COLUMBUS CONSOLIDATED GOVERNMENT

Georgia's First Consolidated Government



FINANCE DEPARTMENT PURCHASING DIVISION

100 TENTH STREET, P. O. BOX 1340 COLUMBUS, GEORGIA 31902-1340 706-653-4105, FAX 706-225-3033

Date: <u>July 2, 2018</u>

REQUEST FOR BIDS:	Qualified vendors are invited to submit sealed bids, subject to conditions and instructions as specified, for the furnishing of:
RFB NO: 18-0061	DIAL-A-RIDE BUSES (ANNUAL CONTRACT)
GENERAL SCOPE	Provide Dial-A-Ride para-transit buses to be used by the METRA Department of Transportation. The buses will be 26-foot low floor medium duty buses and clean diesel. The buses will be used by METRA to provide ADA Complementary Paratransit Service to eligible persons with disabilities who are, because of their disability, unable to board, ride or disembark from an accessible vehicle in METRA's regular bus service. Service is provided with special lift-equipped buses on a curb-to-curb, shared ride basis. The contract term will be for one (1) years, with the option to renew for two additional twelve-month periods.
DUE DATE	July 25, 2018 – 2:30 PM (EST) Bids must be received and date/time stamped on or before the due date by the Finance Department/Purcphasing Division, 5 th Floor – Government Center, 100 10 th St, Columbus, GA. Bids will be opened during the 3:00 PM hour in the Conference Room of the Purchasing Division. Bidders are not required, but are invited, to attend the bid opening.
ADDENDA	IMPORTANT INFORMATION Any and all addenda will be posted on the Purchasing Division's web page, at https://www.columbusga.gov/finance/purchasing/docs/opportunities/Bid_Opportunities.htm . It is the vendors' responsibility to periodically visit the web page for addenda before the due date and prior to submitting a quote.
NO BID RESPONSE	Refer to the form on page 3 if you are not interested in this invitation.



Andrea J. McCorvey Purchasing Manager

IMPORTANT INFORMATION e-Notification

Effective December 31, 2014, Columbus Consolidated Government (the City) discontinued mailing postcard notifications to its registered vendors. The City is using the Georgia Procurement Registry e-notification system. You must register with the Team Georgia Market Place/Georgia Procurement Registry to receive future procurement notifications via

http://doas.ga.gov/state-purchasing/suppliers/gettingstarted-as-a-supplier

If you have any questions or encounter any problems while registering, please contact the Team Georgia Marketplace Procurement Helpdesk:

Telephone: 404-657-6000 Fax: 404-657-8444

Email: procurementhelp@doas.ga.gov

STATEMENT OF "NO BID"

Complet	e and return this form immediately if you do not intend to Bid:
Email: Fax: Mail:	bidopportunities@columbusga.org (706) 225-3033, Attn: Sandra Chandler, Buyer Columbus Consolidated Government Purchasing Division P. O. Box 1340 Columbus, GA 31902-1340
We, the reason(s	undersigned decline to bid on your RFB No. 18-0061 for Dial-A-Ride Buses for the following):
Ther We a We a Spece Other	iffications too "tight", i.e. geared toward one brand or manufacturer only (explain below) e is insufficient time to respond to the Invitation for Bids. do not offer this product or service. are unable to meet specifications. are unable to meet bond requirements. cifications are unclear (explain below). are unable to meet insurance requirements. er (specify below) s:
	COMPANY NAME:
	AGENT:
	DATE:
	TELEPHONE NUMBER:
	EMAIL ADDRESS:

GENERAL PROVISIONS

THESE GENERAL PROVISIONS SHALL BE DEEMED AS PART OF THE BID SPECIFICATIONS.

The provisions of the Procurement Ordinance for the Consolidated Government of Columbus, Georgia as adopted and amended by Council shall apply to all invitations for bids and award of all contracts and is specifically incorporated herein by this reference. A copy of the ordinance is on file in the Purchasing Division.

- 1. TERM "CITY". The term "City" as used throughout these documents will mean Consolidated Government of Columbus, Georgia.
- 2. PREPARATION OF FORM. Bid proposals shall be submitted on the forms provided by the City. All figures must be written in ink or typewritten. Figures written in pencil or erasures are not acceptable. However, mistakes may be crossed out, corrections inserted adjacent thereto, initialed in ink by the person signing the proposal. If there are discrepancies between unit prices quoted and extensions, the unit price will prevail. Failure to properly sign forms, in ink, will render bid incomplete.
- 3. EXECUTION OF THE BID PROPOSAL. Execution of the bid proposal will indicate the bidder is familiar and in compliance with all local laws, regulations, ordinances, site inspections, licenses, dray tags, etc.
- **4. BID SUBMISSION. Bids must be submitted in a sealed envelope or package.** The exterior of the envelope or package must reference the bidder's name and address, the bid number, bid title, and must indicate the contents represent a "bid" or "no bid" submission. Failure to properly identify the bid submission may result in rejection of the bid.
- 5. BID DUE DATE. The bid submission must arrive in the Purchasing Division on or before the stated due date and time. Upon receipt, bids will be time and date stamped. Bids will remain sealed and secured until the stated due date and time for the bid opening.
- 6. BID OPENING. The Purchasing Division Manager or Purchasing staff appointee will open bids. The bid amount and other pertinent information as determined by the Purchasing Division Manager will be read and recorded. The bids as recorded at the bid opening represent a draft tabulation and may include incorrect price extensions or transcription errors, and are subject to change if conflicting information is discovered during analysis of the bid responses. A bid tabulation will be made available to bidders after extensions have been checked and all other specification compliance has been determined. In the essence of time, bidders may not be allowed to review bids at the bid opening. However, bidders will be allowed to make appointments to review the bids at a later date.
- 7. LATE BIDS. It is the responsibility of the bidder to ensure bids are submitted by the specified due date and time. Bids received after the stated date and time will be returned, unopened, to the bidder. The official clock to determine the date and time will be the time/date stamp located in the Finance Department. All bids received will be time and date stamped by the official clock. The City will not be held responsible for the late delivery of bids due to the U.S. Mail Service, or any other courier service.
- 8. RECEIPT OF ONE SEALED BID. In the event only one sealed bid is received, no formal bid opening shall take place. First, the Purchasing Division shall conduct a survey of vendors to inquire of "no bid" responses and non-responsive vendors. If, from the survey, it is determined by the Purchasing Division that specifications need revision, the one bid received will be returned, unopened, to the responding vendor, with a letter of explanation and a new bid solicitation prepared. If it is determined that other vendors need to be contacted, the bid due date will be extended, and the one bid received will remain sealed until the new bid opening date. The vendor submitting the single bid will receive a letter of explanation. If it is determined the one bid received is from the only responsive, responsible bidder, then the bid shall be opened by the Purchasing Division Manager or designee, in the presence of at least one other witness. The single bid will be evaluated by the using agency for award recommendation.
- **9. RECEIPT OF TIE BIDS**. In the event multiple responsive, responsible bidders are tied for the lowest price and all other terms and requirements are met by the all tied bidders, the award recommendation shall be as follows:
 - a. Award to the local bidder, if one of the bidders has its principal place of business in Columbus, Georgia.
 - b. If all or none of the bidders has its principal place of business in Columbus, Georgia, then award the bid to the bidder who has received the award previously.
 - c. If neither bidder received the award previously, and neither of the tied bidders has its principal place of business in Columbus, Georgia, then the bid award shall be equally divided between the tied bidders.
 - d. If it is not feasible to divide the award, and if all or none of the tied bidders has its principal place of business in Columbus, Georgia, and neither was awarded the bid previously, then all bids will be rejected and the bid will be re-advertised.
- 10. RECEIPT OF MULTIPLE BIDS. Unless otherwise stated in the bid specifications, the City will accept one and only one bid per vendor. Any unsolicited multiple bid(s) will not be considered. If prior to the bid opening, more than one bid is received from the same vendor, the following will occur: (1) the bidder will be contacted and required to submit written acknowledgment of the bid to be considered; (2) the additional bid(s) will be returned to the bidder unopened. If at the bid opening more than one bid is enclosed in a single bid package, the City will consider the vendor non-responsive and bids will be returned to the bidder.

- 11. CONDITIONS AND PACKAGING. Unless otherwise defined in the bid specifications, it is understood and agreed that any item offered or furnished shall be new, in current production and in first class condition, that all containers shall be new and suitable for storage or shipment, and that prices include standard commercial packaging.
- **12. FREIGHT/SHIPPING/HANDLING CHARGES.** All freight, shipping, and handling charges shall be included in the bid price. The City will pay no additional charges.
- 13. CORRECTIONS OR WITHDRAWAL OF BID/CANCELLATION OF AWARDS. Corrections or withdrawals of inadvertently erroneous bids before or after bid opening, or cancellation of awards of contracts based on such bid mistakes may be permitted where appropriate. Mistakes discovered before bid opening may be modified or bid withdrawn by written notice received in the office of Purchasing prior to the time of the bid opening.

After bid opening, no changes in bid prices or other provisions of bids prejudicial to the interest of the City or fair competition shall be permitted. In lieu of bid correction, a low bidder alleging a material mistake of fact may be permitted to withdraw its bid if the mistake is clearly evident, or if the bidder submits evidence, which clearly and convincingly demonstrates that a mistake was made. All decisions to permit corrections or withdrawals of bids or to cancel awards or contracts based on bid mistakes will be supported by the written determination of the Purchasing Officer.

- 14. ADDENDA AND INTERPRETATIONS. If it becomes necessary to revise any part of this bid, a written addendum will be provided to all bidders. The City is not bound by any oral representations, clarifications, or changes made to the written specifications by City employees, unless such clarification or change is provided to the bidders in written addendum form from the Purchasing Officer. Bidders will be required to acknowledge receipt of the addenda (if applicable) in their sealed bid proposal. The vendor may provide an initialed copy of each addendum or initial the appropriate area on the bid form (pricing page). Failure to acknowledge receipt of the addenda (when applicable) will render bid incomplete. It is the bidder's responsibility to ensure that they have received all addenda.
- 15. BID EVALUATION AND AWARD. During the evaluation of bids, the City reserves the right to request clarification of bid responses and to request the submission of references, if deemed necessary for a complete evaluation of bid responses. Award will be made to the responsive and responsible bidder whose bid is most economical according to criteria designated in the solicitation. The determination of the lowest responsive and responsible bidder may involve all or some of the following factors: prices, conformity to specifications, financial ability to meet the contract, previous performance, facilities and equipment, availability of repair parts, experience, delivery promise, terms of payment, compatibility as required, other cost, and other objective and accountable factors, if any, (which are further described in the specifications). The City shall be the judge of the factors and will make the award in the best interest of the City.
- 16. TIME FOR CONSIDERATION. Bids must remain in effect for at least sixty (60) days after date of receipt to allow for evaluation.
- 17. BID SECURITY AND PERFORMANCE BOND. Bid security (Bid Bond) shall be required for all competitive sealed bids for construction contracts when the price is estimated by the Purchasing Officer to exceed \$10,000. Bid security shall be a bond provided by a surety company authorized to do business in the State, or in the form of a certified check. Such bonds may also be required on construction contracts under \$10,000 or other procurement contracts when circumstances warrant. Bid security shall be in an amount equal to at least five percent (5%) of the bid amount. The City will accept a copy of a bid bond at the bid opening. However, if a copy of a bid bond is submitted, the bidder must submit to the Purchasing Division the identical original document within five (5) days after the bid opening. If the original document is not received within the five (5) days, the bid will not be considered.

When a construction contract is awarded in excess of \$25,000 the successful bidder will be required to furnish a **Performance Bond** executed by a surety company authorized to do business in the State. The performance bond shall be equal to one hundred percent (100%) of the price specified in the bid.

- 18. SUBCONTRACTING. Should bidder intend to subcontract all or any part of the work specified, name(s) and address(es) of subcontractor(s) must be provided in bid proposal (use additional sheet if necessary). The bidder shall be responsible for subcontractor(s) full compliance with the requirements of the bid specifications. THE COLUMBUS CONSOLIDATED GOVERNMENT WILL NOT BE RESPONSIBLE FOR PAYMENTS TO SUBCONTRACTORS.
- **19. DISQUALIFICATION OF BIDDERS AND REJECTION OF BIDS**. Bidders may be disqualified and rejection of bid proposals may be recommended by the City for any (but not limited) to the following reasons:
 - (A) Receipt after the time limit for receiving bid proposals as stated in the bid invitation.
 - (B) Any irregularities contrary to the General Provisions or bid specifications.
 - (C) Unbalanced unit price or extensions.
 - (D) Unbalanced value of items.

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- (E) Failure to use the proper forms furnished by the Consolidated Government.
- (F) Failure to complete the proposal properly

- (G) Omission of warranty, product literature, samples, acknowledgment of addenda or other items required to be included with bid proposal.
- (H) Failure to properly sign forms in ink.

The City reserves the right to waive any minor informality or irregularity. The City reserves the right to reject any and all bids.

