
- Factory installed skid plate
- Heavy service front suspension package
- Extra Heavy Duty Alternator
- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 7

Current Production Model Small SUV / Crossover

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline (87 Octane) engine
- (b) Engine – Manufacturer offering for hybrid
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above

Required Options

Exterior:

- (a) Mirrors - Manufacturer standard offering
- (b) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (c) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (d) Color - To be manufacturer's standard offering for white with clear coat
- (e) Anti-Lock brake system (ABS)
- (f) Tires – To be manufacturer's standard offering for all season with same size spare included

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (h) Factory installed back up camera
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the powertrain configurations and required options above.

- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 8

Current Production Model Medium / Full Size SUV with two (2) row seating

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline (98 Octane) engine
- (b) Engine – Manufacturer offering for hybrid

(c) Transmission - Manufacturer standard offering automatic transmission for each engine type above

Required Options

Exterior:

- (a) Mirrors - Manufacturer standard offering
- (b) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (c) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (d) Color - To be manufacturer's standard offering for white with clear coat
- (e) Anti-Lock brake system (ABS)
- (f) Tires – To be manufacturer's standard offering for all season with same size spare included

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (h) Factory installed back up camera
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the powertrain configurations and required options above.

- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 9

Current Production Model Full Size SUV with three (3) row seating

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline engine
- (b) Engine – Manufacturer offering for hybrid
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above
- (d) Two wheel drive (4x2)
- (e) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.

Required Options

Exterior:

- (a) Mirrors - Manufacturer standard offering
- (b) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (c) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (d) Color - To be manufacturer's standard offering for white with clear coat
- (e) Anti-Lock brake system (ABS)
- (f) Tires – To be manufacturer's standard offering for all season with same size spare included

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (h) Factory installed back up camera
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the powertrain configurations and required options above.

- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat
- High output engine
- Class IV/V tow hitch
- Trailer brake control
- Tow mirrors

ITEM NO. 10

Current Production Model Small Cargo Van (Transit Connect or equivalent)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline engine
- (b) Engine – Manufacturer offering for hybrid
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above

Required Options

Exterior:

- (a) Mirrors - Manufacturer standard offering
- (b) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (c) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (d) Color - To be manufacturer's standard offering for white with clear coat
- (e) Anti-Lock brake system (ABS)
- (f) Tires – To be manufacturer's standard offering for all season with same size spare included

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (h) Factory installed back up camera
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the powertrain configurations and required options above.

- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat

ITEM NO. 11

Current Production Model Large Cargo Van (F-250, Express 2500 or equivalent)

General Description – Vehicle to be manufacturer's conventional design for the cab and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline engine
- (b) Engine – Manufacturer offering for hybrid
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above

Required Options

Exterior:

- (a) Mirrors - Manufacturer standard offering
- (b) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (c) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (d) Color - To be manufacturer's standard offering for white with clear coat
- (e) Anti-Lock brake system (ABS)
- (f) Tires – To be manufacturer's standard offering for all season with same size spare included
- (g) Factory installed exterior audible alarm when the vehicle is in 'reverse'.

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (h) Factory installed back up camera
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the powertrain configurations and required options above.

- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat
- Class IV/V trailer hitch

- Factory installed trailer brake control
- Tow mirrors

ITEM NO. 12

Current Production Model Large Full Size Passenger Van

General Description – Vehicle to be manufacturer's conventional design for the passenger and powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Passenger Configurations:

- Standard seating for 12 passengers
- Standard Seating for 15 passengers

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline (87 Octane) engine
- (b) Engine – Manufacturer offering for hybrid
- (c) Transmission - Manufacturer standard offering automatic transmission for each engine type above

Required Options

Exterior:

- (a) Mirrors - Manufacturer standard offering
- (b) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (c) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (d) Color - To be manufacturer's standard offering for white with clear coat
- (e) Anti-Lock brake system (ABS)
- (f) Tires – To be manufacturer's standard offering for all season with same size spare included
- (g) Factory installed exterior audible alarm when the vehicle is in 'reverse'.

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Airbags – driver and passenger side
- (e) Factory installed cruise control
- (f) Factory installed power windows and door locks
- (g) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (h) Factory installed back up camera
- (i) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY

DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the powertrain configurations and required options above.

- Factory installed crash prevention system
- Optional color: Non-metallic red with clear coat
- Class IV/V trailer hitch
- Factory installed trailer brake control
- Tow mirrors

ITEM NO. 13

Current Production Model Police Interceptor SUV and Pickups

General Description – Vehicle to be manufacturer's conventional design for the powertrain configurations listed below. All components supplied shall be factory installed and shall be as advertised in current published literature unless otherwise stated.

Powertrain:

- (a) Engine – Manufacturer standard offering for smallest available regular unleaded gasoline (87 Octane) engine
- (b) Transmission - Manufacturer standard offering automatic transmission for each engine type above
- (c) Four wheel drive (4x4) - Four-wheel drive engage unit shall be dash mounted, control selector, capable of control shifting 4X4 system on the fly.
- (d) All-wheel drive – full-time non-selectable all-wheel drive

Required Options

Exterior:

- (a) Mirrors - Manufacturer standard offering
- (b) Appearance Package - Manufacturer standard offering for government fleet vehicles. All decals and/or dealer nameplates or advertisement shall be removed prior to delivery.
- (c) Fuel Tank - Shall be the largest optional capacity fuel tank available from manufacturer for model offered
- (d) Color - To be manufacturer's standard offering for white with clear coat
- (e) Anti-Lock brake system (ABS)
- (f) Tires – To be manufacturer's standard offering for all season with same size spare included

Interior:

- (a) Seats – Cloth seats, to be the darkest color option available with carpeted flooring.
- (b) Factory installed AM/FM stereo with Blue Tooth Compatibility
- (c) Air conditioning
- (d) Rear seating air conditioning
- (e) Airbags – driver and passenger side
- (f) Factory installed cruise control
- (g) Factory installed power windows and door locks
- (h) Factory installed front and rear parking sensors. This will include an audible alarm in the cab when the rear of the vehicle gets close to an object and will increase in frequency the closer the vehicle gets to an object.
- (i) Factory installed back up camera

- (j) Factory installed crash prevention system
- (k) Factory installed lane departure warning system
- (l) Factory installed Secure idle system (ability to remove key and keep vehicle running while unable to be put in gear)
- (m) Factory installed pedestrian/bicycle/other warning system
- (n) Keys - Vehicle must be equipped with Factory Installed (4) Four key fobs for keyless entry and four keys for all locks and they shall be provided at time of delivery to the City.

Warranty:

Specify all factory, and component manufacturer's standard and extended warranties. Offeror shall list any extended warranties and costs associated with them that may be purchased by City. (PLEASE NOTE: THE COST OF EXTENDED WARRANTIES IS NOT TO BE INCLUDED IN THE PROPOSED PRICE. THE EXTENDED WARRANTY DESCRIPTION AND PRICE WILL BE LISTED SEPERATELY AS AN OPTION. THE CITY SHALL HAVE THE OPTION TO PURCHASE THE EXTENDED WARRANTIES SEPARATELY.)

Additional Options / features: The City may request these additional options on some but not all units. Pricing for these options should be considered al-la-carte and not be included in the total price for the powertrain configurations and required options above.

- Optional color: Non-metallic red with clear coat

EXHIBIT B

SUPPLIER RESPONSE



250054-BM Addendum 1

Chapman's Las Vegas Dodge

Supplier Response

Event Information

Number: 250054-BM Addendum 1

Title: Fleet Vehicles

Type: Request for Proposal

Issue Date: 10/10/2024

Deadline: 11/12/2024 01:30 PM (PT)

Notes: The City of Las Vegas (City) hereby invites qualified firms or individuals (Offerors) to submit written proposals for light and heavy duty cars, trucks and SUV's. The City is contemplating to award multiple contracts as a result of this RFP.

Addendum No. 1 issued 10/28/2024.

Persons with a disability may request accommodations or assistance to participate in the solicitation process by contacting Purchasing & Contracts at 702-229-6231 or 7-1-1 (TTY). To insure the City is able to meet your needs, please submit requests at least 2 business days in advance.

Contact Information

Contact: Blas Martinez

Address: Purchasing

City Hall

495 South Main Street

Las Vegas, NV 89101

Phone: 1 (702) 229-6005

Email: bmartinez@lasvegasnevada.gov

Chapman's Las Vegas Dodge Information

Address: 3175 East Sahara
Las Vegas, NV 89014
Phone: (702) 457-1061

This Proposal constitutes an offer to enter into a Contract for the scope of services described herein. Execution of this document by the Offeror shall represent that the Offeror is familiar with all local conditions and correlated this knowledge with the requirements of this RFP. The undersigned Offeror has received, read and fully understands and agrees to all terms, conditions and specifications set forth in this RFP. The Offeror hereby agrees to contract with the City to perform all work and/or furnish all materials specified in the manner and time prescribed in the RFP. By signing below, I certify under penalty of perjury that all information provided to the City is truthful and correct, and that I am authorized to sign this document and bind the Offeror organization.

Richard Wilson

Signature

Submitted at 11/12/2024 01:19:33 PM (PT)

richardwilson@chapmanchoice.com

*Email***Supplier Note**

Richard Wilson's Phone # 702-245-6644

Requested Attachments**RESPONSE ATTACHMENT 1 - PROPOSAL**

Response Attachment 1 (sections 1, 3 & 4) and Attachment 2 (section 2).pdf

Upload Proposal as a single discrete file. Proposal MUST NOT contain confidential information. Refer to "RFP Instructions" and "Proposal Content & Scope of Work" under the Attachments Tab for detailed information on submitting a Proposal.

RESPONSE ATTACHMENT 2 – LIST OF REFERENCES FORM

List of References 250054-BM.pdf

Upload the completed "References Form", available on the Attachments Tab. Must include requested information per Section 2 of the "Scope of Work & Proposal Content" document located in the Attachments Tab.

RESPONSE ATTACHMENT 3 - PRICING PROPOSAL

Price Schedule.xlsx

Upload Pricing Proposal as a single discrete file. Proposal MUST NOT contain confidential information. Instructions on content and formatting for the Pricing Proposal are contained in "Proposal Content & Scope of Work".

OPTIONAL SUPPLEMENTAL INFORMATION

Nevada Vehicle Dealers License, Clark County Business License, and Franchise Certification.pdf

Additional information required to allow effective evaluation of Offeror's Proposal may be uploaded as a single file. Please DO NOT include advertising materials or brochures. This file should not exceed 10 pages.

Bid Attributes**1 ACKNOWLEDGEMENT OF DESIGNATED CONTACT**

All inquiries regarding this solicitation must be directed to the Purchasing & Contracts Representative named on the **Event Details Tab**. Participants acknowledge that communication with non-purchasing City staff during the period beginning with issuance of the solicitation and ending with award of a Contract or cancellation of the solicitation may result in disqualification.