- 20. BRAND NAMES "OR EQUAL". Whenever in this invitation any particular material, process and/or equipment are indicated or specified by patent, proprietary or brand name of manufacturer, such wording will be deemed to be used for the purpose of facilitating description of the material, process and/or equipment desired by the City. It is not meant to eliminate bidders or restrict competition in any bid process. Any manufacturers names, drawings, trade names, brand names, specifications and/or catalog numbers used herein are for the purpose of description and establishing general quality levels. Bidders may propose equivalent equipment, services or manufacturer. Any proposal that is equivalent to or surpasses stated specifications will be considered. Determination of equivalency shall rest solely with the City. Please Note: Due to existing equipment, specific manufacturers may be required to facilitate compatibility.
- 21. ASSIGNMENT OF CONTRACTUAL RIGHTS. It is agreed that the successful bidder will not assign, transfer, convey or otherwise dispose of the contract or its right, title or interest in or to the same, or any part thereof, without previous consent of the City and any sureties.
- 22. DISCOUNTS. Terms of payments offered will be reflected in the space provided on the bid proposal form. Cash discounts will be considered net in the bid evaluation process. All terms of payment (cash discounts) will be taken and computed from the date of delivery of acceptable material or services, or the date of receipt of the invoice, whichever is later.
- 23. TAXES. The City is exempt from State Retail Tax and Federal Excise Tax. Tax Exemption No. GA Code Sec. 48-8-3. Federal ID No. 58-1097948.
- **24. FEDERAL, STATE AND LOCAL LAWS.** All bidders will comply with all Federal, State, and Local laws and ordinances, relative to conducting business in Columbus, Georgia.
- **25. BID INCLUSIONS.** When bid inclusions are required, such as warranty information, product literature/specifications, references, etc. The inclusions should reference all aspects of the specific equipment or service proposed by the bidder. Do not include general descriptive catalogs. References to literature or other required inclusions submitted previously does not satisfy this provision. Bids found to be in noncompliance with these requirements will be subject to rejection.
- **26. NON-COLLUSION**. By signing and submitting this bid, bidder declares that its agents, officers or employees have not directly or indirectly entered into any agreements, participated in any collusion or otherwise taken any action in restraint of free competitive bidding in connection with this bid. In the event, said bidder is found guilty of collusion, the company and agents will be removed from the City's bid list for one full year and any current orders will be canceled.
- **27. INDEMNITY.** The successful bidder agrees, by entering into this contract, to defend, indemnify and hold City harmless from any and all causes of action or claims of damages arising out or under this contract.
- **28. DISADVANTAGED BUSINESS ENTERPRISE.** Disadvantaged Business Enterprises (minority or women owned businesses) will be afforded full opportunity to submit proposals in response to this invitation and will not be discriminated against on the grounds of race, color, creed, sex, sexual orientation, gender identity or national origin in consideration for an award. It is the policy of the City that disadvantaged business enterprises and minority business enterprises have an opportunity to participate at all levels of contracting in the performance of City contracts to the extent practical and consistent with the efficient performance of the contract.
- **29. AFFIRMATIVE ACTION PROGRAM NON-DISCRIMINATION CLAUSE.** The City has an Affirmative Action Program in connection with Equal Employment Opportunities. The successful bidder will comply with all Federal and State requirements concerning fair employment and employment of the handicapped, and concerning the treatment of all employees, and will not discriminate between or among them by reason of race, color, age, religion, sex, sexual orientation, gender identity, national origin or physical handicap.
- **30. AWARDS TO LOCAL BUSINESSES**. Except for construction contracts, awards will be made to responsive and responsible local businesses proposing a cost not more than two percent (2%) above the low bid or quote for contracts involving an expenditure of \$25,000.00 or less and made to responsive and responsible local businesses proposing a cost not more than one percent (1%) above the low bid or quote for contracts involving an expenditure greater than \$25,000.00. (Ordinance No. 09-0024, Section 3-117). **STATE OR FEDERALLY FUNDED PROJECTS EXCLUDED**
- **31. RIGHT TO PROTEST.** A protest with respect to an Invitation for bids or Request for Proposals shall be submitted in writing no less than five (5) days **prior** to the opening of bids or the closing date of proposals to the Purchasing Officer. If the matter is not resolved, then an appeal may be filed with the City Manager or City Council.
- 32. FAILURE TO QUOTE. Vendors choosing not to submit a bid are requested to return a Statement of "No Bid".

- **33. PRODUCT/EQUIPMENT DEMONSTRATION SITE VISIT.** During the evaluation of bids, the City reserves the right to request a demonstration or site visit of the product, equipment or service offered by a bidder. The demonstration or site visit shall be at the expense of the bidder. Bidders who fail to provide demonstration or site visit, as requested, will be considered non-responsive.
- **34. CANCELLATION PROVISIONS.** When such action is in the best financial interest of the City, contracts for supplies to be purchased or services to be rendered under an annual (term) contract basis may be canceled and re-advertised at the discretion of the Purchasing Officer and in accordance with contract terms.

After the receipt of a product or piece of equipment, it is found that said item does not perform as specified and required, payment for said product or equipment will be withheld. The successful vendor will be notified of the non-performance in writing. After notification, the successful vendor will have ten (10) calendar days, from the date of notification, to deliver product or equipment which performs satisfactorily. If a satisfactory product is not delivered within 10 calendar days, from the notification date, the City will cancel the contract (purchase order) and award to the next low, responsive, responsible bidder. The vendor will be responsible for the pick-up or shipment of the unsatisfactory equipment or product.

- **35. QUESTIONS:** Questions concerning specifications must be submitted, in writing, at least 5 (five) working days (Monday-Friday) prior to receipt date. Questions received less than five working days prior to receipt date will not be considered.
- **36. SAMPLES:** When samples are required to be included with the proposal response, the bidder will be responsible for the following:
 - 1) **Unless otherwise specified**, bidders are required to submit exact samples of item(s) bid. Do not submit sample of "like" item(s).
 - 2) Affix an identification label to each individual sample to include bidder's name, bid name and number.
 - 3) Make arrangements for the return of sample after the bid award. All shipping costs will be the responsibility of the bidder. If bidder does not make arrangements for return of sample, within 60 days after award, the sample will be discarded.
- **37. GOVERNING LAW:** The parties agree that this Agreement shall be governed by the laws of Georgia, both as to interpretations and performance.
- **38. PAYMENT DEDUCTIONS**: The City reserves the right to deduct, from payments to awarded vendor(s), any amount owed to the City for various fees, to include, but not limited to: False Alarm fees, Ambulance fees, Occupation License Fees, Landfill fees, etc.
- **39. PAYMENT TERMS**: The City's standard payment term is usually net 30 days, after successful receipt of goods or services. Payment may take longer if invoice is not properly documented or not easily identifiable, goods/services are not acceptable, or invoice is in dispute.

NOTICE TO VENDORS

Columbus Council, by Ordinance 92-60 has prohibited any business that is owned by any member of Columbus Council or the Mayor, or any business in which any member of Columbus Council or the Mayor has a substantial pecuniary interest from submitting a bid for goods or services to the Consolidated Government of Columbus, Georgia.

Likewise, by Ordinance 92-61, no business which is owned by any member of any board, authority or commission, subordinate or independent entity, or any business in which any member of any board, authority or commission, subordinate or independent entity has substantial pecuniary interest may submit a bid to the Consolidated Government if such bid pertains to the board, authority or commission.

RFB No. 18-0061

DO YOU HAVE QUESTIONS, CONCERNS OR NEED CLARIFICATION ABOUT THIS SOLICITATION?

COMMUNICATION CONCERNING ANY SOLICITATION CURRENTLY ADVERTISED MUST TAKE PLACE IN WRITTEN FORM AND ADDRESSED TO THE PURCHASING DIVISION.

ALL QUESTIONS OR CLARIFICATIONS CONCERNING THIS SOLICITATION SHALL BE SUBMITTED IN WRITING. THE CITY WILL NOT ORALLY OR TELEPHONICALLY ADDRESS ANY QUESTION OR CLARIFICATION REGARDING BID/PROPOSAL SPECIFICATIONS. IF A VENDOR VISITS OR CALLS THE PURCHASING DIVISION WITH SUCH QUESTIONS, HE OR SHE WILL BE INSTRUCTED TO SUBMIT THE QUESTIONS IN WRITING.

ALL CONTACT CONCERNING THIS SOLICITATION SHALL BE MADE THROUGH THE PURCHASING DIVISION. BIDDERS SHALL NOT CONTACT CITY EMPLOYEES, DEPARTMENT HEADS, USING AGENCIES, EVALUATION COMMITTEE MEMBERS OR ELECTED OFFICIALS WITH QUESTIONS OR ANY OTHER CONCERNS ABOUT THE SOLICITATION. QUESTIONS, CLARIFICATIONS, OR CONCERNS SHALL BE SUBMITTED TO THE PURCHASING DIVISION IN WRITING. IF IT IS NECESSARY THAT A TECHNICAL QUESTION NEEDS ADDRESSING, THE PURCHASING DIVISION WILL FORWARD SUCH TO THE USING AGENCY, WHO WILL SUBMIT A WRITTEN RESPONSE.

THE PURCHASING DIVISION WILL FORWARD WRITTEN RESPONSES TO THE RESPECTIVE BIDDER OR IF IT BECOMES NECESSARY TO REVISE ANY PART OF THIS SOLICITATION, A WRITTEN ADDENDUM WILL BE ISSUED TO ALL BIDDERS.

THE CITY IS NOT BOUND BY ANY ORAL REPRESENTATIONS, CLARIFICATIONS, OR CHANGES MADE TO THE WRITTEN SPECIFICATIONS BY CITY EMPLOYEES, UNLESS SUCH CLARIFICATION OR CHANGE IS PROVIDED TO THE BIDDERS IN A WRITTEN ADDENDUM FROM THE PURCHASING MANAGER.

BIDDERS ARE INSTRUCTED TO USE THE ENCLOSED "QUESTION/CLARIFICATION FAX FORM" TO FAX OR EMAIL QUESTION.

ANY REQUEST, AFTER A SOLICITATION HAS CLOSED AND PENDING AWARD MUST ALSO BE SUBMITTED IN WRITING TO THE PURCHASING DIVISION.

QUESTION/CLARIFICATION FORM

DATE	3:		
ГО:	Sandra Chandler, Buyer Email: bidopportunities@columbus Fax: (706) 225-3033	ga.org	
RE:	Dial-A-Ride Buses (Annual Contrac	t); RFB No. 18-0061	
Ques	stions/clarification requests must be s	ubmitted at least (5) <u>business</u> days b	efore the due date:
From		W 1	
	Company Name	Website	
	Representative	Email Address	
	Complete Address	City State	Zip
	Telephone Number	Fax Number	

GENERAL SPECIFICATIONS

DIAL-A-RIDE BUSES (ANNUAL CONTRACT) RFB No. 18-0061

I. SCOPE OF WORK

Provide 26-foot Dial-A-Ride para-transit buses to be used by the METRA Department of Transportation. The buses will be low floor medium duty buses, and clean diesel. The buses will be used by METRA to provide ADA Complementary Para-transit Service to eligible persons with disabilities who are, because of their disability, unable to board, ride or disembark from an accessible vehicle in METRA's regular bus service. Service is provided with special lift-equipped buses on a curb-to-curb, shared ride basis. The vehicles are replacement units.

II. REQUIREMENT

One (1) unit, current production model shall be purchased in FY19 (July 1, 2018-June 30, 2019). Additional units will be purchased as needed.

III. TERM OF CONTRACT

- **A.** The term of this contract shall be for one (1) year, with the option to renew for two (2) additional twelve-month periods. The option years' prices must be included as part of your Bid/Proposal response. The City will allow for negotiating the Bid/Proposal price if such things as EPA, FTA or regulatory legislative guidelines are changed, requiring bus manufacturers to adhere to the new regulations (if applicable).
- **B.** Notice of intent to renew will be given to the contractor in writing by the City Purchasing Manager, not less than ninety (90) days before the expiration date of the current contract. This notice shall not be deemed to commit the City to a Contract renewal. Option year prices must remain as originally submitted, unless there are EPA, FTA or regulatory legislative guideline changes, requiring bus manufacturers to adhere to the new regulations (if applicable). The renewal will be based solely upon the mutual agreement of both parties, the Columbus Consolidated Government and the Contractor.

It should be noted that multi-year contracts will continue each fiscal year only after funding appropriations and program approval has been granted by the Council of the Consolidated Government of Columbus, Georgia, and Federal and State DOT contracts are awarded. In the event that the necessary funding is not approved, then the affected multi-year contract becomes null and void, effective July 1st of the fiscal year for which such approval has been denied.

C. Termination for Convenience

For the protection of both parties, this contract may be canceled by either party giving 30 days prior notice in writing to the other party.

IV. VENDOR INFORMATION

The vehicles offered shall be current manufacture models. The units shall be current year model, and must meet or exceed the attached specifications. Item(s) exceeding specification must be within reasonable comparison. On the detailed specification pages, identify by model, size, rating, displacement, or configuration as applicable to the specification line item, and mark under **BIDDER RESPONSE**: (YES, meets or exceeds specifications or NO, does not meet specifications). Do not use Yes or O.K. if less than the manufacturer published recommendations, bid may be rejected unless you are supplying exactly as described. Bidder shall indicate exactly what they are offering in the blanks under "**COMMENTS**". NOTE: If item or component is not available by the manufacturer, indicate what you are quoting.

Units offered under this advertisement shall be new, standard production of the latest design in current production. Material shall be good commercial quality for the intended service and shall be produced by use of current manufacturing processes. Material shall be treated to resist rust, corrosion, and wear. Bidder shall submit with their bid the latest printed specifications and advertising literature on the unit they propose to furnish. Copies of the manufacturer's warranty on the manufacturer's letterhead must be submitted with the bid.

The purchaser reserves the right to reject any or all bids, to waive any informality in bids, to accept in whole or in part such bid or bids as may be deemed in the best interest to the purchaser.

V. BRAND NAME DISCLOSURE

It is not the intent of Columbus Consolidated Government (City) to restrict competition in any purchasing process. Any manufacturers' names, drawings, trade names, brand names, information and/or catalog numbers used herein are for purpose of description and establishing general quality levels. Such references are not intended to be restrictive; any equivalent products of any manufacturer may be offered. Any bid that is equivalent to or surpasses these specifications will be considered; determination of equivalency shall rest solely with the City.

VI. QUESTIONS/ADDENDA

Questions and requests for clarification must be submitted within five (5) business days of the due date (see pages 8 & 9). Changes to the specifications (if any) will be provided in the form of an addendum, which will be posted on the web page of the Finance Department/Purchasing Division of Columbus Consolidated Government at https://www.columbusga.gov/finance/purchasing/docs/opportunities/Bid Opportunities.htm. It is the vendors' responsibility to periodically visit the web page for addenda before the due date and prior to submitting a quote.

VII. INDEMNIFICATION

The Contractor covenants to save, defend, hold harmless, and indemnify the City, and all of its officers, departments, agencies, agents, and employees (collectively the "City") from and against any and all claims, losses, damages, injuries, fines, penalties, costs (including court costs and attorney's fees), charges, liability, or exposure, however caused, resulting from, arising out of, or in any way connected with the Contractor's intentional, negligent, or grossly negligent acts or omissions in performance or nonperformance of its work called for by the Contract Documents.