☒ Acknowledged

2	ACKNOWLEDGEMENT OF TERMS, CONDITIONS AND SPECIFICATIONS Offeror acknowledges and agrees to the terms, conditions and specifications of this Solicitation without exception. SHOULD AN OFFEROR BE SELECTED FOR AWARD, ANY RESULTANT CONTRACT SHALL CONTAIN THE TERMS AND CONDITIONS SET FORTH IN THE ATTACHED CONTRACT. <input checked="" type="checkbox"/> Acknowledged
3	OFFICIAL SOLICITATION DOCUMENTS Solicitation Documents obtained from any source other than NGEM may not be accurate or complete and each Offeror assumes all risks by its reliance on such documents. Any Offeror who has not obtained Solicitation Documents from NGEM may not be notified of Addenda issued by the City, which could contain material changes such as additions or changes to the scope of work, extensions of time, etc. <input checked="" type="checkbox"/> Acknowledged
4	ACKNOWLEDGEMENT OF ADDENDA Offeror acknowledges responsibility for ascertaining the issuance of any and all Addenda via NGEM prior to the Close Date, and agrees to comply with all terms, conditions and specifications contained therein. <input checked="" type="checkbox"/> Acknowledged
5	MINIMUM REQUIREMENTS FOR AWARD The successful responding Offeror must meet the following minimum requirements for the awarding of a contract pursuant to the provisions of NRS 332: (i) compliance with the stated requirements of the Solicitation documents, and (ii) submittal of all requested information in accordance with the Solicitation documents, including evidence of the specified qualifications, experience and performance history. <input checked="" type="checkbox"/> Acknowledged
6	PREFERRED QUALIFICATIONS AND EXPERIENCE Minimum experience of three (3) contracts during the past five (5) years involving similar Goods, volumes and delivery locations is preferred. Offeror acknowledges that details shall be provided on the 'Qualifications & Experience' form, available under the Attachments Tab . Offeror shall upload the completed form Response Attachment Tab as Response Attachment #2. <input checked="" type="checkbox"/> Acknowledged
7	METHOD OF AWARD This RFP is a solicitation subject to evaluation and/or negotiation and is exempt from the requirement to award to the lowest responsive and responsible bidder. The City reserves the right to take into consideration factors other than price when evaluating Proposals. Award, if any, will be for the most advantageous Proposal(s)/Offer(s) in the best interest of the City of Las Vegas. Offeror acknowledges review of the "RFP Instructions" and "Proposal Format & Scope of Work", available under the Attachments Tab , and understands and accepts this RFP award criteria. <input checked="" type="checkbox"/> Acknowledged
8	CONTRACT TYPE The Sample Contract is provided under the Attachments Tab and should be thoroughly reviewed. SHOULD AN OFFEROR BE SELECTED FOR AWARD, ANY RESULTANT CONTRACT SHALL CONTAIN SUBSTANTIALLY THE TERMS AND CONDITIONS SET FORTH HEREIN. <input checked="" type="checkbox"/> Acknowledged
9	ITEMS NOT SPECIFIED IN TECHNICAL SPECIFICATIONS The City may purchase items which are not specified in the Technical Specifications. Those items shall be priced by percentage markup over dealer cost. On request, proof of the pricing shall be documented by access to an invoice showing the Offeror's cost. Offeror shall provide their pricing in the space provided as: ____% MARKUP OVER COST. <div style="border: 1px solid black; padding: 2px;">5%</div>

10	MAXIMUM DELIVERY TIME Provide the maximum number of days required for delivery after receipt of a purchase order. <input type="text" value="180 Days"/>
11	AUTHORIZED FACILITY Provide the address of the local factory authorized warranty and repair facility per the Scope of Work, Section 4. <input type="text" value="3175 East Sahara Las Vegas NV 89104"/>
12	PUBLIC RECORDS With the exception of the References Form (Response Attachment #2), proposals will become public records following recommendation to award. Offeror must not allege that information is proprietary by incorporating "confidential" or "proprietary" stamps in the proposal body, headers, or footers, nor include confidential/proprietary information in any sections of the Proposal. Requirements for submitting confidential information can be found in Section 8 of the "RFP Instructions" document under the Attachments Tab and any such submission shall not be done through NGEM. <input checked="" type="checkbox"/> Acknowledged
13	CERTIFICATION - NO ISRAEL BOYCOTT (Applicable to contracts with an estimated annual amount over \$100,000) The Successful Offeror will be required to certify they are not boycotting the State of Israel. By signing any Contract as a result of this Solicitation, Offeror certifies that it is not engaged in, and agrees for the duration of the Contract not to engage in, a boycott of the State of Israel as defined in NRS 332.065. <input checked="" type="checkbox"/> Acknowledged



**PROPOSAL SUBMISSION
FOR**

***RFP 250054-BM
FLEET VEHICLES***



Chapman's Las Vegas Dodge LLC

3175 East Sahara

Las Vegas, NV 89104

10/28/2024

City of Las Vegas

495 S. Main St.

Las Vegas, NV 89101

Re: Proposal Submission for RFP 250054-BM - Fleet Vehicles

Dear City of Las Vegas Procurement Team,

Chapman's Las Vegas Dodge is pleased to submit this proposal in response to ***RFP 250054-BM*** for fleet vehicles. Below, please find the required details for consideration:

Offeror's Legal Name:

Chapman's Las Vegas Dodge LLC

Authorized Contact for Binding the Offeror:

Richard Wilson

Fleet Manager

Phone: 702-245-6644

Email: richardwilson@chapmanchoice.com

Representative for Negotiations and Proposal Inquiries:

Richard Wilson

Fleet Manager

Phone: 702-245-6644

Email: richardwilson@chapmanchoice.com

Licensing and Certifications:

Copies of all relevant national, state, and local licenses, including our Nevada Vehicle Dealers License and the Manufacturer's Letter of Authorization, are attached as requested.

We appreciate the opportunity to submit our proposal and look forward to the possibility of working with the City of Las Vegas. Please feel free to reach out should you require any further information.

Sincerely,

Richard Wilson

Fleet Manager

Chapman's Las Vegas Dodge LLC

Attachments:

National, State, and Local Licenses

Nevada Vehicle Dealers License

Section 2 – Qualifications and Experience

A. Offeror's Experience

Instruction: Minimum experience of three (3) contracts over the past five (5) years involving similar goods, volumes, and delivery locations is preferred. Describe experience in ordering and delivering fleet vehicles for state or local municipalities, including examples that substantiate successful and reliable performance, adherence to budget, and schedule constraints. Also, provide a brief description of the business history and number of years in operation.

Response:

Chapman's Las Vegas Dodge LLC brings decades of experience in fulfilling fleet contracts for a diverse range of clients, including Nevada state agencies, local municipalities, and private sector companies nationwide. With an established reputation as a reliable fleet partner, our dealership has been awarded and successfully completed fleet contracts totaling over 500 vehicles in the last five years alone. These contracts span critical service sectors, including:

1. **Ambulance and Maintenance Fleets** – Providing specialized vehicles that meet the demanding needs of emergency and maintenance services, our dealership has consistently supplied vehicles tailored to withstand rigorous operational requirements. This includes working with companies responsible for outfitting vehicles with specific emergency and service equipment to support uninterrupted city operations.
2. **Law Enforcement Applications** – We have extensive experience in fulfilling orders for law enforcement, requiring compliance with unique specifications such as enhanced durability, pursuit-rated features, specialized safety equipment, and aftermarket customization. Our team works closely with clients to ensure vehicles meet both operational needs and regulatory standards.
3. **General Administration Vehicles** – For general administration needs, we supply high-quality vehicles optimized for fuel efficiency, cost-effectiveness, and reliability. Our dealership's attention to configuration, warranty coverage, and long-term maintenance solutions has enabled agencies to maintain dependable administrative fleets.

Key Achievements and Capabilities:

- **Proven Record in High-Volume Orders:** Chapman's Las Vegas Dodge LLC has demonstrated its capability in managing and fulfilling large-scale contracts. Our team's logistical and operational strategies are designed to handle high-order volumes, ensuring timely delivery and adherence to budget constraints without compromising on quality.
- **Resilience in Navigating Allocation Challenges:** Given the limited manufacturer allocations for government fleets, we have developed effective relationships with manufacturer fleet management teams. Our strong standing as a Nevada sales leader has been instrumental in ensuring that our orders are prioritized and completed, even under industry-wide constraints. This ongoing collaboration with manufacturers allows us to

secure vehicles during tight allocation cycles, positioning us as a dependable partner for large-scale government and municipal contracts.

- **Commitment to Contract Compliance and Timeliness:** Our dealership is equipped with dedicated fleet management professionals who oversee the specifics of each contract to ensure compliance with technical specifications, delivery schedules, and regulatory requirements. By implementing a robust tracking system and maintaining constant communication with manufacturers, we can proactively address any potential delays and keep clients informed of shipment statuses. This dedication to accountability and transparency has been central to our successful history with fleet contracts.

Conclusion: Chapman's Las Vegas Dodge has built a solid foundation of experience, adaptability, and client-focused service. Our qualifications reflect a deep understanding of the unique requirements of fleet contracts, from specialized vehicle configurations to stringent delivery timelines. Through our established practices and strategic industry relationships, we remain fully prepared to deliver on current and future contracts with the utmost reliability and efficiency.

B. Key Personnel Experience

Instruction: Designate the key person assigned as the Company Representative and any key project staff. Include current resumes, highlighting specific experience or skills applicable to the services required.

Response:

For this contract, Chapman's Las Vegas Dodge has assigned a highly experienced team, led by **Richard Wilson**, our Fleet Manager, who will serve as the primary representative. Richard has over 15 years of experience in the automotive and fleet management industry, bringing invaluable expertise in managing fleet allocations and ensuring contract requirements are fulfilled despite industry constraints. His established network of relationships within the industry and direct contacts at the manufacturer level have been pivotal in securing fleet allocations and ensuring timely fulfillment, positioning Chapman's Las Vegas Dodge as a dependable partner for large-scale contracts.

Additional Key Personnel supporting this contract include:

- **Jason Daniels – Service Manager:** With over 20 years of experience in automotive service management, Jason Daniels will be the primary contact for all service and warranty-related needs. Jason's deep understanding of warranty processes, coupled with his extensive industry contacts, ensures that any service or warranty work will be handled efficiently and accurately. His familiarity with manufacturer systems and protocols allows him to address warranty claims and services promptly, enhancing service quality and responsiveness.

- **Brad Harless – Wholesale Manager, Parts Department:** Brad Harless, will serve as the parts department contact, overseeing the procurement and availability of parts. With over a dozen years of experience in parts management, Brad has developed a strong command of parts acquisition processes and systems, allowing him to procure necessary components rapidly and effectively. His expertise in inventory management and supplier relations directly supports our commitment to minimizing downtime and ensuring parts availability for all service needs.
- **Don Hamrick – General Manager:** Don Hamrick brings unparalleled expertise with over 45 years in the automotive industry. Don's role as General Manager is instrumental, given his longstanding relationships with supply chain leadership at the manufacturer level. These relationships enable him to navigate supply chain complexities and foster collaborative solutions that directly benefit contract fulfillment. Additionally, Don is a recipient of the prestigious **TIME Dealer of the Year Award**—an honor that recognizes the nation's most successful auto dealers who demonstrate a strong commitment to community service. He was nominated by the Nevada Franchised Auto Dealers Association, chosen from over 16,000 nominees nationwide. Don's extensive industry experience, coupled with this recognition, underscores his dedication and leadership within both the industry and the community.

This team's collective expertise, industry connections, and dedication to service excellence ensure Chapman's Las Vegas Dodge is well-prepared to meet all contract requirements with the highest standards of efficiency and professionalism.

Section 3 – Work Plan

A. Order Confirmation and Vehicle Status Updates

Instruction: Describe the Offeror's process for providing order confirmation and updates on vehicle status. Detail the inspection process and timeframe for pre-delivery inspection and final delivery to the City.

Response:

Chapman's Las Vegas Dodge LLC provides real-time updates on order confirmations and vehicle status through a manufacturer-supplied web portal, which is monitored multiple times daily. This real-time data can be relayed to the City's designated contact, via email or a preferred communication method, as soon as updates are available and will also be consolidated into Weekly Status Reports, as outlined in the Scope of Work.

Upon arrival at the dealership, each vehicle undergoes a thorough inspection to identify any potential transportation damage before it is accepted from the carrier. Once accepted, vehicles enter a queue for a Pre-Delivery Inspection (PDI), during which any outstanding recalls issued since the vehicle's completion are addressed. Any issues identified during delivery or the PDI process are promptly handled at Chapman's Factory Authorized Repair Facility or Body Shop, depending on the nature of the defect. Vehicles requiring no repairs proceed directly to our Detail Department, where they are cleaned, fueled, and prepped for delivery, typically by the next business day.

B. Factory Authorized Warranty and Repair Facility

Instruction: Describe the Offeror's Factory Authorized Warranty and Repair Facility, including contact information for the person responsible for communication with the City on any warranty or repair service.

Response:

Chapman's Las Vegas Dodge operates a newly constructed, state-of-the-art Factory Authorized Warranty and Repair Facility with 37 service bays. Completed in the summer of 2022, this facility is equipped with the latest diagnostic and specialized tools to accommodate the needs of modern vehicles. Jason Daniels, with over 20 years of experience, serves as the Service Manager and will act as the City's primary contact for any service or warranty-related needs. He can be reached directly at (702) 432-2068.

C. Maximum Delivery Time and Supply Chain Considerations

Instruction: Describe the maximum delivery time after receipt of order, and any current supply chain issues that may affect this timeframe.

Response:

The standard maximum delivery timeframe for vehicles is generally within 180 days of order placement. Orders placed within the manufacturer's designated allocation windows often experience reduced lead times. However, orders placed outside of these windows are scheduled for production as new allocations are issued.

While supply chain challenges have improved since the height of the pandemic, there remain potential factors outside the manufacturer's control that could affect lead times, including economic conditions, political factors, weather, shipping constraints, and labor strikes. Chapman's Las Vegas Dodge remains vigilant regarding these potential impacts and will keep the City informed of any developments that could affect delivery schedule

D. Standard Safety Features

Instruction: Describe the standard safety features of each vehicle as specified in the Technical Specifications.

Response:

Item No. 1: Jeep Gladiator (Small Pickup Truck)

Airbags:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd rows)*

Sensors and Beams:

- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelts and Restraints:

- ❖ *Height adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front and rear)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist (Advanced Brake Assist predictive)*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover protection*

Driver Assistance and Warning Systems:

- ❖ *Forward Collision Warning-Plus mitigation*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*
- ❖ *Rear child safety locks (manual)*

Item No. 2: Ram 1500 Tradesman (1/2 Ton Pickup Truck)

Airbags and reinforcement:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd row)*
- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelt and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist (predictive)*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover*

Driver Assistance and Warning Systems:

- ❖ *Blind spot warning*
- ❖ *Forward collision mitigation*
- ❖ *Parking sensors (front and rear)*
- ❖ *ParkView® Rear Back-Up Camera*

Additional Safety and Security:

- ❖ *Panic alarm*
- ❖ *Sentry Key® Antitheft Engine Immobilizer*
- ❖ *Rear child safety locks*

Mirrors:

- ❖ *Convex spotter mirrors (driver and passenger sides)*

Item No. 3: Ram 2500 Tradesman (3/4 Ton Pick Up Truck)

Airbags and reinforcement:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd row)*
- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelt and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover*

Driver Assistance and Warning Systems:

- ❖ *ParkView® Rear Back-Up Camera*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*

Item No. 4: Ram 3500 Tradesman (1 Ton Pickup Truck)

Airbags and reinforcement:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd row)*

- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelt and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist (predictive)*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover*

Driver Assistance and Warning Systems:

- ❖ *ParkView® Rear Back-Up Camera*

Additional Safety and Security:

- ❖ *Panic alarm*
- ❖ *Immobilizer (Sentry Key)*

Mirrors:

- ❖ *Convex spotter mirrors (driver and passenger sides)*

Item No. 5 & Item No. 6: Ram 4500 & 5500 Cab Chassis Tradesman (1 ½ & 2 Ton Cab / Chassis Truck)

Airbags and reinforcement:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd row)*
- ❖ *Sensors and Beams:*
- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*
- ❖ *Seatbelt and Restraints:*
- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*
- ❖ *Braking and Stability:*

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist (predictive)*
- ❖ *Electronic stability control*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*

Mirrors:

- ❖ *Convex spotter mirrors (driver and passenger sides)*

Item No. 7: Jeep Compass Sport (Small SUV / Crossover)

Airbags:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd rows)*

Sensors and Beams:

- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelts and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover protection*

Driver Assistance and Warning Systems:

- ❖ *Blind Spot Detection warning*
- ❖ *Full Speed Forward Collision Warning Plus mitigation*
- ❖ *ParkView® Rear Back-Up Camera*

- ❖ *Panic alarm*
- ❖ *Security system*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*

Item No. 7: Dodge Hornet GT (Small SUV / Crossover)

Airbags:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd rows)*

Sensors and Beams:

- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelts and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover protection*

Driver Assistance and Warning Systems:

- ❖ *Blind Spot Detection warning*
- ❖ *Full Speed Forward Collision Warning Plus mitigation*
- ❖ *ParkView® Rear Back-Up Camera*
- ❖ *Panic alarm*
- ❖ *Security system*

Additional Safety and Security:

Sentry Key® Antitheft Engine Immobilizer

Item No. 8 – 2025 Grand Cherokee Laredo (Medium / Full Size SUV with two row seating)

Airbags:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st and 2nd rows)*

Sensors and Beams:

- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelts and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist (predictive)*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover protection*

Driver Assistance and Warning Systems:

- ❖ *Blind Spot Detection warning*
- ❖ *Full Speed Forward Collision Warning Plus mitigation*
- ❖ *Parking sensors (ParkSense with Stop)*
- ❖ *ParkView® Rear Back-Up Camera*
- ❖ *Panic alarm*
- ❖ *Security system*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*
- ❖ *Rear child safety locks (manual)*

Item No. 8 – Durango GT (Medium/Full Size SUV with two row seating)

Airbags:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st, 2nd, and 3rd rows)*

Sensors and Beams:

- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelts and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover protection*

Driver Assistance and Warning Systems:

- ❖ *Blind Spot Detection warning*
- ❖ *Forward collision warning*
- ❖ *Parking sensors (ParkSense with Stop - rear)*
- ❖ *ParkView® Rear Back-Up Camera*
- ❖ *Panic alarm*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*
- ❖ *Rear child safety locks (manual)*

Item No. 9 – Jeep Wagoneer (Full Size SUV)

Airbags:

- ❖ *Driver front-impact airbag*
- ❖ *Passenger front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Passenger side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st, 2nd, and 3rd rows)*

Sensors and Beams:

- ❖ *Front passenger airbag occupancy sensor*
- ❖ *Side impact beams*

Seatbelts and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Advanced Brake Assist (predictive)*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability control with anti-rollover protection*

Driver Assistance and Warning Systems:

- ❖ *Blind Spot Detection warning*
- ❖ *Forward Collision Warning-Plus mitigation*
- ❖ *Parking sensors (ParkSense with Stop - front and rear)*
- ❖ *ParkView® Rear Back-Up Camera*
- ❖ *Panic alarm*
- ❖ *Security system*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*
- ❖ *Rear child safety locks (manual)*

Item No. 10 - Small Cargo Van

N/A

Item No. 11 - Promaster Van Tradesman (Large Cargo Van)

Airbags:

- ❖ *Driver front-impact airbag*
- ❖ *Driver side-impact airbag (seat-mounted)*
- ❖ *Overhead airbag (curtain for 1st row)*

Sensors and Beams:

- ❖ *Side impact beams*

Seatbelts and Restraints:

- ❖ *Height-adjustable seatbelts (front)*
- ❖ *Seatbelt pre-tensioners (front)*

Braking and Stability:

- ❖ *ABS (4-wheel)*
- ❖ *Brake assist (predictive)*
- ❖ *Traction control (ABS and driveline)*
- ❖ *Electronic stability with Crosswind Assist*

Driver Assistance and Warning Systems:

- ❖ *Forward Collision Warning-Plus mitigation*
- ❖ *ParkView® Rear Back-Up Camera*

Additional Safety and Security:

- ❖ *Sentry Key® Antitheft Engine Immobilizer*
- ❖ *Convex spotter mirrors (driver and passenger sides)*

Item No. 12 - Large Full Size Passenger Van

N/A

Item No. 13 - Durango Pursuit (Police Interceptor SUV)

Airbags:

- ❖ *Advanced multistage driver's and front-passenger airbags*
- ❖ *Advanced side-curtain airbags for front and rear outboard occupants (provides additional rollover protection)*
- ❖ *Supplemental front-seat side airbags*
- ❖ *Driver's-side inflatable knee bolster*

Braking and Stability:

- ❖ *Antilock four-wheel disc brakes with heavy-duty BR9 brake system*
- ❖ *Electronic Stability Control (ESC) with Vehicle Stability Management System, Electronic Roll Mitigation, All-Speed Traction Control, Brake Assist, and four-channel ABS*
- ❖ *Rain Brake Support (keeps brakes dry in wet conditions)*
- ❖ *Ready Alert Braking (prepares brakes for emergency stops)*
- ❖ *Trailer Sway Control (works with ESC to improve handling in adverse towing conditions caused by crosswinds or traffic)*

Driver Assistance and Warning Systems:

- ❖ *ParkView® Rear Back-Up Camera*
- ❖ *ParkSense® Rear Park Assist*
- ❖ *Blind Spot Monitoring with Rear Cross-Path Detection System*
- ❖ *Forward Collision Warning-Plus mitigation*
- ❖ *Hill Start Assist (prevents rollback on inclines)*

Additional Safety and Security:

- ❖ *Active Head Restraints*
- ❖ *Sentry Key® Antitheft Engine Immobilizer*
- ❖ *Keyless Enter 'n Go™ with push-button ignition system*

E. Manufacturer Recommended Maintenance Schedule

Instruction: Describe the manufacturer-recommended maintenance schedules, intervals, and fuel economy for each vehicle as specified in the Technical Specifications.