VIII. BID SUBMISSION REQUIREMENTS:

Each bidder shall include the following information with bid submission. Bidder shall submit **THE ORIGINAL AND 1 IDENTICAL COPY(IES)**. The City reserves the right to request any omitted information, **WHICH DOES NOT AFFECT THE SUBMITTED BID PRICE**. Bidders shall be notified, in writing, and shall have two (2) days, after notification to submit the omitted information (*to exclude E-Verify*). If the omitted information is not received within two (2) days, the Bidder shall be deemed non-responsive and the Bid Submission will be deemed "**Incomplete**":

- A. Bid Form Pricing Page(s): Complete Form C
- **B. Product Literature:** Bidder shall submit with their bid the latest printed specifications and advertising literature on the units they propose to furnish.
- **C. Warranty:** Warranty information printed on the manufacturer's letterhead.
- **D. Sample:** Sample of proposed material. (see page 47, item 59)
- **E. Photos:** Photos of proposed bus. (see page 47, item 66)
- **F. Certification:** Altoona Certification. (see page 47, item 67)
- G. Federal Clauses: (pages 20-31)
- H. Bidder's Response to Detailed Specification Page(s) Form B
- I. Contract Signature Page (Form D) (page 50)
- J. Addenda: Vendors must include acknowledgment of receipt of addenda (if any) in their sealed

bid. Provide an initialed copy of each addendum or initial the appropriate area on bid form (pricing page). Addenda will be posted at https://www.columbusga.gov/finance/purchasing/docs/opportunities/Bid Opportunities.htm.

Vendors are responsible for periodically visiting the web page, to check for addenda, prior to the bid due date and before submitting a bid.

THE FOLLOWING ITEMS WILL BE REQUIRED OF THE AWARDED VENDOR(S) PRIOR TO CONTRACT SIGNING OR ISSUANCE OF PURCHASE ORDER. AFTER NOTIFICATION, THE AWARDED VENDOR(S) WILL HAVE FIVE (5) BUSINESS DAYS TO PROVIDE THE INFORMATION BELOW, OR THE NEXT RESPONSIVE, RESPONSIBLE BIDDER WILL BE RECOMMENDED FOR AWARD.

1) Business License: Vendors located in Muscogee County shall submit a current <u>copy</u> of their City of Columbus Business License (Occupation License). If the business is not located in Muscogee County and has proof of being properly licensed by a municipality in Georgia, and paid applicable occupation taxes in that city, the vendor will not be required to pay occupation taxes in Columbus, Georgia.

If the business location is not in Georgia, vendor must provide a current copy of their active Articles of Incorporation from the State and/or a current business license from the City/State in which business is located.

If you have questions regarding this requirement, please contact Yvonne Ivey, Revenue Manager: 706-225-3091.

2) W-9 Request for Taxpayer Identification Number and Certification (Form A)

Bids must be delivered <u>sealed</u> in an envelope or package. The envelope or package should reference the bidder's name, full address and the bid number and/or bid name. Mail or hand-deliver bid to:

Columbus Consolidated Government Purchasing Division

RE: RFB No. 18-0061 - Dial-A-Ride Buses (Annual Contract)

(Mail) P. O. Box 1340 Columbus, GA 31902-1340 (**Deliver**) 5th Floor – Finance Department 100 10th Street Columbus, Georgia 31901

IX. AWARD/NOTIFICATION/DELIVERY/INVOICE

- **A.** <u>Award</u>: This contract will be awarded in total to the lowest responsive, responsible bidder, or by line-item to multiple vendors, whichever is in the best interest of the City. The City will be the judge of the factors and will make the award accordingly. Should the successful vendor not be able to supply the required equipment and services, the City reserves the right to procure from other sources. The successful vendor will be required to sign a contract for this project.
- **B.** <u>Notification</u>: The Dial-A-Ride Buses will be procured on an "as needed" basis, by purchase order.
- C. <u>Freight, Shipping and Delivery</u>: Delivery is the responsibility of the manufacturer or authorized dealer. Full pre-delivery service on the equipment will be the responsibility of the manufacturer or selling dealer. Freight shall be included in the bid price; Add on freight will not be authorized. The equipment shall be delivered at the following location:

METRA Transit System Attn: Thomas Taylor 814 Linwood Blvd. Columbus, Georgia 31901 D. <u>Invoices</u>: All invoices shall reference the purchase order number and/or RFB No. 18-0061. Failure to reference one or both numbers may delay payment of the invoice. After receipt of goods/services, and upon satisfactory delivery, the successful vendor(s) shall forward invoice(s) to the following address:

Columbus Consolidated Government Accounting Division P. O. Box 1340 Columbus, Georgia 31902-1340

All documents associated with the purchase of vehicles and equipment, especially titles applications and certificate of origins, must state "Columbus Consolidated Government" as the purchaser.

X. TERMINATION OF CONTRACT

A. Default: If the contractor refuses or fails to perform any of the provision of this contract with such diligence as will ensure its completion within the time specified in this contract, or any extension thereof, otherwise fails to timely satisfy the contract provisions, or commits any other substantial breach of this contract, the Purchasing Division Director may notify the contractor in writing of the delay or non-performance and if not cured within ten (10) days or any longer time specified in writing by the Purchasing Division Director, such director may terminate the contractor's right to proceed with the contract or such part of the contract as to which there has been delay or a failure to properly perform.

In the event of termination in whole or in part the Purchasing Division Director may procure similar supplies or services, from other sources, in a manner and upon terms deeded appropriate by the Purchasing Division Director. The contractor shall continue performance of the contract to the extent it is not terminated and shall be liable for excess costs incurred in procuring similar goods or services.

- **B. Compensation:** Payment for completed services delivered and accepted by the City shall be at the contract price. The City may withhold from amounts due the contractor such sums as the Purchasing Division Director deem necessary to protect the City against loss because of outstanding liens or claims of former lien holders and to reimburse the City for the excess costs incurred in procuring similar goods and services.
- **C. Excuses for Nonperformance or Delayed Performances:** Except with respect to defaults of subcontractors, the contractor shall not be in default by reason of any failure in performance of this contract in accordance with its terms, if the contractor has notified the Purchasing Division Director within 15 days after the cause of the delay and the failure arises out of causes such as: acts of God; acts of public enemy; acts of the City and any other governmental entity in its sovereign or contractual capacity; fires; floods; epidemics; quarantine restrictions; strikes or other labor disputes; freight embargoes; or unusually severe weather. If the failure to perform is caused by the failure of a subcontractor to perform or to make progress, and if such failure arises out of causes similar to those set forth above, the contractor shall not be deeded in default, unless the supplies or services to be furnished by the subcontractor were reasonably obtainable from other sources in sufficient time to permit the vendor to meet the contract requirements.

Upon request of the vendor, the Purchasing Division Director shall ascertain the facts and extent of such failure, and, if such director determines that any failure to perform was occasioned by any one or more of the excusable causes, and that, but for the excusable cause, the contractor's progress and performance would have met the terms of the contact, the delivery schedule shall be revised accordingly.

FORM A

(Rev. November 2017) Department of the Treasury

Request for Taxpayer Identification Number and Certification

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

Internal	Revenue Service	► Go to www.irs.gov/FormW9 for in:	structions and the late	st infor	mati	on.									
	1 Name (as shown	on your income tax return). Name is required on this line; or	do not leave this line blank.	3											
	2 Business name/disregarded entity name, if different from above														
s on page 3.	following seven boxes. Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate									Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)					
Print or type. See Specific Instructions on page	Note: Check LLC if the LLC another LLC	from the owner unless the o	P=Partnership) ► ember owner. Do not check less the owner of the LLC is se, a single-member LLC that					Exemption from FATCA reporting code (if any)							
See Spec	Other (see ins 5 Address (numbe 6 City, state, and 2	r, street, and apt. or suite no.) See instructions.		Reques	ter's	name :				naintained onal)	outside	the U.S.)			
,	7 List account nun	nber(s) here (optional)													
Par	Toyno	var Identification Number (TIN)													
		yer Identification Number (TIN) propriate box. The TIN provided must match the na	me given on line 1 to av	oid	Soc	cial se	curity	numb	oer						
backu reside	p withholding. For nt alien, sole prop	individuals, this is generally your social security nu rietor, or disregarded entity, see the instructions for	mber (SSN). However, f Part I, later. For other	or a			7 -	-		-					
TIN, la		yer identification number (EIN). If you do not have a	number, see How to ge	ta	or		3.5								
		n more than one name, see the instructions for line	. Also see What Name and Employe					er identification number							
Numbe	er To Give the Re	quester for guidelines on whose number to enter.													
									Ш						
Part															
1. The 2. I am Sen	not subject to ba vice (IRS) that I an	ry, reetiny triat. In this form is my correct taxpayer identification num ackup withholding because: (a) I am exempt from ba n subject to backup withholding as a result of a failu backup withholding; and	ckup withholding, or (b)	I have i	not b	een r	otifie	ed by	the Ir	nternal					
		other U.S. person (defined below); and													
		ntered on this form (if any) indicating that I am exem								10000 1	-2 1				
you ha	ve failed to report ition or abandonm	s. You must cross out item 2 above if you have been rall interest and dividends on your tax return. For real erent of secured property, cancellation of debt, contributividends, you are not required to sign the certification,	state transactions, item 2 tions to an individual retir	does no ement a	ot app	ply. Fo	or mo	ortgage A), and	e inte	rest pa erally, p	aid, payme	ents			
Sign Here	Signature of U.S. person			Date ►											
	neral Instr		 Form 1099-DIV (difunds) 	vidends	, incl	luding	thos	e fron	n sto	cks or	mutu	ual			
noted.		o the Internal Revenue Code unless otherwise	 Form 1099-MISC (various types of income, prizes, awards, or gross proceeds) 								gross				
Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.			Form 1099-B (stock or mutual fund sales and certain other transactions by brokers) Form 1000-S (represent form and at the transactions)												
Pur	oose of For	m	 Form 1099-S (proceeds from real estate transactions) Form 1099-K (merchant card and third party network transactions) 												
An ind	ividual or entity (F ation return with t	orm W-9 requester) who is required to file an he IRS must obtain your correct taxpayer	• Form 1098 (home 1098-T (tuition)	mortgag	ge int			-							
		IN) which may be your social security number er identification number (ITIN), adoption	 Form 1099-C (can Form 1099-A (acqu 			andon	ment	ofse	Cure	d prop	erty				
taxpay (EIN), t	ver identification notice to report on an inf	umber (ATIN), or employer identification number ormation return the amount paid to you, or other n information return. Examples of information	Use Form W-9 onl alien), to provide you	y if you	are a	a U.S.						nt			
returns	nt reportable on all s include, but are n 1099-INT (intere	If you do not return Form W-9 to the requester with a TIN, you be subject to backup withholding. See What is backup withhold later.													

Cat. No. 10231X

Form W-9 (Rev. 11-2017)

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*, later, for further information.

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

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

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

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

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

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

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

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

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

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

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

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

Backup Withholding

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

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

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- 2. You do not certify your TIN when required (see the instructions for Part II for details),
 - 3. The IRS tells the requester that you furnished an incorrect TIN.
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

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

Also see Special rules for partnerships, earlier.

What is FATCA Reporting?

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

Updating Your Information

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

Penalties

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

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

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

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

Specific Instructions

Line 1

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

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

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

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

- b. Sole proprietor or single-member LLC. Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.
- c. Partnership, LLC that is not a single-member LLC, C corporation, or S corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.
- d. Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.
- e. Disregarded entity. For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

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

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

IF the entity/person on line 1 is	THEN check the box for
a(n)	THEN CHOOK the Box for
Corporation	Corporation
 Individual Sole proprietorship, or Single-member limited liability company (LLC) owned by an individual and disregarded for U.S. federal tax purposes. 	Individual/sole proprietor or single- member LLC
LLC treated as a partnership for U.S. federal tax purposes, LLC that has filed Form 8832 or 2553 to be taxed as a corporation, or LLC that is disregarded as an entity separate from its owner but the owner is another LLC that is not disregarded for U.S. federal tax purposes.	Limited liability company and enter the appropriate tax classification. (P= Partnership; C= C corporation; or S= S corporation)
Partnership	Partnership
Trust/estate	Trust/estate

Line 4, Exemptions

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

Exempt payee code.

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

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

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

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

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

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

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

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

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

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

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, write NEW at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

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

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

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

Note: See What Name and Number To Give the Requester, later, for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.SSA.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/Businesses and clicking on Employer Identification Number (EIN) under Starting a Business. Go to www.irs.gov/Forms to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to www.irs.gov/OrderForms to place an order and have Form W-7 and/or SS-4 mailed to you within 10 business days.

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

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

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

Part II. Certification

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

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

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

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

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

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
Two or more individuals (joint account) other than an account maintained by an FFI	The actual owner of the account or, if combined funds, the first individual on the account ¹
Two or more U.S. persons (joint account maintained by an FFI)	Each holder of the account
Custodial account of a minor (Uniform Gift to Minors Act)	The minor ²
a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
 b. So-called trust account that is not a legal or valid trust under state law 	The actual owner ¹
Sole proprietorship or disregarded entity owned by an individual	The owner ³
7. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i) (A))	The grantor*
For this type of account:	Give name and EIN of:
Disregarded entity not owned by an individual	The owner
9. A valid trust, estate, or pension trust	Legal entity ⁴
10. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
corporate status on Form 8832 or	The corporation The organization
corporate status on Form 8832 or Form 2553 11. Association, club, religious, charitable, educational, or other tax-	

For this type of account:	Give name and EIN of:
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
15. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))	The trust

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

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

*Note: The grantor also must provide a Form W-9 to trustee of trust.

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

Secure Your Tax Records From Identity Theft

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

To reduce your risk:

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

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

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

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

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

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

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

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

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

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at spam@uce.gov or report them at www.ftc.gov/complaint. You can contact the FTC at www.ftc.gov/idtheft or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see www.IdentityTheft.gov and Pub. 5027.