Response:**Item No. 1: Jeep Gladiator*****For vehicles equipped with 3.6L V6 VVT with Stop/Start***

These vehicles are equipped with an **automatic oil change indicator system** that signals when maintenance is needed based on engine usage, including factors like short trips, towing, and extreme temperatures. When the “Oil Change Required” message appears, it is recommended to service the vehicle within 500 miles (805 km). Oil changes should not exceed 10,000 miles (16,000 km), 12 months, or 350 hours of engine run time, whichever comes first. Fleet customers may find the 350-hour interval particularly relevant.

Routine Checks *(Monthly or Before Long Trips):*

Check engine oil level, lights (interior and exterior), battery terminals, brakes (pads, rotors, and fluid), steering, suspension, chassis components, wiper operation, washer reservoir, and coolant levels.

Every Oil Change Interval:

Change oil and filter, rotate tires, and inspect CV joints, brakes, cooling system, and exhaust. In dusty/off-road environments, the engine air cleaner may need frequent replacement. Clean and lubricate power step linkages, and inspect/replace the Evaporative System Fresh Air Filter as necessary.

Additional Maintenance *(Mileage-Based):* **Cabin Air Filter:** Replace every 12,000 miles.

- ❖ **Engine Air Cleaner Filter:** *Inspect and replace at 30,000-mile intervals.*
- ❖ **CV/Universal Joints:** *Inspect every 20,000 miles.*
- ❖ **Brake Linings:** *Inspect every 20,000 miles.*
- ❖ **Front Suspension and Tie Rods:** *Inspect every 30,000 miles.*
- ❖ **Axle Fluid:** *Check every 40,000 miles or change for police, taxi, fleet, off-road, or frequent trailer towing.*
- ❖ **Transfer Case Fluid:** *Inspect every 50,000 miles.*
- ❖ **Engine Coolant:** *Flush and replace at 10 years or 150,000 miles, whichever comes first.*

❖ **Spark Plugs:** *Replace at 100,000 miles.*

Fuel Economy: The vehicle achieves an estimated **19 mpg combined (17 mpg city / 22 mpg highway)**, and consumes an est. 5.3 gallons of fuel per 100 miles.

Item No. 2: Ram 1500

For vehicles equipped with 3.6L V6 VVT eTorque Engine with Stop/Start

These vehicles are equipped with an **automatic oil change indicator system** that signals when maintenance is needed based on engine usage, including factors like short trips, towing, and extreme temperatures. When the “Oil Change Required” message appears, it is recommended to service the vehicle within 500 miles (805 km). Oil changes should not exceed 10,000 miles (16,000 km), 12 months, or 350 hours of engine run time, whichever comes first. Fleet customers may find the 350-hour interval particularly relevant.

Routine Checks *(Monthly or Before Long Trips):*

Check engine oil level, lights (interior and exterior), battery terminals, brakes (pads, rotors, and fluid), steering, suspension, chassis components, wiper operation, washer reservoir, and coolant levels.

Every Oil Change Interval:

Change oil and filter, rotate tires, and inspect CV joints, brakes, cooling system, and exhaust. In dusty/off-road environments, the engine air cleaner may need frequent replacement. Clean and lubricate power step linkages, and inspect/replace the Evaporative System Fresh Air Filter as necessary.

Additional Maintenance *(Mileage-Based):* **Cabin Air Filter:** Replace every 12,000 miles.

- ❖ **Engine Air Cleaner Filter:** *Inspect and replace at 30,000-mile intervals.*
- ❖ **CV/Universal Joints:** *Inspect every 20,000 miles.*
- ❖ **Brake Linings:** *Inspect every 20,000 miles.*
- ❖ **Front Suspension and Tie Rods:** *Inspect every 30,000 miles.*
- ❖ **Axle Fluid:** *Check every 40,000 miles or change for police, taxi, fleet, off-road, or frequent trailer towing.*
- ❖ **Transfer Case Fluid:** *Inspect every 50,000 miles.*
- ❖ **Engine Coolant:** *Flush and replace at 10 years or 150,000 miles, whichever comes first.*
- ❖ **Spark Plugs:** *Replace at 100,000 miles.*

Fuel Economy: The vehicle achieves an estimated **21 mpg combined (19 mpg city / 24 mpg highway)**, and consumes an est. 4.5 gallons of fuel per 100 miles.

Item No. 3 & 4 - Ram 2500 (3/4 Ton Truck) & 3500 (1 Ton Truck):***For vehicles equipped with 6.4L V8 Heavy-Duty HEMI MDS engine.***

This vehicle features an **engine oil change indicator system** that alerts when it is time to service the engine oil, displaying the message “Oil Change Due” on the instrument cluster. The frequency of oil changes adjusts based on driving style and conditions, and failure to adhere to the maintenance schedule may result in engine damage. Oil changes should not exceed 8,000 miles (13,000 km), 12 months, or 350 hours of engine run time, whichever comes first. Fleet customers may find the 350-hour interval particularly relevant. To enhance accuracy, oil levels should be checked every 3,000 miles (4,800 km) in severe driving conditions (high temperatures, short trips, heavy loads, towing, off-road, or law enforcement).

Routine Checks *(Monthly or Before Long Trips):*

Check the engine oil level, inspect tire wear (rotate if needed), verify washer fluid level, check coolant reservoir, brake master cylinder, power steering fluid, and ensure functionality of all interior and exterior lights.

Every Oil Change Interval:

At each oil change, change the oil and filter, inspect the exhaust, check tire pressure and wear (rotate tires as necessary), and inspect the battery (clean terminals if needed). Additional inspections should include CV joints, brake components (pads, shoes, rotors, drums, hoses, and parking brake), cooling system, and front end (lubricate if applicable). For dusty or off-road conditions, inspect the engine air cleaner and replace if necessary. The Evaporative System Fresh Air Filter should also be inspected and replaced as needed.

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 12,000 miles.
- ❖ **Engine Air Cleaner Filter:** Inspect and replace at 20,000-mile intervals.
- ❖ **CV/Universal Joints:** Inspect every 20,000 miles.
- ❖ **Brake Linings and Parking Brake:** Inspect and adjust every 20,000 miles.
- ❖ **Front Suspension and Tie Rods:** Inspect every 30,000 miles.

- ❖ **Axle Fluid:** Check every 30,000 miles, with changes recommended for police, taxi, fleet, off-road, or frequent towing.
- ❖ **Transfer Case Fluid:** Inspect every 40,000 miles, change as needed.
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles, whichever comes first.
- ❖ **Spark Plugs:** Replace at 100,000 miles.

Fuel Economy Exemption:

Fuel economy ratings are generally not provided for heavy-duty trucks, as they fall into a

regulatory category exempt from fuel economy standards set by the Environmental Protection Agency (EPA) and the National Highway Traffic Safety Administration (NHTSA). Most heavy-duty trucks exceed a **Gross Vehicle Weight Rating (GVWR) of 8,500 pounds**, classifying them as "heavy-duty" and thus exempt from mandatory fuel economy labeling under EPA and NHTSA standards.

Item No. 3 & 4 - Ram 2500 (3/4 Ton Truck) & 3500 (2 Ton Truck):

For vehicles equipped with 6.7L I6 Cummins Turbo Diesel Engine

This vehicle is equipped with an **engine oil change indicator system** that alerts when an oil change is due, displaying the message "Oil Change Due" on the instrument cluster. The indicator is based on a duty cycle, adjusting intervals according to driving conditions. Oil changes should not exceed 15,000 miles (24,000 km) or 12 months, whichever comes first, or 500 hours of operation for fleet use. Oil levels should be checked every 3,000 miles (4,800 km) under severe conditions (e.g., high temperatures, towing, short trips, off-road, or heavy loads). For diesel engines equipped with biodiesel capability, the oil change interval is limited to 12,500 miles (20,000 km) or 400 hours if using biodiesel over 5% concentration.

Routine Checks *(Monthly or Before Long Trips):*

Inspect engine oil level, rotate tires as needed, check washer fluid, coolant, brake, and power steering fluid levels, and ensure all lights are functional.

Every Oil Change Interval:

Change the oil and filter, inspect the exhaust, tire pressure, tire wear, and rotate tires if necessary. Additional inspections include battery terminals (clean if needed), CV joints, brake components, cooling system, and front end (lubricate as required). In dusty or off-road conditions, inspect and replace the engine air cleaner if needed. Also inspect and replace the Evaporative System Fresh Air Filter as necessary.

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 12,000 miles.
- ❖ **Engine Air Cleaner Filter:** Replace every 30,000 miles or 24 months.
- ❖ **Fuel Filters:** Replace the engine-mounted and chassis-mounted fuel filters every 15,000 miles.
- ❖ **Brake Linings and Parking Brake:** Inspect and adjust every 20,000 miles.
- ❖ **Front Suspension and Tie Rods:** Inspect every 30,000 miles.
- ❖ **Axle and Transfer Case Fluid:** Check every 30,000 miles or change if used for police, taxi, fleet, off-road, or frequent towing.
- ❖ **Transmission Fluid and Filter:** Change every 60,000 miles for AS69RC and every 120,000 miles (192,000 km) for 68RFE transmissions in fleet or towing conditions.
- ❖ **Crankcase Ventilation (CCV) Filter:** Replace every 67,500 miles.
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles, whichever comes first.

Fuel Economy Exemption:

Fuel economy ratings are not provided for heavy-duty trucks, as they are exempt from fuel economy standards established by the EPA and NHTSA. Vehicles with a **Gross Vehicle Weight Rating (GVWR) over 8,500 pounds** are classified as "heavy-duty," exempting them from mandatory fuel economy labeling under EPA and NHTSA regulations.

Item No. 5 & 6 – Ram 4500 (1 ½ Ton Truck) & 5500 (2 Ton Truck):***For vehicles equipped with 6.7L I6 Cummins Turbo Diesel Engine***

This vehicle features an **engine oil change indicator system** that alerts drivers when an oil change is needed by displaying "Oil Change Due" in the instrument cluster. The system adjusts intervals based on driving conditions, and oil changes should not exceed 15,000 miles (24,000 km), 12 months, or 500 hours of engine run time, whichever comes first. For diesel engines using biodiesel blends above 5%, the interval should be reduced to 12,500 miles (20,000 km) or 400 hours.

Perform Service Indicator — Diesel Engine:

An additional "Perform Service" indicator will display on the instrument cluster to remind drivers of emissions-related maintenance at set intervals. This service may include replacing the Closed Crankcase Ventilation (CCV) filter element. The procedure for resetting this indicator is available in the service information for the vehicle.

Routine Checks *(Monthly or Before Long Trips)*:

Inspect the engine oil level, rotate tires if irregular wear is observed, and verify washer fluid, coolant, and brake fluid levels. Ensure all interior and exterior lights are functional.

Every Oil Change Interval:

At each oil change, replace the oil filter, rotate tires, inspect and clean battery terminals if needed, and check CV joints, brake components (pads, shoes, rotors, hoses, parking brake), cooling system, and exhaust. For vehicles operating in dusty or off-road conditions, inspect and replace the engine air cleaner as needed. The Evaporative System Fresh Air Filter should also be inspected and replaced as necessary.

Additional Maintenance *(Mileage-Based)*:

- ❖ **Cabin Air Filter:** Replace every 12,000 miles (19,000 km).
- ❖ **Engine Air Cleaner Filter:** Inspect and replace every 30,000 miles (48,000 km) or 24 months.
- ❖ **Fuel Filters:** Replace both engine-mounted and chassis-mounted filters every 15,000 miles (24,000 km).
- ❖ **Brake Linings:** Inspect every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rods:** Inspect every 30,000 miles (48,000 km).

- ❖ **Transmission Fluid and Filter:** Change every 60,000 miles (96,000 km) for AS69RC transmission.
- ❖ **Crankcase Ventilation (CCV) Filter:** Replace every 67,500 miles (108,000 km).
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy Exemption:

Fuel economy ratings are not provided for heavy-duty trucks, as they fall into a regulatory category exempt from fuel economy standards set by the Environmental Protection Agency (EPA) and the National Highway Traffic Safety Administration (NHTSA). Vehicles with a **Gross Vehicle Weight Rating (GVWR) over 8,500 pounds** are classified as "heavy-duty," exempting them from mandatory fuel economy labeling under EPA and NHTSA regulations.

Item No. 5 & 6 – Ram 4500 (1 ½ Ton Truck) & 5500 (2 Ton Truck):

For vehicles equipped with 6.4L V8 Heavy-Duty HEMI MDS engine.

This vehicle includes an **engine oil change indicator system** that notifies drivers when an oil change is needed, displaying "Oil Change Due" in the instrument cluster. This system adjusts intervals based on driving conditions. Oil changes should not exceed 8,000 miles (13,000 km), 12 months, or 350 hours of engine run time, whichever comes first. Fleet customers may find the 350-hour interval particularly relevant.

Routine Checks *(Monthly or Before Long Trips):*

Inspect the engine oil level, rotate tires if irregular wear appears, check washer fluid, coolant, and brake fluid levels, and ensure all interior and exterior lights are functional.

Every Oil Change Interval:

At each oil change, replace the oil filter, rotate tires, inspect battery terminals and clean as needed, and inspect CV joints. Additional inspections include brake components (pads, shoes, rotors, hoses, parking brake), cooling system protection, and the exhaust. In dusty or off-road environments, inspect and replace the engine air cleaner as necessary. The Evaporative System Fresh Air Filter should also be checked and replaced if needed.

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 12,000 miles (19,000 km).
- ❖ **Engine Air Cleaner Filter:** Inspect and replace every 20,000 miles (32,000 km).
- ❖ **Brake Linings and Parking Brake:** Inspect every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rods:** Inspect every 30,000 miles (48,000 km).
- ❖ **Transfer Case Fluid:** Inspect every 30,000 miles (48,000 km), change as needed for police, taxi, fleet, or frequent towing.
- ❖ **Transmission Fluid (AS66RC):** Change every 60,000 miles (96,000 km).
- ❖ **PCV Valve:** Inspect and replace as necessary at 100,000 miles (160,000 km).

- ❖ **Spark Plugs:** Replace at 100,000 miles (160,000 km).
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy Exemption:

Fuel economy ratings are not provided for heavy-duty trucks, as they fall into a regulatory category exempt from fuel economy standards set by the Environmental Protection Agency (EPA) and the National Highway Traffic Safety Administration (NHTSA). Vehicles with a **Gross Vehicle Weight Rating (GVWR) over 8,500 pounds** are classified as "heavy-duty," exempting them from mandatory fuel economy labeling under EPA and NHTSA regulations.

Item No. 7 - Small SUV / Crossover

For Jeep Compass Sport equipped with 2.0L I4 DOHC DI Turbo Engine W/ESS

This vehicle includes an **automatic oil change indicator system** that illuminates the "Change Oil" or "Oil Change Required" message in the instrument cluster based on engine operation conditions. Operating factors such as frequent short trips, towing, and extreme temperatures influence when the oil change indicator is triggered. Under no circumstances should oil change intervals exceed 10,000 miles (16,000 km), one year, or 350 hours of engine run time, whichever occurs first. Fleet customers may find the 350-hour interval particularly relevant.

Routine Checks *(Monthly or Before Long Trips):*

Check the engine oil level, washer fluid level, tire pressure and condition (rotate tires if irregular wear appears), coolant reservoir, and brake fluid levels. Verify all interior and exterior lights are functional.

Every Oil Change Interval:

At each oil change, replace the oil filter, rotate tires, inspect and clean battery terminals as needed, and inspect CV joints. Additional inspections include brake components (pads, rotors, hoses), cooling system protection, exhaust system, and engine air cleaner (replace more frequently in dusty or off-road conditions).

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 20,000 miles (32,000 km).
- ❖ **Engine Air Cleaner Filter:** Inspect and replace every 30,000 miles (48,000 km).
- ❖ **Brake Linings:** Inspect and replace if necessary, every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rod Ends:** Inspect every 30,000 miles (48,000 km).
- ❖ **Spark Plugs:** Replace at 100,000 miles (160,000 km).
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy:

This vehicle achieves an estimated **27 mpg combined, 24 mpg city, and 32 mpg highway**, and consumes an est. 3.7 gallons of fuel per 100 miles.

Item No. 7 - Small SUV / Crossover***For Dodge Hornet GT equipped with 2.0L I4 DOHC DI Turbo Engine W/ESS***

This vehicle includes an **automatic oil change indicator system** that illuminates the “Change Oil” or “Oil Change Required” message in the instrument cluster based on engine operation conditions. Operating factors such as frequent short trips, towing, and extreme temperatures influence when the oil change indicator is triggered. Under no circumstances should oil change intervals exceed 10,000 miles (16,000 km), one year, or 350 hours of engine run time, whichever occurs first. Fleet customers may find the 350-hour interval particularly relevant.

Routine Checks *(Monthly or Before Long Trips):*

Check the engine oil level, washer fluid level, tire pressure and condition (rotate tires if irregular wear appears), coolant reservoir, and brake fluid levels. Verify all interior and exterior lights are functional.

Every Oil Change Interval:

At each oil change, replace the oil filter, rotate tires, inspect and clean battery terminals as needed, and inspect CV joints. Additional inspections include brake components (pads, rotors, hoses), cooling system protection, exhaust system, and engine air cleaner (replace more frequently in dusty or off-road conditions).

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 20,000 miles (32,000 km).
- ❖ **Engine Air Cleaner Filter:** Inspect and replace every 30,000 miles (48,000 km).
- ❖ **Brake Linings:** Inspect and replace if necessary, every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rod Ends:** Inspect every 30,000 miles (48,000 km).
- ❖ **Spark Plugs:** Replace at 100,000 miles (160,000 km).
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy:

This vehicle achieves an estimated **24 mpg combined, 21 mpg city, and 29 mpg highway**, and consumes an est. 4.2 gallons of fuel per 100 miles.

Item No. 8 – Jeep Grand Cherokee Laredo 2X4 (Medium / Full Size SUV with two row seating)***For Jeep Grand Cherokee Laredo equipped with 3.6L V 24V VVT Engine W/ESS***

This vehicle is equipped with an **automatic oil change indicator system** that alerts the driver when maintenance is needed based on engine operating conditions, such as frequent short trips, towing, extreme temperatures, or E85 fuel use. When the “Oil Change Required” message appears, it is recommended to service the vehicle within the next 500 miles (805 km). Oil change intervals should not exceed 10,000 miles (16,000 km), 12 months, or 350 hours of engine run time, whichever comes first. Fleet customers may find the 350-hour interval particularly relevant.

Routine Checks *(Monthly or Before Long Trips):*

Check engine oil level, windshield washer fluid, tire inflation, and check for any unusual wear. Verify levels for coolant and brake fluid, and ensure all lights are functional.

Every Oil Change Interval:

At each oil change, replace the oil filter, rotate tires, inspect and clean battery terminals, and inspect CV joints. Additional inspections include brake components (pads, shoes, rotors, drums, hoses, parking brake), cooling system, exhaust, and engine air cleaner (replace if driving in dusty or off-road conditions).

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 12,000 miles (19,000 km).
- ❖ **Engine Air Cleaner Filter:** Replace every 30,000 miles (48,000 km).
- ❖ **Brake Linings and Parking Brake:** Inspect and replace as necessary every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rod Ends:** Inspect every 30,000 miles (48,000 km).
- ❖ **Axle Fluid:** Inspect front and rear axle fluid; change at specified intervals if used for fleet, towing, or off-road conditions.
- ❖ **Transfer Case Fluid:** Inspect and change for severe conditions every 30,000 miles (48,000 km).
- ❖ **Spark Plugs:** Replace at 100,000 miles (160,000 km) for 3.6L & 5.7L engines.
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy:

This vehicle achieves an estimated **22 mpg combined, 19 mpg city, and 26 mpg highway**, and consumes an est.4.5 gallons of fuel per 100 miles.

Item No. 8 – Durango GT (Medium/Full Size SUV with two row seating)***For vehicles equipped with 3.6L V 24V VVT Engine W/ESS***

The vehicle includes an **automatic oil change indicator system** that alerts the driver when maintenance is due. Based on engine operation conditions, the system displays the “Oil Change Required” message, and it is recommended to service the vehicle within 500 miles (805 km) of the indicator appearing. Oil changes should not exceed 10,000 miles (16,000 km), 12 months, or 350 hours of engine run time, whichever comes first. Fleet customers may find the 350-hour interval particularly relevant.