Visit www.irs.gov/IdentityTheft to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

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

FEDERAL CLAUSES

STANDARDS: This contract with the Consolidated Government of Columbus, Georgia (the City) is subject to financial assistance contracts with the Federal Transit Administration (FTA) and the Georgia Department of Transportation (GDOT). The contractor (and subcontractor at any tier) shall meet <u>all applicable</u> Federal, State, and local procurement requirements, including but not limited to those below. The contractor further agrees to comply with 49 CFR section 18.36 or 49 CFR section 19.40 - 19.48 including FTA Circular 4220.IF and any changes from FTA and the US DOT.

1. FLY AMERICA REQUIREMENTS

Applicability – all contracts involving transportation of persons or property, by air between the U.S. and/or places outside the U.S. These requirements do not apply to micro-purchases (\$3,000 or less, except for construction contracts over \$2,000).

Contractor shall comply with 49 USC 40118 (the "Fly America" Act) in accordance with General Services Administration regulations 41 CFR 301-10, stating that recipients and subrecipients of Federal funds and their contractors are required to use US flag air carriers for US Government-financed international air travel and transportation of their personal effects or property, to the extent such service is available, unless travel by foreign air carrier is a matter of necessity, as defined by the Fly America Act. Contractor shall submit, if a foreign air carrier was used, an appropriate certification or memorandum adequately explaining why service by US flag air carrier was not available or why it was necessary to use a foreign air carrier and shall, in any event, provide a certificate of compliance with the fly America requirements. Contractor shall include the requirements of this section in all subcontracts that may involve international air transportation.

2. BUY AMERICA REQUIREMENTS (Rolling Stock)

Construction Contracts and Acquisition of Goods or Rolling Stock (valued at more than \$100,000).

The contractor shall comply with 49 U.S.C. 5323(j) and 49 CFR Part 661, which provide that Federal funds may not be obligated unless steel, iron, and manufactured products used in FTA-funded projects are produced in the United States, unless a waiver has been granted by FTA or the product is subject to a general waiver. General waivers are listed in 49 CFR 661.7, and include final assembly in the United States for 15 passenger vans and 15 passenger wagons produced by Chrysler Corporation, microcomputer equipment, software, and small purchases (currently less than \$100,000) made with capital, operating, or planning funds. Separate requirements for rolling stock are set out at 5323(j)(2)(C) and 49 CFR 661.11. Rolling stock not subject to a general waiver must be manufactured in the United States and have a 60 percent domestic content. A bidder or offeror must submit to the FTA recipient the appropriate Buy America certification with all bids on FTA-funded contracts, except those subject to a general waiver. Bids or offers that are not accompanied by a completed Buy America certification must be rejected as non-responsive. This requirement does not apply to lower tier subcontractors.

3. CARGO PREFERNCE REQUIREMENTS

Contracts involving equipment, materials or commodities, which may be transported by ocean vessels. These requirements do not apply to micro-purchases (\$3,000 or less, except for construction contracts over \$2,000). Contractors shall: a. use privately owned US-Flag commercial vessels to ship at least 50% of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners and tankers) involved, whenever shipping any equipment, material or commodities pursuant to the underlying contract to the extent such vessels are available at fair and reasonable rates for US flag commercial vessels; b. furnish within 20 working days following loading date of shipments originating within the US or within 30 working days following the loading date of shipments originating outside the US, a legible copy of a rated, "on-board" commercial bill-of-lading in English for each shipment of cargo described herein to the Division of National Cargo, Office of Market Development, Maritime Administration, Washington, DC 20590 and to the recipient (through contractor in the case of a subcontractor's bill-of-lading); c. include these requirements in all subcontracts issued pursuant to this contract when the subcontract involves the transport of equipment, material or commodities by ocean vessel.

4. ENERGY CONSERVATION REQUIREMENTS

All Contracts except micro-purchases (\$3,000 or less, except for construction contracts over \$2,000) The contractor shall comply with mandatory standards and policies relating to energy efficiency, which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

5. CLEAN WATER REQUIREMENTS

All contracts and Subcontracts over \$100,000

Contractor shall 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 <u>seq</u>. The Contractor agrees to report each violation to the recipient and understands and agrees that the recipient will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office. Contractor shall include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

6. BUS TESTING

Contractor [Manufacturer] shall comply with 49 U.S.C. A 5323(c) and FTA's implementing regulation at 49 CFR Part 665 and shall perform the following:

- 1) A manufacturer of a new bus model or a bus produced with a major change in components or configuration shall provide a copy of the final test report to the recipient prior to the recipient's final acceptance of the first vehicle.
- 2) A manufacturer who releases a report under paragraph 1 above shall provide notice to the operator of the testing facility that the report is available to the public.
- 3) If the manufacturer represents that the vehicle was previously tested, the vehicle being sold should have the identical configuration and major components as the vehicle in the test report, which must be provided to the recipient prior to recipient's final acceptance of the first vehicle. If the configuration or components are not identical, the manufacturer shall provide a description of the change and the manufacturer's basis for concluding that it is not a major change requiring additional testing.
- 4) If the manufacturer represents that the vehicle is "grand fathered" (has been used in mass transit service in the United States before October 1, 1988, and is currently being produced without a major change in configuration or components), the manufacturer shall provide the name and address of the recipient of such a vehicle and the details of that vehicle's configuration and major components.

7. PRE-AWARD & POST DELIVERY AUDIT REQUIREMENTS

Pre-award & Post Delivery Audit Requirements – Applicability - Rolling Stock/Turnkey
Contractor shall comply with 49 USC 5323(l) and FTA's implementing regulation 49 CFR 663 and submit the following certifications:

- (1) Buy America Requirements: The Contractor shall complete and submit a declaration certifying either compliance or noncompliance with Buy America. If the Bidder/Offeror certifies compliance with Buy America, it shall submit documentation, which lists
- A. Component and subcomponent parts of the rolling stock to be purchased identified by manufacturer of the parts, their country of origin and costs; and
- B. The location of the final assembly point for the rolling stock, including a description of the activities that will take place at the final assembly point and the cost of final assembly.
- C. Solicitation Specification Requirements: The Contractor shall submit evidence that it will be capable of meeting the bid specifications.
- D. Federal Motor Vehicle Safety Standards (FMVSS): The Contractor shall submit 1) manufacturer's FMVSS self-certification sticker information that the vehicle complies with relevant FMVSS or 2) manufacturer's certified statement that the contracted buses will not be subject to FMVSS regulations.

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8. LOBBYING

Construction/Architectural and Engineering/Acquisition of Rolling Stock/Professional Service Contract/Operational Service Contract/Turnkey contracts over \$100,000

Byrd Anti-Lobbying Amendment, 31 U.S.C. 1352, as amended by the Lobbying Disclosure Act of 1995, P.L. 104-65 [to be codified at 2 U.S.C. '1601, et seq.] - Contractors who apply or bid for an award of \$100,000 or more shall file the certification required by 49 CFR part 20, "New Restrictions on Lobbying." Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures are forwarded from tier to tier up to the recipient.

9. ACCESS TO RECORDS AND REPORTS

Applicability – As shown below. These requirements do not apply to micro-purchases (\$3,000 or less, except for construction contracts over \$2,000)

The following access to records requirements apply to this Contract:

- 1. Where the Purchaser is not a State but a local government and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C. F. R. 18.36(i), the Contractor agrees to provide the Purchaser, the FTA Administrator, the Comptroller General of the United States or any of their authorized representatives access to any books, documents, papers and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts and transcriptions. Contractor also agrees, pursuant to 49 C. F. R. 633.17 to provide the FTA Administrator or his authorized representatives including any PMO Contractor access to Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311.
- 2. Where the Purchaser is a State and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C.F.R. 633.17, Contractor agrees to provide the Purchaser, the FTA Administrator or his authorized representatives, including any PMO Contractor, access to the Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311. By definition, a major capital project excludes contracts of less than the simplified acquisition threshold currently set at \$100,000.
- 3. Where the Purchaser enters into a negotiated contract for other than a small purchase or under the simplified acquisition threshold and is an institution of higher education, a hospital or other non-profit organization and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C.F.R. 19.48, Contractor agrees to provide Purchaser, FTA Administrator, Comptroller General of the United States or any of their duly authorized representatives with access to any books, documents, papers and record of the Contractor which are directly pertinent to this contract for purposes of making audits, examinations, excerpts and transcriptions.
- 4. Where any Purchaser which is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 U.S.C. 5325(a) enters into a contract for a capital project or improvement (defined at 49 U.S.C. 5302(a)1) through other than competitive bidding, the Contractor shall make available records related to the contract to the Purchaser, the Secretary of Transportation and the Comptroller General or any authorized officer or employee of any of them for the purposes of conducting an audit and inspection.
- 5. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- 6. The Contractor agrees to maintain all books, records, accounts and reports required under this contract for a period of not less than three years after the date of termination or expiration of this contract, except in the event of litigation or settlement of claims arising from the performance of this contract, in which case Contractor agrees to maintain same until the Purchaser, the FTA Administrator, the Comptroller General, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related thereto. Reference 49 CFR 18.39(i)(11).

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10. FEDERAL CHANGES

All Contracts except micro-purchases (\$3,000 or less, except for construction contracts over \$2,000)

Contractor shall at all times comply with all applicable FTA regulations, policies, procedures and directives, including without limitation those listed directly or by reference in the Master Agreement between Purchaser and FTA, as they may be amended or promulgated from time to time during the term of this contract. Contractor's failure to so comply shall constitute a material breach of this contract.

11. CLEAN AIR

Contractor shall comply with all applicable standards, orders or regulations pursuant to the Clean Air Act, 42 USC 7401 et seq. Contractor shall report each violation to the recipient and understands and agrees that the recipient will, in turn, report each violation as required to FTA and the appropriate EPA Regional Office.

(2) The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

12. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

Applicability - Contracts over \$100,000

- (1) Overtime requirements No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- (2) Violation; liability for unpaid wages; liquidated damages In the event of any violation of the clause set forth in paragraph (1) of this section the contractor and any subcontractor responsible therefore shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this section, in the sum of \$ 10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this section.
- (3) Withholding for unpaid wages and liquidated damages –The Columbus Consolidated Government shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this section.
- (4) Subcontracts The contractor or subcontractor shall insert in any subcontracts the clauses set forth in this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in this section.

13. NO GOVERNMENT OBLIGATION TO THIRD PARTIES

Applicability - All contracts except micro-purchases (3,000 or less, except for construction contracts over \$2,000)

- (1) The recipient and contractor acknowledge and agree that, notwithstanding any concurrence by the Federal Government in or approval of the solicitation or award of the underlying contract, absent the express written consent by the Federal Government, the Federal Government is not a party to this contract and shall not be subject to any obligations or liabilities to the Purchaser, Contractor, or any other party (whether or not a party to that contract) pertaining to any matter resulting from the underlying contract.
- (2) The Contractor agrees to include the above clause in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clause shall not be modified, except to identify the subcontractor who will be subject to its provisions.

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14. PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS AND RELATED ACTS

Applicability - All contracts except micro-purchases (3,000 or less, except for construction contracts over \$2,000)

- (1) The Contractor acknowledges that the provisions of the Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C.'' 3801 et seq. and U.S. DOT regulations, "Program Fraud Civil Remedies," 49 C.F.R. Part 31, apply to its actions pertaining to this Project. Upon execution of the underlying contract, the Contractor certifies or affirms the truthfulness and accuracy of any statement it has made, it makes, it may make, or causes to be made, pertaining to the underlying contract or the FTA assisted project for which this contract work is being performed. In addition to other penalties that may be applicable, the Contractor further acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification, the Federal Government reserves the right to impose the penalties of the Program Fraud Civil Remedies Act of 1986 on the Contractor to the extent the Federal Government deems appropriate.
- (2) The Contractor also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under a contract connected with a project that is financed in whole or in part with Federal assistance originally awarded by FTA under the authority of 49 U.S.C. 5307, the Government reserves the right to impose the penalties of 18 U.S.C. 1001 and 49 U.S.C. 5307(n)(1) on the Contractor, to the extent the Federal Government deems appropriate.
- (3) The Contractor agrees to include the above two clauses in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clauses shall not be modified, except to identify the subcontractor who will be subject to the provisions.

15. TERMINATION

Applicability - All contracts over \$10,000 except contracts with nonprofit organizations and institutions of higher learning, where the threshold is \$100,000.

- a. Termination for Convenience (General Provision) The Columbus Consolidated Government (CCG) may terminate this contract, in whole or in part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to CCG to be paid the Contractor. If the Contractor has any property in its possession belonging to the CCG, the Contractor will account for the same, and dispose of it in the manner the CCG directs.
- b. Termination for Default [Breach or Cause] (General Provision) If the Contractor does not deliver supplies in accordance with the contract delivery schedule, or, if the contract is for services, the Contractor fails to perform in the manner called for in the contract, or if the Contractor fails to comply with any other provisions of the contract, the CCG may terminate this contract for default. Termination shall be effected by serving a notice of termination on the contractor setting forth the manner in which the Contractor is in default. The contractor shall only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner of performance set forth in the contract.
- If it is later determined by the CCG that the Contractor had an excusable reason for not performing, such as a strike, fire, or flood, events which are not the fault of or are beyond the control of the Contractor, the CCG, after setting up a new delivery of performance schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.
- c. Opportunity to Cure (General Provision) The CCG in its sole discretion may, in the case of a termination for breach or default, allow the Contractor [an appropriately short period of time] in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions. If the Contractor fails to remedy to the CCG's satisfaction the breach or default or any of the terms, covenants, or conditions of this Contract within [ten (10) days] after receipt by Contractor or written notice from the CCG setting forth the nature of said breach or default, the CCG shall have the right to terminate the Contract without any further obligation to Contractor. Any such termination for default shall not in any way operate to preclude the CCG from also pursuing all available remedies against Contractor and its sureties for said breach or default.
- d. Waiver of Remedies for any Breach In the event that the CCG elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by the CCG shall not limit the CCG's remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.
- e. Termination for Convenience (Professional or Transit Service Contracts) The CCG, by written notice, may terminate this contract, in whole or in part, when it is in the Government's interest. If this contract is terminated, the Recipient shall be liable only for payment under the payment provisions of this contract for services rendered before the effective date of termination.