Routine Checks (Monthly or Before Long Trips):

Check engine oil level, washer fluid level, tire pressure, and condition. Verify levels for coolant and brake fluid, and inspect all lights for functionality.

Every Oil Change Interval:

At each oil change, replace the oil filter, rotate tires, inspect and clean battery terminals as necessary, and inspect CV joints. Additional inspections include brake components (pads, shoes, rotors, drums, and hoses), cooling system, exhaust, and engine air cleaner if driving in dusty or off-road conditions.

Additional Maintenance (Mileage-Based):

- ❖ **Cabin Air Filter:** Replace every 12,000 miles (19,000 km).
- ❖ **Engine Air Cleaner Filter:** Replace every 30,000 miles (48,000 km).
- ❖ **Brake Linings:** Inspect and replace as necessary every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rod Ends:** Inspect every 30,000 miles (48,000 km).
- ❖ **PCV Valve:** Inspect and replace as necessary at 100,000 miles (160,000 km).
- ❖ **Spark Plugs:** Replace based on mileage at 100,000 miles (160,000 km).
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy:

The vehicle achieves an estimated **20 mpg combined (city/highway), 18 mpg city, 25 mpg highway**, and consumes approximately 5.0 gallons of fuel per 100 miles.

Item No. 9 – Wagoneer 2X4 (Medium / Full Size SUV with three row seating)***For vehicles equipped with 3.0L Hurricane SO Twin Turbo Engine W/ESS***

This vehicle includes an **automatic oil change indicator system** that illuminates the “Oil Change Required” message based on conditions such as frequent short trips, trailer towing, extreme temperatures, and extended idling. Oil changes should not exceed:

- ❖ **10,000 miles (16,000 km) or 12 months** for 3.0L engines.

If the “Oil Change Required” message displays, the vehicle should be serviced within the next 500 miles (805 km).

Routine Checks *(Monthly or Before Long Trips):*

Check the engine oil level, windshield washer fluid, tire inflation pressures, coolant and brake fluid levels, and ensure all interior and exterior lights are functioning.

Every Oil Change Interval:

Change the engine oil and filter, rotate the tires (or sooner if irregular wear appears), inspect and clean battery terminals as needed, and inspect CV joints. Additional inspections include brake components (pads, shoes, rotors, drums, hoses, parking brake), cooling system, exhaust system, and engine air cleaner filter if used in dusty or off-road conditions.

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 12,000 miles (19,000 km).
- ❖ **Engine Air Cleaner Filter:** Replace every 30,000 miles (48,000 km).
- ❖ **Brake Linings and Parking Brake:** Inspect and replace as necessary every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rod Ends:** Inspect every 30,000 miles (48,000 km).
- ❖ **Axle Fluid:** Inspect front and rear axle fluid; change at intervals if used for fleet, towing, or off-road conditions.
- ❖ **Transfer Case Fluid:** Inspect and change for severe conditions every 30,000 miles (48,000 km).
- ❖ **Spark Plugs:** Replace every 100,000 miles (160,000 km) for the 6.4L engine.
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy:

This vehicle achieves an estimated **20 mpg combined, 17 mpg city, and 24 mpg highway**, and consumes an est. 5.0 gallons of fuel per 100 miles.

Item No. 9 – Wagoneer 4X4 (Medium / Full Size SUV with three row seating)***For vehicles equipped with 3.0L Hurricane SO Twin Turbo Engine W/ESS***

This vehicle includes an **automatic oil change indicator system** that illuminates the “Oil Change Required” message based on conditions such as frequent short trips, trailer towing, extreme temperatures, and extended idling. Oil changes should not exceed:

- ❖ **10,000 miles (16,000 km) or 12 months** for 3.0L engines.

If the “Oil Change Required” message displays, the vehicle should be serviced within the next 500 miles (805 km).

Routine Checks *(Monthly or Before Long Trips):*

Check the engine oil level, windshield washer fluid, tire inflation pressures, coolant and brake fluid levels, and ensure all interior and exterior lights are functioning.

Every Oil Change Interval:

Change the engine oil and filter, rotate the tires (or sooner if irregular wear appears), inspect and clean battery terminals as needed, and inspect CV joints. Additional inspections include brake components (pads, shoes, rotors, drums, hoses, parking brake), cooling system, exhaust system, and engine air cleaner filter if used in dusty or off-road conditions.

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Replace every 12,000 miles (19,000 km).
- ❖ **Engine Air Cleaner Filter:** Replace every 30,000 miles (48,000 km).
- ❖ **Brake Linings and Parking Brake:** Inspect and replace as necessary every 20,000 miles (32,000 km).
- ❖ **Front Suspension and Tie Rod Ends:** Inspect every 30,000 miles (48,000 km).
- ❖ **Axle Fluid:** Inspect front and rear axle fluid; change at intervals if used for fleet, towing, or off-road conditions.
- ❖ **Transfer Case Fluid:** Inspect and change for severe conditions every 30,000 miles (48,000 km).
- ❖ **Spark Plugs:** Replace every 100,000 miles (160,000 km) for the 6.4L engine.
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.

Fuel Economy:

This vehicle achieves an estimated **19 mpg combined, 16 mpg city, and 23 mpg highway**, and consumes an est. 5.3 gallons of fuel per 100 miles.

Item No. 10 – Small Cargo Van

N/A

Item No. 11 – 2500 Ram Promaster Tradesman (Large Cargo Van)***For vehicles 2500 equipped with 3.6L V6 24V VVT Engine***

This vehicle includes an **automatic oil change indicator system** that illuminates the “Oil Change Required” message based on driving conditions, including frequent short trips, trailer towing, and extreme temperatures. Under severe conditions, the message may appear as early as 3,500 miles (5,600 km). Oil changes should not exceed 10,000 miles (16,000 km), 12 months, or 350 hours of engine run time, whichever comes first.

Routine Checks *(Monthly or Before Long Trips):*

Check the engine oil level, washer fluid level, tire pressure and wear, coolant and brake fluid levels, and ensure all lights are functional.

Every Oil Change Interval:

At each oil change, replace the oil filter, rotate tires if irregular wear appears, inspect and clean battery terminals as necessary, and inspect CV joints. Additional inspections include brake components (pads, shoes, rotors, drums, hoses, parking brake), cooling system, exhaust, and engine air cleaner (replace if driving in dusty or off-road conditions). Inspect and replace the Evaporative System Fresh Air Filter if necessary, especially under dusty conditions.

Additional Maintenance *(Mileage-Based):*

- ❖ **Cabin Air Filter:** Inspect and replace as necessary, every 30,000 miles (48,000 km).
- ❖ **Engine Air Cleaner Filter:** Replace every 30,000 miles (48,000 km).
- ❖ **Brake Pads:** Inspect and replace as necessary every 20,000 miles (32,000 km).
- ❖ **Brake Fluid:** Replace every two years.
- ❖ **Front Suspension and Tie Rod Ends:** Inspect every 30,000 miles (48,000 km).
- ❖ **Spark Plugs:** Replace at 100,000 miles (160,000 km).
- ❖ **Engine Coolant:** Flush and replace at 10 years or 150,000 miles (240,000 km), whichever comes first.
- ❖ **PCV Valve:** Inspect and replace as necessary at 100,000 miles (160,000 km).

Fuel Economy Exemption:

Fuel economy ratings are generally not provided for heavy-duty trucks, as they fall into a regulatory category exempt from fuel economy standards set by the Environmental Protection Agency (EPA) and the National Highway Traffic Safety Administration (NHTSA). Vehicles with a **Gross Vehicle Weight Rating (GVWR) over 8,500 pounds** are classified as "heavy-

duty," exempting them from mandatory fuel economy labeling under EPA and NHTSA regulations.

Item No. 12 – Full Size Passenger Van

N/A

Response: Item No. 13 - 2025 Durango Pursuit (Police Interceptor SUV)

N/A

Section 3 (f) – Warranty Coverage

Instruction: Describe the warranty coverage provided for each vehicle as specified in the Technical Specifications.

Response:

Item No. 1 Small Pickup Truck (Jeep Gladiator)

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 2 – Ram 1500 (1/2 Ton Pickup Truck):

For vehicles equipped with 3.6L V6 VVT eTorque Engine with Stop/Start

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 3 & 4 – Ram 2500 & 3500 (3/4 Ton & 1 Ton Pickup Truck):

For vehicles equipped with 6.7L I6 Cummins Turbo Diesel Engine

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Diesel Engine Warranty:** Covers diesel engine-specific repairs for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Diesel Engine Emission Warranty:** Covers diesel emission components for 60 months or 50,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 60 months or 50,000 miles, with no deductible.

Item No. 3 & 4 – Ram 2500 & 3500 (3/4 Ton & 1 Ton Pickup Truck):

For vehicles equipped with 6.4L V8 Heavy-Duty HEMI MDS engine.

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 60 months or 50,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 5 & 6 – Ram 4500 & 5500 (1 ½ Ton & 2 Ton Cab / Chassis Truck):

For vehicles equipped with 6.4L V8 Heavy-Duty HEMI MDS engine.

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.

- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Aisin Transmission Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 60,000 miles, with no deductible
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 5 & 6 – Ram 4500 & 5500 (1 ½ Ton & 2 Ton Cab / Chassis Truck):

For vehicles equipped with 6.7L I6 Cummins Turbo Diesel Engine

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Diesel Engine Warranty:** Covers diesel engine-specific repairs for 60 months or 100,000 miles, with no deductible.
- ❖ **Aisin Transmission Warranty:** Provides coverage for the Aisin transmission components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Diesel Engine Emission Warranty:** Covers diesel emission components for 60 months or 100,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 60 months or 50,000 miles, with no deductible.

Item No. 7: 2025 Jeep Compass Sport (Small SUV / Crossover)

For vehicles equipped with 2.0L I4 DOHC DI Turbo Engine W/ESS

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.

- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 7: 2025 Dodge Hornet GT AWD (Small SUV / Crossover)

For vehicles equipped with 2.0L I4 DOHC DI Turbo Engine W/ESS

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 8 – Jeep Grand Cherokee Laredo 2X4 & Laredo 4X4 (Medium / Full Size SUV with two row seating)

For vehicles equipped with 3.6L V 24V VVT Engine W/ESS

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.

- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 8 – 2025 Durango GT (Medium/Full Size SUV with two row seating)

For vehicles equipped with 3.6L V 24V VVT Engine W/ESS

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 9 – Wagoneer 2X4 (Medium / Full Size SUV with three row seating)

For vehicles equipped with 3.0L Hurricane SO Twin Turbo Engine W/ESS

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 36 months or 36,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.

- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 10 – Small Cargo Van

N/A

Item No. 11 – 2500 Ram Promaster Tradesman (Large Cargo Van)

For vehicles equipped with 3.6L V6 24V VVT Engine

- ❖ **Basic Warranty:** Covers repairs for 36 months or 36,000 miles, whichever occurs first, with no deductible.
- ❖ **Powertrain Warranty:** Provides coverage for the engine, transmission, and drivetrain components for 60 months or 100,000 miles, with no deductible.
- ❖ **Corrosion Warranty:** Protects against rust-through on body sheet metal panels for 60 months with unlimited mileage and no deductible.
- ❖ **Federal Emissions Warranty:** Ensures emissions-related components meet regulatory standards for 60 months or 50,000 miles, with no deductible.
- ❖ **Adjustment Warranty:** Covers adjustments required due to manufacturing defects for 36 months or 36,000 miles, with no deductible.
- ❖ **Major Emission Control Warranty:** Covers select emissions system components for 96 months or 80,000 miles, with no deductible.

Item No. 12 – Full Size Passenger Van

N/A

Response: Item No. 13 - 2025 Durango Pursuit (Police Interceptor SUV)

N/A

Section 3 (g) – Weekly Status Report Documentation Format

Instruction: Provide samples of the documentation format(s) that will be used to satisfy the requirements of Item No. 10, Weekly Status Report in the Scope of Work.

Response:

The proposed Weekly Status Report format, as detailed in **Section 10** of the original Scope of Work, will include the following data points for each vehicle ordered, received, or delivered:

- **Vehicle Details:**
 - **VIN:** [e.g., 1C6SRFGP3SN631794]
 - **Make/Model:** [e.g., RAM DT6L98]
 - **Model Description:** [e.g., 1500 Tradesman Crew Cab 4x4 144.5 4WD - 2025]
 - **Exterior Color:** [e.g., PXJ - Diamond Black Crystal]
 - **Production Status:** [e.g., KZ - Shippable]
 - **Order Type:** [e.g., Fleet (S)]
 - **Ship to Dealer:** [e.g., TPACJ]
 - **Estimated Arrival Window:** [e.g., 11/12/2024 - 11/14/2024]
 - **Current Location:** [e.g., In-Transit, last reported at Rail Arrival in Arden, NV]
 - **Last Event Date:** [e.g., 11/07/2024, 11:19 AM]
- **Shipment Route and Status:**
 - Detailed tracking from initial departure at the manufacturer's facility through to the dealership.
Example:
 1. **Truck Transport:** From Sterling Heights Assembly Plant to Mopar Custom Shop Operations
 2. **Rail Transport:** From Toledo - Rail to Valley, NV, with **Railcar Number** [e.g., TTGX160058]
- **Rail Shipment Information:**
 - **Rail Ship Date:** [e.g., 10/27/2024, 10:10 AM]
 - **Ramp ETA:** [e.g., 11/12/2024, 9:09 AM]

Report Format and Submission:

Each report will list all vehicles in the current contract year for the City, meeting the specified fields in **Section 10** to include:

- Manufacturer's build number, quantity, purchase order number, order status, estimated delivery dates, and specific order bank dates.
- Additional remarks on vehicle condition upon delivery, including non-conformance details and corrective action for rejected units, will be included as necessary.

Sample Weekly Status Report

Date Submitted: 11/11/2024

Vehicle Details:

- **VIN:** 1C6SRFGP3SN631794
- **Make/Model:** RAM DT6L98
- **Model Description:** 1500 Tradesman Crew Cab 4x4 144.5 4WD - 2025
- **Exterior Color:** PXJ - Diamond Black Crystal
- **Production Status:** KZ (Shippable)
- **Order Type:** Fleet (S)
- **Ship to Dealer:** TPACJ
- **Estimated Arrival Window:** 11/12/2024 - 11/14/2024
- **Current Location:** In-Transit, last reported at Rail Arrival in Arden, NV
- **Last Event Date:** 11/07/2024, 11:19 AM

Order Tracking and Shipment Route:

1. **Sterling Heights Assembly Plant → Mopar Custom Shop Operations** (Truck Transport)
 2. **Mopar Custom Shop Operations → Sterling Heights Assembly Plant** (Truck Transport)
 3. **Sterling Heights Assembly Plant → Toledo - Ottawa** (Truck Transport)
 4. **Toledo - Ottawa → Toledo - Rail** (Truck Transport)
 5. **Toledo - Rail → Valley, NV** (Rail Transport)
- **Rail Shipment Information:**
 - **Railcar Number:** TTGX160058
 - **Rail Ship Date:** 10/27/2024, 10:10 AM
 - **Ramp ETA:** 11/12/2024, 9:09 AM

Additional Notes:

- **Condition on Arrival:** To be assessed upon delivery; if any non-conformance is noted, corrective actions will be documented and implemented for redelivery of an acceptable unit.
 - **Next Update:** The following Monday or upon significant status change.
-

Section 4 – Exceptions to the Sample Contract

Instruction: Describe any exceptions taken to the Scope of Work or the Contract provided under the Attachments Tab. Such exceptions will be taken into consideration during evaluation and may impact evaluation results. If no exceptions are included with the Proposal, the terms and conditions will not be subject to negotiation and shall be deemed accepted by the Successful Offeror.

Response:

Chapman's Las Vegas Dodge LLC has carefully reviewed the Sample Contract and associated Scope of Work. We confirm that no exceptions are being requested.

State of Nevada
Department of Motor Vehicles
Occupational and Business Licensing Section

CHAPMAN'S LAS VEGAS DODGE CHRYSLER RAM
3470 BOULDER HWY
LAS VEGAS NV 89121-1501

LICENSE#: DLR000045508

TYPE OF LICENSE: DEALER

NEW MOTOR VEHICLE

USED MOTOR VEHICLE

THIS DOCUMENT AUTHORIZES YOU TO ENGAGE IN BUSINESS AS A LICENSEE OF THE
DEPARTMENT OF MOTOR VEHICLES UNTIL 12/31/2024. THIS LICENSE IS
NON-TRANSFERABLE.

CLARK COUNTY BUSINESS LICENSE

LICENSE NUMBER: 1000022-095

LICENSE PERIOD: 06/01/2024 - 11/30/2024

POST IN A CONSPICUOUS PLACE AT THE BUSINESS LOCATION

ISSUED TO:

Chapmans Las Vegas Dodge Chrysler Ram
3175 E Sahara Ave
LAS VEGAS, NV 89104

BUSINESS LOCATION ADDRESS:

3470 Boulder Hwy
Las Vegas, NV 89121

TYPE OF LICENSE: Motor Vehicle Sales Master License

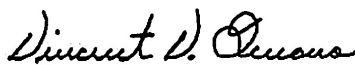
All signage must conform to standards set forth in Clark County Codes 30.72 and 30.48. Business owners are responsible to keep business property free of trash and graffiti, conform to all zoning codes requirements and, if applicable, all conditions set forth in a Notice of Final Action issued by Comprehensive Planning.

Current Planning Comments:

C-2 zone. Approved for an existing vehicle sales lot. (ZC-73-0051, ZC-74-0086)

DISCLAIMER

ISSUANCE OF A BUSINESS LICENSE IS NOT AN ENDORSEMENT OF THE BUSINESS PRACTICE OF THE LICENSEE.
PLEASE SEE REVERSE SIDE FOR ADDITIONAL INFORMATION



VINCENT V. QUEANO
DIRECTOR OF BUSINESS LICENSE

DEPARTMENT OF BUSINESS LICENSE
500 S GRAND CENTRAL PARKWAY
BOX 551810
LAS VEGAS NV 89155-1810
PHONE: (702) 455-4340



Occupational and Business Licensing
555 Wright Way
Carson City, Nevada 89711
(775) 684-4690
www.dmvnv.com

DEALER FRANCHISE CERTIFICATION

		DMV Business License Number D0000307	
Individual/Corporate Name CHAPMANS LAS VEGAS DODGE LLC			
DBA Name CHAPMANS LAS VEGAS DODGE			
Mailing Address	3175 E SAHARA	LAS VEGAS	NV 89104
	<small>Street</small>	<small>City</small>	<small>State Zip</small>
Physical Address	3470 BOULDER HIGHWAY	LAS VEGAS	NV 89121
	<small>Street</small>	<small>City</small>	<small>State Zip</small>
Business Phone Number	(2460) 432 - 2460	FEIN	86 0877642
Manufacturer/Distributor Name FIAT CHRYSLER			
Mailing Address	PO BOX 21-8004	AUBURN HILLS	MI 48321
	<small>Street</small>	<small>City</small>	<small>State Zip</small>
Physical Address	555 CHRYSLER DR	AUBURN HILLS	MI 48326
	<small>Street</small>	<small>City</small>	<small>State Zip</small>
Authorized Agent	DAVID ERICKSON	Phone Number	(602) 402 - 7088
Authorized Agent Address	1811 N TATUM BLVD #1030	PHOENIX	AZ 85028
	<small>Street</small>	<small>City</small>	<small>State Zip</small>
Vehicle Make	RAM COMMERCIAL TRUCK	Contract Effective Date	10/1/2015
Assigned Sales Location	3470 BOULDER HIGHWAY LAS VEGAS NV 89121		

Please check the box that applies.

- ☒ This dealership is NOT establishing, relocating or reopening at a location within the relevant market area of existing franchised dealers. Relevant market area is defined in NRS 482.3634
- ☐ This dealership is establishing, relocating or reopening at a location within the relevant market area of existing franchised dealers and proper written notice of intent to enter into this franchise agreement has been made to the department and to each such existing franchised dealer as required by NRS 482.3637

Please check the box that applies.

- ☒ A copy of the contract, including specific dealer delivery and preparation obligations, is attached for filing as required.
- ☐ A blanket contract, including specific dealer delivery and preparation obligations has been or is filed as required by law.

I certify that the identified dealer and manufacturer/distributor have executed a contract effective on the date specified, subject to the licensing provisions of Nevada Revised Statutes Chapter 482, for the representation and sales of the indicated make of motor vehicles in the listed assigned sales location. Furthermore, I understand that pursuant to NRS 482.3638, any term or condition which waives any provision of NRS 482.36311 - 482.36425, is void and unenforceable.

David Erickson
Signature of Authorized Agent

10/19/2015
Date

NOTE: In case of franchise termination or expiration, NRS 482.36362 requires written notice be given the dealer, including the effective date and specific grounds for termination or expiration, at least 60 days prior to the effective date and that a copy of the notice be filed with the Director of the Nevada Department of Motor Vehicles. Manufacturer and distributor responsibilities, when franchising Nevada motor vehicle dealers, are included in NRS Chapter 482.