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f. Termination for Default (Supplies and Service) If the Contractor fails to deliver supplies or to perform the services within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, the CCG may terminate this contract for default. The CCG shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner or performance set forth in this contract.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the Recipient.

g. Termination for Default (Transportation Services) If the Contractor fails to pick up the commodities or to perform the services, including delivery services, within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, the CCG may terminate this contract for default. The CCG shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of default. The Contractor will only be paid the contract price for services performed in accordance with the manner of performance set forth in this contract.

If this contract is terminated while the Contractor has possession of Recipient goods, the Contractor shall, upon direction of the CCG, protect and preserve the goods until surrendered to the Recipient or its agent. The Contractor and the CCG shall agree on payment for the preservation and protection of goods. Failure to agree on an amount will be resolved under the Dispute clause.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the CCG.

h. Termination for Default (Construction) If the Contractor refuses or fails to prosecute the work or any separable part, with the diligence that will insure its completion within the time specified in this contract or any extension or fails to complete the work within this time, or if the Contractor fails to comply with any other provisions of this contract, the CCG may terminate this contract for default. The CCG shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. In this event, the Recipient may take over the work and compete it by contract or otherwise, and may take possession of and use any materials, appliances, and plant on the work site necessary for completing the work. The Contractor and its sureties shall be liable for any damage to the Recipient resulting from the Contractor's refusal or failure to complete the work within specified time, whether or not the Contractor's right to proceed with the work is terminated. This liability includes any increased costs incurred by the Recipient in completing the work.

The Contractor's right to proceed shall not be terminated nor the Contractor charged with damages under this clause if:

- 1.Delay in completing the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include: acts of God, acts of the Recipient, acts of another Contractor in the performance of a contract with the Recipient, epidemics, quarantine restrictions, strikes, freight embargoes; and
- 2. Contractor, within [10] days from the beginning of any delay, notifies the CCG in writing of the causes of delay. If in the judgment of the CCG, the delay is excusable, the time for completing the work shall be extended. The judgment of the CCG shall be final and conclusive on the parties, but subject to appeal under the Disputes clauses.

If, after termination of the Contractor's right to proceed, it is determined that the Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties will be the same as if the termination had been issued for the convenience of the Recipient.

i. Termination for Convenience or Default (Architect and Engineering) The CCG may terminate this contract in whole or in part, for the Recipient's convenience or because of the failure of the Contractor to fulfill the contract obligations. The CCG shall terminate by delivering to the Contractor a Notice of Termination specifying the nature, extent, and effective date of the termination. Upon receipt of the notice, the Contractor shall (1) immediately discontinue all services affected (unless the notice directs otherwise), and (2) deliver to the Contracting Officer all data, drawings, specifications, reports, estimates, summaries, and other information and materials accumulated in performing this contract, whether completed or in process. If the termination is for the convenience of the Recipient, the Contracting Officer shall make an equitable adjustment in the contract price but shall allow no anticipated profit on unperformed services. If the termination is for failure of the Contractor to fulfill the contract obligations, the Recipient may complete the work by contact or otherwise and the Contractor shall be liable for any additional cost incurred by the Recipient.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the Recipient.

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j. Termination for Convenience of Default (Cost-Type Contracts) The CCG may terminate this contract, or any portion of it, by serving a notice or termination on the Contractor. The notice shall state whether the termination is for convenience of the CCG or for the default of the Contractor. If the termination is for default, the notice shall state the manner in which the contractor has failed to perform the requirements of the contract. The Contractor shall account for any property in its possession paid for from funds received from the CCG, or property supplied to the Contractor by the CCG. If the termination is for default, the CCG may fix the fee, if the contract provides for a fee, to be paid the contractor in proportion to the value, if any, of work performed up to the time of termination. The Contractor shall promptly submit its termination claim to the CCG and the parties shall negotiate the termination settlement to be paid the Contractor.

If the termination is for the convenience of the CCG, the Contractor shall be paid its contract close-out costs, and a fee, if the contract provided for payment of a fee, in proportion to the work performed up to the time of termination.

If, after serving a notice of termination for default, the CCG determines that the Contractor has an excusable reason for not performing, such as strike, fire, flood, events which are not the fault of and are beyond the control of the contractor, the CCG, after setting up a new work schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

16. GOVERNMENT-WIDE DEBARMENT AND SUSPENSION (NON-PROCUREMENT)

Applicability - Contracts over \$25,000

This contract is a covered transaction for purposes of 49 CFR Part 29. As such, the contractor is required to verify that none of the contractors, its principals, as defined at 49 CFR 29.995, or affiliates, as defined at 49 CFR 29.905 are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.

The contractor is required to comply with 49 CFR 29, Subpart C and must include the requirement to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into.

By signing and submitting its bid or proposal, the bidder or proposer certifies as follows:

The certification in this clause is a material representation of fact relied upon by the recipient. If it is later determined that the bidder or proposer knowingly rendered an erroneous certification, in addition to remedies available to the recipient, the Federal Government may pursue available remedies including but not limited to suspension and /or debarment. The bidder or proposer agrees to comply with requirements of 49 CFR 29, Subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

17. CONTRACTS INVOLVING FEDERAL PRIVACY ACT REQUIREMENTS

When a grantee maintains files on drug and alcohol enforcement activities for FTA, and those files are organized so that information could be retrieved by personal identifier, the Privacy Act requirements apply to all contracts except micro-purchases (3,000 or less, except for construction contracts over \$2,000)

The following requirements apply to the Contractor and its employees that administer any system of records on behalf of the Federal Government under any contract:

- (1) The Contractor agrees to comply with, and assures the compliance of its employees with, the information restrictions and other applicable requirements of the Privacy Act of 1974, 5 U.S.C. '552a. Among other things, the Contractor agrees to obtain the express consent of the Federal Government before the Contractor or its employees operate a system of records on behalf of the Federal Government. The Contractor understands that the requirements of the Privacy Act, including the civil and criminal penalties for violation of that Act, apply to those individuals involved, and that failure to comply with the terms of the Privacy Act may result in termination of the underlying contract.
- (2) The Contractor also agrees to include these requirements in each subcontract to administer any system of records on behalf of the Federal Government financed in whole or in part with Federal assistance provided by FTA.

18. CIVIL RIGHTS REQUIREMENTS

Applicability - All contracts except micro-purchases (3,000 or less, except for construction contracts over \$2,000).

The following requirements apply to the underlying contract:

- (1) Nondiscrimination In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. '2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. '6102, section 202 of the Americans with Disabilities Act of 1990, 42 U.S.C. '12132, and Federal transit law at 49 U.S.C. '5332, the Contractor agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age, or disability. In addition, the Contractor agrees to comply with applicable Federal implementing regulations and other implementing requirements FTA may issue.
- (2) <u>Equal Employment Opportunity</u> The following equal employment opportunity requirements apply to the underlying contract:
- (a) Race, Color, Creed, National Origin, Sex In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. '2000e, and Federal transit laws at 49 U.S.C. '5332, the Contractor agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. '2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action 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. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (b) <u>Age</u> In accordance with section 4 of the Age Discrimination in Employment Act of (1967), as amended, 29 U.S.C. ''623 and Federal transit law at 49 U.S.C. '5332, the Contractor agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (c) <u>Disabilities</u> In accordance with section 102 of the Americans with Disabilities Act, as amended, 42 U.S.C. '12112, the Contractor agrees that it will comply with the requirements of U.S. Equal Employment Opportunity Commission (EEOC), Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act, 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (3) Contractor shall include these requirements in each subcontract financed in whole or in part with FTA assistance, modified only if necessary to identify the affected parties.

19. RESOLUTION OF DISPUTES, BREACHES, OR OTHER LIMITATION

All contracts over \$100,000

Disputes - Disputes arising in the performance of this Contract which are not resolved by agreement of the parties shall be decided in writing by the authorized representative of the CCG's City Manager. This decision shall be final and conclusive unless within [ten (10)] days from date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to the City Manager. In connection with any such appeal, Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of the City Manager shall be binding upon the Contractor and the Contractor shall abide be the decision.

Performance During Dispute - Unless otherwise directed by the CCG, Contractor shall continue performance under this Contract while matters in dispute are being resolved.

Claims for Damages - Should either party to the Contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefore shall be made in writing to such other party within a reasonable time after the first observance of such injury of damage.

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Remedies - Unless this contract provides otherwise, all claims, counterclaims, disputes and other matters in question between the CCG and the Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State in which the CCG is located.

Rights and Remedies - The duties and obligations imposed by the Contract Documents and the rights and remedies available there under shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by the CCG, (Architect) or Contractor shall constitute a waiver of any right or duty afforded any of them under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach there under, except as may be specifically agreed in writing.

<u>LIQUIDATED DAMAGES</u> In the event of delay in the completion of deliveries of contract items beyond the dates specified in the delivery schedule, a liquidated damages assessment of \$50.00 per day per contract item will be levied by the City. These damages will be deducted from any monies due, or which may thereafter become due to the contractor under this contract. In the event of delay in either training or receipt of parts and maintenance manuals beyond the delivery schedule, a liquidated damages assessment of \$50.00 per day per item will be levied by the City. These damages will be deducted from any monies due, or which may thereafter become due, to the contractor under this contact.

<u>UNAVOIDABLE DELAYS</u> If delivery of items under this contract is unavoidably delayed, the contract may be extended for a determined number of days. A delay is unavoidable only if the delay was not reasonably expected to occur in connection with or during the contractor's performance; was not caused directly or substantially by acts, omissions, negligence, or mistakes of the contractor, the contractor's suppliers, or their agents; was substantial and in fact caused the contractor to miss delivery dates, and could not adequately have been guarded against by contractual or legal means. The contractor will notify the City as soon as the contractor has knowledge than an event has occurred which will delay deliveries. Within 5 days, the contractors will confirm such notice in writing furnishing as much detail as is available. The City in conjunction with Director of METRA will examine the request and any documents supplied by the contractor and will determine if the contractor is entitled to an extension and the duration of the extension. The Director will notify the contractor of the decision in writing. It is expressly understood and agreed that the contractor will not be entitled to damages or compensation, and will not be reimbursed for losses on account of delays resulting from any cause under this provision.

<u>DELIVERY AND ACCEPTANCE OF EQUIPMENT</u> The contracted items will be delivered within the dates spelled out in the contract. Contract item(s) will be delivered to METRA Transit System, 814 Linwood Boulevard, Columbus, Georgia 31902-1340, between the hours of 8:00 am and 5:00 pm, Monday through Friday except City holidays. Contract items will be delivered in first class condition. The contractor will assume all responsibility and liability incident to said delivery. The City will assume responsibility for the contracted items after they have been delivered and inspected for damage.

<u>CONFLICT OF INTEREST</u> The contractor will prohibit employees, any member of his or her immediate family, partners, officers, board members, or agents from participating in the selection award, or administration of the contract. A conflict would arise when any of the parties set forth in the contract has a financial or other interest in the firm or entity selected for award.

20. DISADVANTAGED BUSINESS ENTERPRISE (DBE)

Contracts over 3,000 awarded on the basis of a bid or proposal offering to use DBE's

- a. This contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The national goal for participation of Disadvantaged Business Enterprises (DBE) is 10%. The recipient's overall goal for DBE is listed elsewhere. If a separate contract goal for DBE participation has been established for this procurement, it is listed elsewhere.
- b. The contractor shall not discriminate on the basis of race, color, national origin or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this contract. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy, as the municipal corporation deems appropriate. Each subcontract the contractor signs with a subcontractor must include the assurance in this paragraph (see 49CFR 26.13(5).
- c. If a separate contract has been established, Bidders/offerors are required to document sufficient DBE participation to meet these goals or, alternatively, document adequate good faith efforts to do so, as provided for in 49CFR 26.53.
- d. If no separate contract goal has been established, the successful bider/offeror will be required to report DBE participation obtained through race-neutral means throughout the period of performance.

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- e. The contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 30 days after the contractor's receipt of payment for that work from the recipient. In addition, the contractor may not hold retainage from its subcontractors or must return any retainage payments to those subcontractors within 30 days after the subcontractor's work related to this contract is satisfactorily completed or must return any retainage payments to those subcontractors within 30 days after incremental acceptance of the subcontractor's work by the recipient and contractor's receipt of the partial retainage payment related to the subcontractor's work.
- f. The contractor must promptly notify the recipient whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of the recipient.

21. INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA) TERMS

All contracts except micro-purchases (\$3,000 or less, except for construction contracts over \$2,000)

The preceding provisions include, in part, certain Standard Terms and Conditions required by USDOT, whether or not expressly set forth in the preceding contract provisions. All contractual provisions required by USDOT, as set forth in FTA Circular 4220.1F, are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Agreement. The Contractor shall not perform any act, fail to perform any act, or refuse to comply with any CCG requests, which would cause the CCG to be in violation of the FTA terms and conditions.

22. OTHER FEDERAL REQUIREMENTS

The following requirements are not federal clauses.

23. FULL AND OPEN COMPETITION

In accordance with 49 U.S.C. 5325(a) all procurement transactions shall be conducted in a manner that provides full and open competition.

24. PROHIBITION AGAINST EXLUSIONARY OR DISCRIMINATORY SPECIFICATIONS

Apart from inconsistent requirements imposed by Federal statute or regulations, the contractor shall comply with the requirements of 49 USC 5323 (h)(2) by refraining from using FTA assistance to support procurements using exclusionary or discriminatory specifications.

25. CONFORMANCE WITH ITS NATIONAL ARCHITECTURE

Contractor shall conform, to the extent applicable, to the National Intelligent Transportation Systems (ITS) Architecture and Standards as required by SAFETEA-LU Section 5307 (c) 23 U.S.C. Section 512 note, and follow the provisions of FTA Notice, "FTA National Its Architecture Policy on Transit Projects "66 Fed. Reg. 1455, January 8, 2001, and other implementing directives FTA may issue at a later date, except to the extent FTA determines otherwise in writing.

26. ACCESS REQQUIRMENTS FOR PERSONS WITH DISABILITIES

Contractor shall comply with 49 USC 5301 (d), stating Federal policy that elderly person and persons with disabilities have the same rights as other persons to use mass transportation services and facilities and that special efforts shall be made in planning and designing those services and facilities to implement that policy. Contracts shall comply also with all applicable requirements of section 504 of the Rehabilitation Act of 1973, as amended, 29 USC 794, which prohibits discrimination on the basis of handicaps, and the Americans with Disabilities Act of 1990 (ADA), as amended, 42 USC 12101 et seq., which requires that accessible facilities and services be made available to persons with disabilities, including any subsequent amendments thereto.