001.333 10/2015

EXHIBIT C

PRICING

VEHICLE DESCRIPTION WITH OPTIONS	MSRP	BID PRICE	% DISCOUNT OFF MSRP
Jeep Gladiator Sport (3.6L 24V VVT Engine w/ESS)	\$ 42,415.00	\$ 39,155.55	-8%
1500 Quad Cab 4X4 (6'4" bed, 3.6L V624V VVTeTorqueEngine)	\$ 47,815.00	\$ 40,547.85	-15%
1500 Crew Cab 4X2 (5'7" bed, 3.6L V624V VVTeTorqueEngine)	\$ 46,715.00	\$ 40,100.55	-14%
1500 Crew Cab 4X4 (5'7" bed, 3.6L V624V VVTeTorqueEngine)	\$ 51,705.00	\$ 44,369.85	-14%
2500 Reg Cab 4X2 (8'0" Bed, 6.4L Gas Engine)	\$51,545.00	\$ 41,771.00	-19%
2500 Crew Cab 4X2 (6' 4" bed, 6.7L Diesel Engine)	\$63,115.00	\$ 52,645.95	-17%
2500 Crew Cab 4X2 (8'0" bed, 6.4L Gas Engine)	\$54,310.00	\$ 44,412.90	-18%
2500 Crew Cab 4X2 (8'0" bed, 6.7L Diesel Engine_	\$64,105.00	\$ 53,571.00	-16%
2500 Crew Cab 4X4 (6'4" bed, 6.7L Diesel Engine)	\$66,490.00	\$ 55,844.25	-16%
2500 Crew Cab 4X4 (6'4" bed, 6.4L Gas Engine)	\$56,795.00	\$ 46,778.00	-18%
2500 Crew Cab 4X4 (8'0" bed, 6.7L Diesel Engine)	\$67,035.00	\$ 56,352.45	-16%
3500 Reg Cab 4X2 (8'0" bed, 6.4L Gas Engine)	\$ 54,125.00	\$ 44,212.35	-18%
3500 Reg Cab 4X2 (8'0" bed, 6.7L Diesel Engine)	\$ 64,020.00	\$ 53,467.05	-16%
3500 Reg Cab 4X2 DRW (8'0" bed, 6.7L Diesel Engine)	\$ 65,515.00	\$ 54,864.60	-16%
3500 Reg Cab 4X4 (8'0" bed, 6.7L Diesel Engine)	\$ 65,825.00	\$ 55,196.40	-16%
3500 Reg Cab 4X4 (8'0" bed, 6.4L Gas Engine)	\$ 56,375.00	\$ 46,357.50	-18%
3500 Reg Cab 4X4 DRW (8'0" bed, 6.4L Gas Engine)	\$ 57,870.00	\$ 47,755.05	-17%
3500 Reg Cab 4X4 DRW (8'0" bed, 6.7L Diesel Engine)	\$ 67,665.00	\$ 56,916.30	-16%
3500 Crew Cab 4X4 (6'4" bed, 6.7L Diesel Engine)	\$ 68,515.00	\$ 57,768.90	-16%
3500 Crew Cab 4X2 (8'0" bed, 6.4L Gas Engine)	\$ 56,335.00	\$ 46,335.45	-18%
3500 Crew Cab 4X4 (8'0" bed, 6.7L Diesel Engine)	\$ 68,615.00	\$ 57,862.35	-16%
3500 Crew Cab 4X4 (8'0" bed, 6.4L Gas Engine)	\$ 59,265.00	\$ 49,120.05	-17%
3500 Crew Cab 4X2 DRW (8'0" bed, 6.7L Diesel Engine)	\$ 67,625.00	\$ 56,891.10	-16%
3500 Crew Cab 4X4 DRW (8'0" bed, 6.7L Diesel Engine)	\$ 70,110.00	\$ 59,259.90	-15%
3500 Crew Cab 4X4 DRW (8'0" bed, 6.4L Gas Engine)	\$ 60,760.00	\$ 50,517.60	-17%
3500 Reg Cab Chassis 4X2 (60" CA, 6.7L Diesel Engine)	\$ 63,025.00	\$ 57,556.80	-9%
3500 Reg Cab Chassis 4X2 DRW (60" CA, 6.7L Diesel Engine)	\$ 63,870.00	\$ 58,346.40	-9%
3500 Reg Cab Chassis 4X4 (60" CA, 6.7L Diesel Engine)	\$ 67,025.00	\$ 61,293.75	-9%
3500 Reg Cab Chassis 4X4 DRW (60" CA, 6.7L Diesel Engine)	\$ 68,420.00	\$ 62,597.85	-9%
3500 Reg Cab Chassis 4X2 DRW (84" CA, 6.7L Diesel Engine)	\$ 64,445.00	\$ 58,882.95	-9%
3500 Reg Cab Chassis 4X4 DRW (84" CA, 6.7L Diesel Engine)	\$ 67,980.00	\$ 62,187.30	-9%
3500 Crew Cab Chassis 4X2 (60" CA, 6.7L Diesel Engine)	\$ 64,895.00	\$ 59,305.05	-9%
3500 Crew Cab Chassis 4X2 DRW (60" CA, 6.7L Diesel Engine)	\$ 66,290.00	\$ 60,609.15	-9%
3500 Crew Cab Chassis 4X4 (60" CA, 6.7L Diesel Engine)	\$ 68,705.00	\$ 62,865.60	-8%
3500 Crew Cab Chassis 4X4 DRW (60" CA, 6.7L Diesel Engine)	\$ 70,100.00	\$ 64,169.70	-8%
4500 Reg Cab Chassis 4X2 (60" CA 6.7L Diesel Eng.)	\$ 69,660.00	\$ 63,758.10	-8%
4500 Reg Cab Chassis 4X2 (84" CA 6.7L Diesel Eng.)	\$ 69,665.00	\$ 63,761.25	-8%
4500 Reg Cab Chassis 4X2 (108" CA 6.7L Diesel Eng.)	\$ 70,020.00	\$ 64,092.00	-8%
4500 Reg Cab Chassis 4X2 (120" CA 6.7L Diesel Eng.)	\$ 70,225.00	\$ 64,284.15	-8%
4500 Reg Cab Chassis 4X4 (60" CA 6.7L Diesel Eng.)	\$ 73,365.00	\$ 67,217.85	-8%
4500 Reg Cab Chassis 4X4 (84" CA 6.7L Diesel Eng.)	\$ 73,445.00	\$ 67,293.45	-8%
4500 Reg Cab Chassis 4X4 (108" CA 6.7L Diesel Eng.)	\$ 73,750.00	\$ 67,578.00	-8%
4500 Reg Cab Chassis 4X4 (120" CA 6.7L Diesel Eng.)	\$ 73,760.00	\$ 67,587.45	-8%
4500 Crew Cab Chassis 4X4 (60" CA 6.7L Diesel Eng.)	\$ 75,600.00	\$ 69,309.45	-8%
4500 Crew Cab Chassis 4X4 (84" CA 6.7L Diesel Eng.)	\$ 75,605.00	\$ 69,313.65	-8%
5500 Reg Cab Chassis 4X2 (60" CA 6.7L Diesel Eng.)	\$ 70,720.00	\$ 64,746.15	-8%
5500 Reg Cab Chassis 4X2 (84" CA 6.7L Diesel Eng.)	\$ 71,120.00	\$ 65,121.00	-8%
5500 Reg Cab Chassis 4X2 (108" CA 6.7L Diesel Eng.)	\$ 71,325.00	\$ 65,312.10	-8%
5500 Reg Cab Chassis 4X2 (120" CA 6.7L Diesel Eng.)	\$ 71,335.00	\$ 65,321.55	-8%
5500 Reg Cab Chassis 4X4 (60" CA 6.7L Diesel Eng.)	\$ 74,255.00	\$ 68,049.45	-8%
5500 Reg Cab Chassis 4X4 (84" CA 6.7L Diesel Eng.)	\$ 74,460.00	\$ 68,241.60	-8%
5500 Reg Cab Chassis 4X4 (108" CA 6.7L Diesel Eng.)	\$ 74,665.00	\$ 68,434.80	-8%
5500 Reg Cab Chassis 4X4 (120" CA 6.7L Diesel Eng.)	\$ 74,475.00	\$ 68,256.30	-8%
5500 Crew Cab Chassis 4X2 (60" CA 6.7L Diesel Eng.)	\$ 72,980.00	\$ 66,860.85	-8%
5500 Crew Cab Chassis 4X2 (84" CA 6.7L Diesel Eng.)	\$ 73,180.00	\$ 67,047.75	-8%
5500 Crew Cab Chassis 4X4 (60" CA 6.7L Diesel Eng.)	\$ 76,515.00	\$ 70,164.15	-8%
5500 Crew Cab Chassis 4X4 (84" CA 6.7L Diesel Eng.)	\$ 76,910.00	\$ 70,533.75	-8%
Jeep Compass Sport (2.0 I4 DI Turbo Engine e/ESS)	\$ 27,495.00	\$ 26,916.99	-2%

VEHICLE DESCRIPTION WITH OPTIONS	MSRP	BID PRICE	% DISCOUNT OFF MSRP
Hornet GT AWD (2.0L I4 DOHC Turbo Engine w/ ESS)	\$ 35,875.00	\$ 34,854.75	-3%
Grand Cherokee Laredo 4X2 (3.6L 24V VVT Engine w/ESS)	\$ 38,290.00	\$ 36,390.90	-5%
Grand Cherokee Laredo 4X4 (3.6L 24V VVT Engine w/ESS)	\$ 40,830.00	\$ 38,857.35	-5%
Durango GT RWD (3.6L 24V VVT Engine w/ESS)	\$ 44,285.00	\$ 40,483.80	-9%
Durango GT AWD (3.6L 24V VVT Engine w/ESS)	\$ 47,480.00	\$ 43,542.45	-8%
Wagoneer 4X2 (3.0 I6 Hurricane SO Twin Turbo ESS)	\$ 63,885.00	\$ 56,404.95	-12%
Wagoneer 4X4 (3.0 I6 Hurricane SO Twin Turbo ESS)	\$ 66,790.00	\$ 59,322.90	-11%
1500 Cargo Van Low Roof (118" WB, 3.6L V6 24V VVT Engine)	\$ 48,650.00	\$ 41,678.70	-14%
2500 Cargo Van High Roof (159" WB, 3.6L V6 24V VVT Engine)	\$ 54,850.00	\$ 47,631.15	-13%
3500 Cargo Van High Roof (159" WB, 3.6L V6 24V VVT Engine)	\$ 56,070.00	\$ 48,795.60	-13%
3500 Cargo Van High Roof (159" WB EXT, 3.6L V6 24V VVT Engine)	\$ 59,080.00	\$ 51,682.05	-13%
Durango Pursuit Vehicle AWD (3.6L 24V VVT Engine w/ESS)	\$ 54,980.00	\$ 50,217.30	-9%
Durango Pursuit Vehicle AWD (5.7L V Hemi MDS VVT Engine)	\$ 57,395.00	\$ 52,422.30	-9%