27. NOTIFICATION OF FEDERAL PARTICIPATION

To the extent required by law, in the announcement of any third party contract award for goods or services (including construction services and ferry construction) having an aggregate value of \$500,000 or more, the contractor agrees to specify the amount of Federal assistance to be used in financing that acquisition of goods and services and to express that amount of that Federal Assistance as a percentage of the total costs of that third party contract.

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28. INTEREST OF MEMBERS OR DELEGATES TO CONGRESS

No members of, or delegates to, the US Congress shall be admitted to any share or part of this contract nor to any benefit arising therefrom.

29. INELIGIBLE CONTRACTORS AND SUBCONTRACTORS

Any name appearing upon the Comptroller General's list of ineligible contactors for federally-assisted contracts shall be ineligible to act as a subcontractor for contractor pursuant to this contract. If contractor is on the Comptroller General's list of ineligible contractors for federally financed or assisted construction, the recipient shall cancel, terminate or suspend this contract.

30. OTHER CONTRACT REQUIREMENTS

To the extent not inconsistent with foregoing Federal requirements, this contract shall also include those standard clauses attached hereto, and shall comply with the recipient's Procurement Guidelines, available upon request from the recipient.

31. COMPLIANCE WITH FEDERAL REGULATIONS

Any contract entered pursuant to this solicitation shall contain the following provisions:

All USDOT-required contractual provisions, as set forth in FTA Circular 4220.1F, are incorporated by reference. Anything to the contrary herein notwithstanding, FTA mandated terms shall control in the event of a conflict with other provisions contained in this agreement. Contractor shall not perform any act, or refuse to comply with any grantee request that would cause the recipient to be in violation of FTA terms and conditions. Contractor shall comply with all applicable FTA regulations, policies, procedures and directives, including, without limitation, those listed directly or incorporated by reference in the Master agreement between the recipient and FTA, as may be amended or promulgated from time to time during the term of this contract. Contractor's failure to so comply shall constitute a material breach of this contract.

32. REAL PROPERTY

Any contract entered into shall contain the following provisions: Contractor shall at all times comply with all applicable statutes and USDOT regulations, policies, procedures and directives governing the acquisition, use and disposal of real property, including, but not limited to, 29 CFR 18.31, 49 CFR Subpart B, FTA Circular 5010.1D and FTA Master Agreement, as they may be amended or promulgated during the term of this contract. Contactor's failure to so comply shall constitute a material breach of this contract.

33. ACCESS TO SERVICES FOR PERSON WITH LIMITED ENGLISH PROFICIENCY

To the extent applicable and except to the extent that FTA determines otherwise in writing, the Recipient agrees to comply with the policies of Executive Order No. 13166, "Improving Access to Services for Persons with Limited English Proficiency, "42 U.C. 2000d 1 note, and with the provisions of U.S. DOT Notice, "DOT Guidance to Recipients on Special Language Services to Limited Proficient (LEP) Beneficiaries, "70 fed. Reg. 74087, December 14, 2005.

34. ENVIROMENTAL JUSTICE

The recipient agrees to comply with the policies of Executive Order No. 12898, "Federal Actions to address Environmental Justice in Minority Populations and Low Income Populations, "42 U.S.C. 4231 note, except to the extent that the Federal Government determines otherwise in writing.

35. ENVIROMENTAL PROTECTIONS

Compliance is required with any applicable Federal laws imposing environmental and resource conservation requirements for the project. Some, but not all, of the major Federal Laws that may affect the project include" the National Environmental Policy Act of 1969: the Clean Air Act; the Resource Conservation and Recovery Act; the comprehensive Environmental response, Compensation and Liability Act; as well as environmental provisions with Title 23 U.S.C., and 49 U.C. chapter 53. The U.S. EPA, FHWA and other federal agencies may issues other federal regulations and directives that may affect the project. Compliance is required with any applicable Federal laws and regulations in effect now or that becomes effective in the future.

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36. GEOGRAPHIC INFORMATION AND RELATED SPATIAL DATA

Any project activities involving spatial data or geographic information systems activities financed with Federal assistance are required to be consistent with the National Spatial Data Infrastructure promulgated by the Federal Geographic Data Committee, except to the extent that FTA determines otherwise in writing.

37. FEDERAL SINGLE AUDIT REQUIREMNTS FOR STATE ADMINISTERED AID FUNDED PROJECTS ONLY

No federal entities that expend \$500,000 or more in a year in Federal awards from all sources are required to comply with the Federal Single Audit Act provisions contained in U.S. Office of management and Budget (OMB) Circular No. A 133, Audits of States, Local Governments, and Non Profit Organizations. Non-Federal entities that expend Federal awards from a single source may provide a program specific audit, as defined in the Circular. Non Federal entities that expend less than \$500,000 in a year in Federal awards from all sources are exempt from Federal audit requirements for that year, except as noted in '3052.215(a), but records must be available for review or audit by appropriate officials of the Federal State agencies.

38. CATALOG OF FEDERAL ASSISTANCE (CFDA) IDENTIFICATION NUMBER

The municipal project sponsor is required to identify in its accounts all Federal awards received and expended, and the Federal programs under which they were received. Federal program and award identification shall include, as applicable, the CFDA title and number, award number and year, name of the federal agency, and name of the pass through entity.

39. CFDA NUMBER FOR THE FEDERAL TRANSPORTATION ADMINISTRATION

A Recipient covered by the Single Audit Act Amendments of 1996 and OMB Circular A-133, Audits of Sates, Local Governments, and Non-Profit Organizations," agree to separately identify the expenditures for federal awards under the Recovery Act on the Schedule of Expenditures of Federal Awards (SEFA) and the Data Collection Form (SF-SAC) required by OMB Circular A-133. The recipient agrees to accomplish this by identifying expenditures for Federal awards made under Recover Act separately on the SEFA, and as separate rows under Item 9 of Part III on the SF-SAC by CFDA number, and inclusion of the prefix "ARRA" in identifying the name of the Federal program on the SEFA and as the first characters in Item 9d of Part III on SF-SAC.

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FEDERAL CERTIFICATIONS

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BUY AMERICA CERTIFICATION

(STEEL OR MANUFACTURED PRODUCTS)

[61 FR 6302, Feb 16, 1996, as amended at 74FR 30239, June 25, 2009]

General Requirement (as stated in 49 CFR 661.5)

- a) Except as provided in 49 CFR 661.7 and 49 CFR 661.1, no funds may be obligated by FTA for a grantee project unless all iron, steel, and manufactured products used in the project are produced in the United States.
- b) All steel and iron manufacturing processes must take place in the United States, except metallurgical processes involving refinement of steel additives.
- c) The steel and iron requirements apply to all construction materials made primarily of steel or iron and used in infrastructure projects such as, transit or maintenance facilities, rail lines, and bridges. These items include, but are not limited to, structural steel or iron, steel or iron beams and columns, running rail and contact rail. These requirements do not apply to steel or iron used as components or subcomponents of other manufactured products or rolling stock, or to bimetallic power rail incorporating steel or iron components.
- d) For a manufactured product to be considered produced in the United States:
 - 1) All of the manufacturing processes for the product must take place in the United States; and
 - 2) All of the components of the product must be of U.S. origin. A component is considered of U.S. origin if it is manufactured in the United States, regardless of the origin of its subcomponents.

If steel, iron, or manufactured products (as defined in 49 CFR 661.3 and 661.5) are being procured, the appropriate certificate as set forth below shall be completed and submitted by each bidder or offeror in accordance with the requirement contained in 49 CFR 661.13(b).

Certificate of Compliance with Buy America Requirements. The bidder or offeror hereby certifies that it will meet the requirements of 49 U.S.C. 5323(j)(1) and the applicable regulations in 49 CFR Part 661. Company Name Title Signature Date

Certificate of Non-Compliance with Buy America Requirements.
The bidder or offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j)(1), but it may qualify the state of the stat
exception to the requirement pursuant to 49 U.S.C. 5323(j)(2), or as amended, and the applicable regulations in 49 CFR 661
Company

Name	Title
Signature	Date

CERTIFICATION AND RESTRICTIONS ON LOBBYING

T	, hereby certify
(Name and title of Official)	, nereby certify
On behalf of	, that
(Name of Bidder/Company Name)	
(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the uncinfluencing or attempting to influence an officer or employee of an agency, a Member employee of Congress, or an employee of a Member of Congress in connection with the contract, the making of any Federal grant, the making of any Federal loan, the entering agreement, and the extension, continuation, renewal, amendment, or modification of any Federal grant.	of Congress, an officer or ne awarding of any Federal ng into of any cooperative
(2) If any funds other than Federal appropriated funds have been paid or will be paid to attempting to influence an officer or employee of any agency, a Member of Congress Congress, or an employee of a Member of Congress in connection with this Federal contract agreement, the undersigned shall complete and submit Standard FormLLL, "Disclosure Faccordance with its instructions.	, an officer or employee of et, grant, loan, or cooperative
(3) The undersigned shall require that the language of this certification be included in the a awards at all tiers (including subcontracts, sub grants, and contracts under grants, loans, a 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 transition. Submission of this certification is a prerequisite for making or entering into this transaction impamended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification penalty of not less than \$10,000 and not more than \$100,000 for each such failure.	posed by 31, U.S.C. '1352 (as
The undersigned certifies or affirms the truthfulness and accuracy of each statement of its certifical addition, the Contractor understands and agrees that the provisions of 31 U.S.C. A 3801, et seq., a	
Name of Bidder/Company	
Type or print name	
Signature of authorized representative Date	
Signature of notary and SEAL	

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GOVERNMENT- WIDE DEBARMENT AND SUSPENSION (NONPROCUREMENT)

49 CFR Part 29, Executive Orders 12549, 12689, and 31 U.S. C. 3101 (Contracts over \$25,000)

Background and Applicability

In conjunction with the Office of Management and Budget and other affected Federal Agencies. DOT published an update to 49 CFR Part 29 on November 26, 2003. This government-wide regulation implements Executive Order 12549, Debarment and Suspension, Executive Order 12689, Debarment and suspension, and 31 U.S.C. 6101 note (Section 2455, Public Law 103-355, 108 Stat. 3327).

The provisions of Part 29 apply to all grantee contracts and subcontracts at any level expected to equal or exceed \$25,000 as well as any contract or subcontract (at any level) for Federally required auditing services. 49 CFR 29.220 (b). This represents a change from prior practice in that dollar threshold for application of these rules has been lowered from \$100,000 to 25,000. These are contracts and subcontracts referred to in the regulation as "covered transactions"

Grantees, contracts, and subcontractors (at any level) that enter into covered transactions are required to verify that the entity (as well as its principals and affiliates) they propose to contract or subcontract with is not excluded or disqualified. They do this by (a) checking the Excluded Parties List System, (b) Collecting a certification from that person, or (c) Adding a clause or condition to the contract or subcontract. This represents a change from prior practice in that certifications still acceptable but is no longer required. 49 CFR 29.300.

Grantees, contractors, and subcontractors who enter into covered transactions also must require the entities they contract with to comply with 49 CFR 29, subpart C and include this requirement in their own subsequent covered transactions (i.e., the requirement flows down to subcontractors at all levels).

<u>Instructions for Certification</u>: By signing and submitting this bid or proposal, the prospective lower tier participant is providing the signed certification set below.

Suspension and Debarment

This contract is a covered transaction for purposes of 49 CFR Part 29. As such, the contractor is required to verify that none of the contractor, its principals, as defined at 49 CFR 29.995, or its affiliates, as defined at 49 CFR 29.905, are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.

The contractor is required to comply with 49 CFR, Subpart C and must include the requirements to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into.

By signing and submitting its bid or proposal, the bidder or proposer certifies as follows:

The certification in this clause is a material representation of fact relied upon by the recipient. If it is later determined that the bidder or proposer knowingly rendered and erroneous certification, in addition to remedies available to the recipient, the Federal Government may pursue available remedies, including but not limited to suspension and or/debarment. The bidder or proposer agrees to comply with the requirements of 49 CFR 29, Subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

Contractor	
Signature of Authorized Official	Date//
Name and Title of Contractor's Authorized Official	

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BUS TESTING CERTFICATION

The undersigned bidder [Contractor/Manufacturer] certifies that the vehicle model or vehicle models offered in this bid submission complies with 49 CFR Part 665.

A copy of the test report for each bid (ITEM) prepared by the Federal Transit Administration's (FTA) Altoona, Pennsylvania Bus Testing Center is attached to this certification and is true and correct copy of the test report as prepared by the facility.

The undersigned understands that misrepresenting the testing status of a vehicle acquired with Federal financia assistance may subject the undersigned to civil penalties as outlined in the U.S. Department of Transportation's regulation on Program Fraud Civil remedies, 49 CFR Part 31. In addition, the undersigned understands that FTA may suspend or debar a manufacturer under the procedures in the 49 CFR Part 29.
Name of Bidder/Company Name
Type or print name
Signature of authorized representative
Signature of authorized representative
Signature of notary and SEAL
Date of Signature:/

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PRE-AWARD CERTIFICATION FOR PROCUREMENT OF ROLLING STOCK (VENDOR)

71 FR 14117, Mar. 21, 2006, as amended at 72FR 53698, Sept. 20, 2007; FR 30239, June 25, 2009

PRE-AWARD AUDIT REQUIRMENTS

A recipient purchasing revenue service rolling stock with FTA funds must ensure that a pre-award audit under this part is complete before the recipient enters into a formal contract for the purchase of such rolling stock.

DESCRIPTION OF PRE-AWARD AUDIT

A pre-award audit under this part includes – (a) A Buy America certification; (b) A purchaser's requirements certification; and (c) Where appropriate, a manufacturer's Federal Motor Vehicle Certification information.

PR-AWARD BUY AMERICA CERTIFICATION

For purposes of this part, a pre-award Buy America certification is a certification that the recipient keeps on file that:

- (a) There is a letter from FTA which grants a waiver to the rolling stock to be purchased from the Buy America requirements under section 165(b) (1), (b)(2), or (b)(4) of the Surface Transportation Assistance Act of 1982, as amended; or
- (b) The recipient is satisfied that the rolling stock to be purchased meets requirements of section 165(a) or (b)(3) of the Surface Transportation Assistance Act of 1982, as amended, after having reviewed itself or through and audit prepared by someone other than the manufacturer or its agent documentation provided by the manufacturer which lists:
 - (1) The Component and subcomponent parts of the rolling stock that are produced in the United States is more than sixty percent (60%) of the cost of all components and subcomponents of the vehicle identified by the manufacturer; and
 - The location of the final assembly must take place in the United States (49 CFR 661.11). Including a description of the activities that will take place at the final assembly point and the cost of final assembly.

PRE-AWARD PURCHASES REQUIREMENTS CERTIFICATION

For purposes of this part, a pre-award purchaser's requirements certification is a certification a recipient keeps on file that:

- (a) The rolling stock the recipient is contracting for is the same product described in the purchaser's solicitation specification; and
- (b) The proposed manufacturer is a responsible manufacturer with the capability to produce a vehicle that meets the recipient's specification set forth in the recipient's solicitation.

If buses or other rolling stock (including train control, communication, and traction power equipment) are being procured, the appropriate certificates as set forth below shall be completed and submitted by each bidder in accordance with the requirements in 49 CFR 661.13(b)

PRE-AWARD FMVSS COMPLIANCE CERTIFICATION

As required by Title 49 of the CFR, Part 663 – subpart D, the recipient certifies that it received, at the pre-award stage, a copy of the manufacturers self certification information stating that the buses will comply with the relevant Federal Motor Vehicle Safety Standards issued by the National Highway Traffic safety Administration in Title 49 of the Code of Federal Regulations, Part 571.

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PRE-AWARD CERTIFICATION FOR PROCUREMENT OF ROLLING STOCK (VENDOR) Cont.

Bidder or Offeror Certificate of:

COMPLIANCE with Buy America and FMVSS Rolling Stock Requirements

The bidder or offerer hereby certifies that it will comply with the requirements of 49 U.S.C 5323(j), and applicable regulations of 49 CFR 661.11.				
Company				
Name	Title			
Signature	Date			
Bidder or Offeror Certificate of: NON-COMLIANCE with Buy America and F	FMVSS Rolling Stock Requirements			
The bidder or offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C.5323(j), but qualify for an exception to the requirement consistent with 49 U.S.C. 5323(j) (2)(c), and the applicable regulations in 49 CFR 661.7.				
Company				
Name	Title			
Signature	Date			

TRANSIT VEHICLE MANUFACTURER (TVM) CERTIFICATION

this contract must certify that it has complied with the requirements of 49 CFR Part 26,49, regarding the participation of Disadvantaged Business Enterprises (DBE) in FTA assigned procurements of transit vehicles Absent this certification, properly completed and signed, a bid shall be deemed non-responsive.
Certification: <i>I herby certify,</i> for the bidder named below, that it has complied with provisions of 49 CFR Part 26.49 and that I am duly authorized by said bidder to make this certification.
BIDDER/COMPANY

Name of Bidder/Company						
Signature of Representative						
Type or Print Name						
Title						
Date/						
NOTARY						
Type or Print Name						
Signature of Notary						

Read and initial this page _____

Place Notary SEAL Here:

Post Delivery Certifications

Read and initial this page_____

POST DELIVERY CERTIFICATION FOR PROCUREMENT OF ROLLONG STOCK (VENDOR)

POST DELIVERY AUDIT REQUIREMENTS

A recipient purchasing revenue service rolling stock with FTA funds must ensure that a post-delivery audit is complete before title to the rolling stock is transferred to the recipient.

DESCRIPTION OF POST DELIVERY AUDIT

A post-delivery audit under this part includes: (a) A post-delivery Buy America certification as describe in 49 CFR 663.35; (b) A post-delivery purchaser's requirements certification as described in 49 CFR 663.37; and (c) When appropriate, a manufacturer's Federal Motor Vehicle Safety Standard self certification information as described in 49 CFR 663.41 or 49 CFR 663.43.

POST DELIVERY BUY AMERICA CERTIFICATION

For purposes of this part, a post-delivery Buy America certification is a certification that the recipient keeps on file that:

- (a) There is a letter from FTA, which grants a waiver to the rolling stock received from the Buy America requirements under sections 165 (b)(1), or (b)(4) of the Surface Transportation Assistance Act of 1982, as amended; or
- (b) The recipient is satisfied that the rolling stock received meets the requirements of section 165(a) or (b)(3) of the Surface Transportation Assistance Act of 1982, as amended, after having reviewed itself or by means of an audit prepared by someone other that the manufacturer or its agent documentation provided by the manufacturer which lists:
 - (1) Components and subcomponent parts of the rolling stock identified by manufacturer of the parts, their country of origin and cost; and
 - (2) The actual location of the final assembly point for the rolling stock including a description of the activities which took place at the final assembly point and the cost of the final assembly.

POST DELIVERY PURCHASERS REQUIRMENTS CERTIFICATION

For purposes of this part, a post-delivery purchaser's requirements certification is a certification that the recipient keeps on file that –

- (a) Except for procurements covered under paragraph (c) in this section, a resident inspector (other than an agent or employee of the manufacturer) was at the manufacturing site throughout the period of manufacture of the rolling stock to be purchased and monitored and completed a report on the manufacture of such rolling stock. Such a report, at a minimum, shall:
 - (1) Provide accurate records of all vehicle construction activities; and
 - (2) Address how the construction and operation of the vehicles fulfills the contract specifications.
- (b) After reviewing the report required under paragraph (a) of this section, and visually inspecting and road testing the delivered vehicles, the vehicles meet the contract specifications.
- (c) For procurements of:
 - (1) Ten or fewer buses; or
 - (2) Procurements of twenty vehicles or fewer serving rural (other than urbanized) arrears, or urbanized areas of 200,000 people or fewer; or
 - (3) Any number of primary manufacturer standard production and unmodified vans, after visually inspecting and road testing the vehicles, the vehicle meets the contract specifications.

POST DELIVERY AUDIT REVIEW

- (a) If a recipient cannot complete a post-delivery audit because the recipient or its agent cannot certify Buy America compliance or that the rolling stock meets the purchaser's requirements specified in the contract, the rolling stock may be rejected and final acceptance by the recipient will not be required. The recipient may exercise any legal rights it has under the contract law.
- (b) This provision does not preclude the recipient and manufacturer from agreeing to a conditional acceptance of rolling stock pending manufacturer's correction of deviations within a reasonable period of time.

POST DELIVERY FMVSS COMPLIANCE CERTIFICATION

IF A VEHICLE PURCHSED UNDER THIS PART IS SUBJECTED TO THE Federal Motor Vehicle Safety Standards issued by the National Highway Traffic Safety Administration in part 571 of this title, a recipient shall keep on file its certification that it received, both at the preaward and post-delivery stage a copy of the manufacture's self-certification information that the vehicle complies with relevant Federal Motor Vehicle Safety Standards.

POST DELIVERY CERTIFICATION FOR PROCUREMENT OF ROLLING STOCK (VENDOR) Cont.

Certificate of COMPLIANCE with I	Buy America and FMVSS Rolling Stock Requirements	
The bidder of offeror hereby certifies applicable regulations of 49 CFR 66	s that it will comply with the requirements of 49 U.S.C 5323 1.11.	(j), and the
Company		
Name	Title	
Signature	Date	
Certificate of NON-COMPLIANCE	E with Buy America and FMVSS Rolling Stock Requirement	<u></u>
The bidder of offeror hereby certifies	E with Buy America and FMVSS Rolling Stock Requirements sthat it cannot comply with the requirements of 49 U.S.C 53 rement consistent with 49 U.S.C. 5323(j)(2)(c), and the appl	– 323(j), but may
regulations in 49 CFR 661.7.		
Company		
Name	Title	
Signature	Date	

Read and initial this page _____

FORM B

DETAILED SPECIFICATIONS FOR DIAL-A-RIDE BUSES (ANNUAL CONTRACT) RFB NO. 18-0061

DIAL-A-RIDE BUSES				
	MFG:			
EQUIPMENT IDENTITY	MODEL:			
	YEAR:			

VEN	DOR'S NAME:			
DETAILED DESCRIPTION			DER ONSE	COMMENTS
PRI	NCIPAL DIMENSIONS:			
1.	Passenger Capacity (Ambulatory passengers): 13 Minimum	YES:	NO:	
2.	Passenger Capacity (Seated with Three Wheelchair Positions): 11 <i>Minimum</i>	YES:	NO:	
3.	Passenger Capacity (Standing): 10 Maximum	YES:	NO:	
4.	Wheelbase: 191" Maximum	YES:	NO:	
5.	Length, Overall: 317" Maximum	YES:	NO:	
6.	Width, Overall: 96" Maximum	YES:	NO:	
7.	Height, Overall Body: 110" Maximum	YES:	NO:	
8.	Width, Interior: 91" Minimum	YES:	NO:	
9.	Aisle Width: 18" Minimum	YES:	NO:	
10.	Front Door Width: 39" Minimum	YES: _		
11.	Inside Height (Center of Aisle): 75" Minimum	YES: _		
CHA	ASSIS ASSEMBLY SPECIFICATIONS:			
12.	CHASSIS FRAME ASSEMBLY: The chassis should be on "Body-on-Chassis" type Cut-Away. The frame section shall be high strength steel welded in preformed fixtures. The structure is to be designed to minimize wheelbase intrusion into passenger compartment and allow maximum aisle width in the critical passenger entry area. The frame structure shall be designed so that anticipated operating stresses are well within the fatigue life of the materials used. The chassis must be a General Motors "G Van" Cut-Away with Driver only position <i>or approved equal</i> .	YES:	NO:	
13.	AIR SYSTEM: The air compressor should be engine mounted 3CFM @100 PSI. The air system will be capable of operating all accessories, the braking system, and the suspension system, with an adequate reserve capacity.	YES:	NO:	
14.	SUSPENSION: The suspension shall be a kneeling air-ride suspension. Compressor should be <i>minimum</i> 30 cubic feet per minute, capable of 200 PSI <i>or approved equal</i> .	YES:	NO:	
15.	AXLE CAPACITY: The front axle capacity will be 4,600 GAWR for 14,200 GVW vehicles. The rear axle will be 14,200 GVW <i>or approved equal</i> .	YES:	NO: _	

DIAL-A-RIDE BUSES

EQUIPMENT	IDENTITY
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MFG:	
MODEL:	
YEAR:	

VEN	VENDOR'S NAME:					
		BIDDER				
	DETAILED DESCRIPTION		ONSE	COMMENTS		
16.	BRAKES: The system brakes shall be heavy-duty disc brakes, with					
	four-wheel anti-lock system. The parking brake shall be internal rear					
	disc type.	YES:	NO:			
17.	STEERING SYSTEM: The OEM Power steering shall be standard.					
	OEM Tilt steering wheel.	YES:	NO:			
18.	WHEELS AND TIRES: Wheels will be steel and white in color.					
	Wheels should be all season tires steel belted radials. Tires will be					
	LT225/75RX 16D or E load range or approved equal.	YES:	NO:			
19.	ENGINE: The engine will be a (diesel) 6.6L Duramax engine or					
	approved equal.	YES:	NO:			
20.	FUEL SYSTEM: Fuel tank will be a 55-gallon diesel net capacity	MEG	110			
	<i>minimum</i> ; the tank will be mounted between the rails of rear axle.	YES:	NO:			
21.	COOLING SYSTEM: The cooling system shall be the highest	VEC	NO			
	capacity available for the specified chassis.	YES:	NO:			
22.	AIR CONDITIONING/HEATER SYSTEM: ACC air conditioner					
	system shall be provided mounted inside at the rear of the bus. OEM					
	dash A/C factory defroster and heater shall be provided. To include	VEC.	NO:			
22	70,000 BTU's cooling and 60,000 BTU's of heat <i>or approved equal</i> .	YES:	NO:			
23.	AIR CLEANER SYSTEM: OEM air cleaner shall be a heavy-duty	YES:	NO:			
24	dry type with a replacement element or approved equal.	T L S				
24.	EXHAUST SYSTEM: The tail pipe shall be stainless steel in front of the muffler and aluminized steel after the muffler and exit at the rear of					
	the body or approved equal.	YES:	NO:			
25.	ELECTRICAL SYSTEM: Two (2) 600 cold amp-cranking batteries					
25.	and one 240 amp KEI alternators. Battery disconnected switch is					
	required or approved equal.	YES:	NO:			
26.	TRANSMISSION: The transmission will be a 6-speed automatic. The					
20.	electronic control system includes a bus selector and dipstick.	YES:	NO:			
27.	FLEXIBLE LINES (HOSES): All flexible lines in the engine					
	compartment (water, fuel, oil, and air except radiator hoses) will be					
	Teflon hose with braided stainless steel jacket and stainless steel crimp-					
	on fittings. All Teflon-stainless hoses will be sleeved with flex guard					
	loom or approved equal.	YES:	NO:			
BOD	Y ASSEMBLY SPECIFICATIONS:					
28.	CONSTRUCTION: The bus will be of a steel cage type construction					
	with FRP Composite skin laminated to a moisture resistant substrate					
	attached to the steel cage with urethane adhesive. The body is					
	constructed of welded steel cage around passenger area.	YES:	NO:			
29.	BODY FRAMING: The flooring shall be 5/8" thick single piece,					
	engineered wood with moisture barrier laminated to upper surface, with					
	moisture sealed edges. The underside of the flooring shall be sprayed	VEC	NO			
	with Poly-Urea coating in grey color or approved equal.	YES:	NO:			
30.	BODY: Body is mounted directly over the chassis frame to provide an					
	integrated body chassis mounting; any other mounting system is not	YES:	NO:			
	acceptable.	1 ES:	NO:			

DIAL-A-RIDE BUSES

EQUIPMENT IDENTITY

MFG:		
MODEL:		
YEAR:		

VEN	VENDOR'S NAME:					
		BID	DER			
	DETAILED DESCRIPTION	RESP	ONSE	COMMENTS		
31.	SPLASH APRONS: Splash aprons will be installed behind each					
	wheelhouse, including the front wheel housings, extending three inches					
	off the ground. Splash aprons will be made of rubber fabric and a					
	minimum of 3-inch in thickness. The splash apron shall be bolted with					
	powder coated steel strips.	YES:	NO:			
32.	FLOOR: The interior floor/lower side wall covering shall be seamless					
	sprayed in Poly-Urea coating for durability and which allow the floor to					
	be cleaned with a hose if desired. The Poly-Urea coating will also cover					
	the area around the ramp. The cab floor shall be OEM insulated floor	VEC.	NO.			
22	covering or approved equal.	YES:	NO: _			
33.	ROOF: Roof will be constructed of steel 1½ X 1¼ 16 gauge square					
	tubing bent to the radius of the roof. All roof cross members shall be a					
	minimum 16 gauge steel. Seams are only allowed at the junction of the front cap and rear cap. Exterior roof shall be fiberglass.	YES:	NO:			
24						
34.	ROOF HATCH: A roof hatch will be provided.	YES:	NO:			
35.	PANEL SECTIONS, INTERIOR: Interior of bus will be normal					
	transit bus design. Above windows/Mullion Gray (OFF WHITE),	VEC.	NO.			
26	below windows to rail Gray or approved equal.	YES:	NO: _			
36.	INTERIOR AND EXTERIOR PAINTED ALUMINUM					
	SURFACES : All sections of the steel body cage are to be Electro-					
	coated prior to assembly of body cage. Paint and graphics to match	YES:	NO:			
37.	existing fleet to include bus numbers on both sides, front and roof. BUMPERS: Romeo Rim rear bumper <i>or approved equal</i> . Front	1 E5	110			
	bumper shall be OEM Chrome.	YES:	NO:			
38.	WINDOWS AND WINDSHIELDS: Passenger windows shall be					
00.	18½", 36" or 45" wide and 36" high. Will be designed to allow					
	maximum serviceability with minimum maintenance. Windows shall					
	have ability to open for air flow.					
39.	Egress windows shall be provided in sufficient numbers and labeled to					
	meet FMVSS and State requirement or approved equal.	YES:	NO:			
40.	ENTRANCE DOOR: The entrance door shall be a dual door electric					
	swing out type with two glass windows. Door opening shall be 41					
	inches minimum or approved equal.	YES:	NO:			
41.	DOOR DIMENSIONS: The minimum door dimensions shall be 15"					
	X 72". Steps not allowed. All passengers will enter by way of					
	passenger door. Door entrance clearance shall be 39" wide and 75" high	VEC	NO			
	or approved equal.	YES:	NO: _			
42.	FRONT GRILL : The front grill will be OEM Chrome <i>or approved</i>	VEC.	NO:			
43	equal.	YES:	NO:			
43.	ELECTRICAL SYSTEM: The vehicle electrical junction box will be					
	located on the left side of the vehicle and will provide access from the					
	vehicle exterior. Automotive type fuses are required. Wiring harness is					
	color coded for function and meets all the requirements of SAE standards. The bus will be equipped with extra fuse protected circuits					
	for customer use. Bus wiring schematics must be provided or approved					
	equal.	YES:	NO:			
L	cymu.					

DIAL-A-RIDE BUSES

EQUIPMENT IDENTITY

MFG:	
MODEL:	
YEAR:	

VEN	DOR'S NAME:			
		BID	DER	
	DETAILED DESCRIPTION	RESP	ONSE	COMMENTS
4.4			1	
44.	EXTERIOR LIGHTING: All exterior lighting will be 12-volt DC circuits in accordance with Motor Carrier Safety Regulations and			
	Federal Motor Vehicle Safety Standard. Exterior lighting will be LED			
	with supplier 7-year warranty for parts and labor with exception of			
	license plate light.	YES:	NO:	
45.	INTERIOR LIGHTING: LED interior lights are required with 7-year	_		
13.	supplier warranty for parts and labor.	YES:	NO:	
46.	PASSENGER COMPARTMENT INTERIOR LIGHTS: Separate			
10.	switch from the chassis lights shall be provided to operate the			
	passenger compartment interior lights.	YES:	NO:	
47.	RAMP LIGHTING: A light shall be provided in the ramp area to			
• , •	illuminate the steps.	YES:	NO:	
48.	ENGINE COMPARTMENT: The engine compartment will be			
10.	completely sealed to prevent smoke and odors from entering the interior			
	of the bus. The compartment will be lined with sound and heat barrier			
	materials to prevent the transmission of noise and heat to the interior of			
	the coach.	YES:	NO:	
49.	MIRRORS, EXTERIOR: Remote mirrors are required. Add on			
	convex 5" X 7" on each exterior mirror is required <i>or approved equal</i> .	YES:	NO:	
50.	MIRROR, INTERIOR: Driver's rear view mirror will be 8.25" x 16"			
	mounted within easy reach of the driver on the upper bulkhead,			
	mounted with solid brass machine screws. Round 6" mirror on header			
	door and 12" convex at exit door or approved equal.	YES:	NO:	
51.	DESTINATION SIGN: Luminator full programmable front and side			
	destination sign to include software and programming shall be			
	provided.	YES:	NO:	
52.	DRIVERS SEAT: Driver seat will be high back adjustable with a three			
	points seat belt. Seat shall be in vinyl material.	YES:	NO:	
53.	PASSENGER SEATS: Shall be Freedmann seats; seats made of vinyl			
	material. Seat belts are required. METRA will provide seating layout			
	or approved equal.	YES:	NO:	
54.	WHEEL CHAIR RESTRAINTS: The wheel chair restraints shall be			
	Q'Straint QRT Max W/Slide and Click Q-8300-A1-S with retractable			
	lap and shoulder belt with height adjustment. Each slides and clicks to			
	be stored by attaching to side wall at w/c location. No pouches will be			
	accepted. Passenger side wheelchair location to have extra set of floor			
	anchorages to accommodate an oversized wheelchair. Four (4) ratchets			
	type wheelchair restraints and a 12" grab handle is required per	YES:	NO:	
<i>55</i>	wheelchair position.	1110	110	
55.	PRIORITY SEATING SIGNS: The contractor will provide and install a sign(a) which indicate that goets in the front of the vehicle			
	install sign(s), which indicate that seats in the front of the vehicle			
	are priority seats for persons with disabilities, and that other passengers should make such seats available to those who wish			
	passengers should make such seats available to those who wish to use them. Each securement location will have a sign designating it as			
	such.	YES:	NO:	
= -				
56.	STOP REQUEST: Wireless with chimes.	YES:	NO: _	

DIAL-A-RIDE BUSES MFG: MODEL:

YEAR:

EQUIPMENT IDENTITY

VEN	DOR'S NAME:			
		BID	DER	
	DETAILED DESCRIPTION	RESP	ONSE	COMMENTS
57.	GRAB RAILS: All interior grab rails and stanchions will be energy			
	absorbing and dark gray. A horizontal passenger assist will be located			
	across the front of the vehicle and will prevent passengers from			
	sustaining injuries on the fare collection device or windshield in the			
	event of a sudden deceleration. Without restricting the space, the assist			
	will provide support for a boarding passenger from the front door			
	through the boarding procedure. Passengers will be able to lean against	VEC	NO	
	the assist for security while paying fares.	YES:	NO:	
58.	STANCHIONS: Stanchions will extend from the overhead grab rail to			
	the top of every forward facing seat and from the overhead grab rail to			
	the floor at longitudinal seats at every third passenger location. At the			
	entrance and exit step well and modesty panel a stanchion will extend			
	from the overhead grab rail to the top of the entrance areas forward and	YES:	NO:	
59.	rear modesty panels and one floor to ceiling behind the driver. MODESTY PANEL ENTRANCE DOOR: Interior walls/ceiling are	11.5.		
39.	fiberglass over Azdel to provide washable surfaces. Automotive style			
	light duty headliner material is not allowed. Sample of the proposed			
	material shall be submitted with bid or approved equal.	YES:	NO:	
60.	SAFETY EQUIPMENT: A ten (10) pound, UL approved, ABC fire			
00.	extinguisher will be mounted so as to provide easy access to the			
	operator and will be in an anti-rattle bracket. A 16 unit UL approved,			
	first-aid kit will be provided and mounted adjacent to the fire			
	extinguisher. A DOT approved highway hazard warning kit will be			
	provided and mounted adjacent to the fire extinguisher and first aid kit.	YES:	NO:	
61.	WHEELCHAIR RAMP: Ricon, ramp shall be provided Foldout,			
	located at front door with manual deploys brake interlock. Ramp shall			
	have exterior weatherproof toggle and an interior stow/deploy switch.			
	Ramp/entry door must be at 12.5 degrees to allow efficient wheelchair			
	loading requiring a 77.5 degree turn or approved equal.	YES:	NO:	
62.	P.A. SYSTEM: An internal and external P. A. system shall be			
	provided.	YES:	NO:	
63.	FAST IDLE: The engine will be equipped with a fast idle device that			
i	s driver controlled. The fast idle will be activated only when the			
	transmission is in neutral and the park brake is set. The fast idle RPM			
	can be adjusted to level of RPM's required to meet the cooling and	MEG	110	
<u> </u>	charging system requirements or approved equal.	YES:	NO:	
64.	DIAGNOSTIC SOFTWARE: Diagnostic software is required	YES:	NO:	
65.	COLOR: Color scheme will be discussed with successful bidder.	YES:	NO:	
66.	PHOTOS: All bidders are required to submit/include photos of the	VEC.	NO:	
	proposed Bus with bid package.	YES:	NO:	
67.	CERTIFICATION: Bus must have been Altoona tested prior to bid submission	YES:	NO:	
	submission.	113.—	110.—	

DIAL-A-RIDE BUSES	
	MFG:
EQUIPMENT IDENTITY	MODEL:
	YEAR:

VEN	NDOR'S NAME:			_
		BID	DER	
	DETAILED DESCRIPTION	RESP	ONSE	COMMENTS
	NOTE: A copy of the manufacturer's warranty must b	e includ	led with	the bid response
68.	WARRANTY: The manufacturer warranty shall be 3 years or 36,000			
	miles parts and labor. The body structure shall be warranted for a			
1	period of five (5) years and 100,000 miles.	YES:	NO:	
69.	WARRANTY: The electrical system shall be warranted for 3 years or			
	36,000 miles parts and labor. A written detail of all warranties shall be			
	provided when bus is delivered.	YES:	NO: _	
70.	TITLES & CERTIFICATES OF ORIGINS: All documents			
	associated with the purchase of vehicles and equipment, especially			
	titles applications and certificate of origins, must state "Columbus			
	Consolidated Government" as the purchaser.	YES:	NO:	

BID FORM (PRICING PAGE) DIAL-A-RIDE BUSES (ANNUAL CONTRACT) RFB NO. 18-0061

Upon receipt of contract acceptance, the undersigned (as bidder) agrees to furnish to the Columbus Consolidated Government (hereinafter referred to as "the City") goods and/or services in accordance with the specifications and instructions herein attached (which are part of this contract) and with all other terms of the contract, all of which are known to and understood by the bidder.

The bidder has submitted this bid with the understanding that the City's acceptance in writing of this offer to furnish the goods and/or services described herein shall constitute a contract between the bidder and the City which shall bind the bidder on its part to furnish and deliver (at the prices bid and in accordance with the terms and conditions set forth in this contract) the following:

FISCAL YEAR	DESCRIPTION	UNIT PRICE
Year 1/FY19 (July 1, 2018-June 30, 2019)	26 FT LOW FLOOR MEDIUM DUTY BUS	\$
Year 2/FY20 (July 1, 2019-June 30, 2020)	26 FT LOW FLOOR MEDIUM DUTY BUS	\$
Year 3/FY21 (July 1, 2020-June 30, 2021)	26 FT LOW FLOOR MEDIUM DUTY BUS	\$

additional shipping, delivery, or freight charges.
The undersigned agrees to deliver the 26 Foot Low Floor Medium Duty Buses to METRA Transit System within days after receipt of the purchase order.
We certify that bid specifications were obtained from:
IMPORTANT INFORMATION
PLEASE SUBMIT ONE ORIGINAL AND ONE IDENTICAL COPY OF EACH BID
By signing this Bid Form, the authorized representative understands the City reserves the right to request any omitted information, <u>WHICH DOES NOT AFFECT THE SUBMITTED BID PRICE</u> . Bidders shall be notified, in writing, and shall have two (2) days, after notification to submit the omitted information (<i>to exclude E-Verify</i>). If the omitted information is not received within two (2) days, the Bidder shall be deemed non-responsive and the Bid Submission will be deemed "Incomplete". Use the following check-list to verify the items are included in sealed bid:
☐ Bid Form Pricing Page (Form C) ☐ Product Literature ☐ Warranty Information ☐ Sample
☐ Photos ☐ Certification ☐ Federal Clauses ☐ Contract Signature Page (Form D)
☐ Bidder's Response to Detailed Specification Pages (Form B)
Initial below to acknowledge receipt of the following addenda (if any):
Addendum No. 1 Addendum No. 2 Addendum No. 3

changes/revisions to items to be furnished and delivered. Additional cost resulting from contractor requested and approved revisions are the responsibility of the contractor.

VENDOR NAME:_____

If there is a discrepancy between words and figures, the words will prevail. The above prices are total prices delivered to the City as described herein. Except as stated in the instructions, the City will pay no charges that are not included in the above bid. Any and all deviations from the specifications must be approved by METRA in advance of

FORM D

CONTRACT SIGNATURE PAGE DIAL-A-RIDE BUSES (ANNUAL CONTRACT) RFB No. 18-0061

The undersigned hereby declares that he has/they have carefully examined the specifications herein referred to and will provide all equipment, terms and services of the Columbus Consolidated Government.

	Bv:	
Witness as to the signing of the contract	By: Signature of Authorized Representative	Date
Witness as to the signing of the contract	Print Name and Title of Signatory	
(Corporate seal, if applicable)	Company:	_
Company Ordering Address	Company Payment Address	_
Contact:	Contact:	_ _
Contact Email	Contact Email	_
TelephoneFax	Telephone:Fax	_
CONSOLIDATED GOVERN	MENT OF COLUMBUS, GEORGIA	
Accepted this_ day of20	APPROVED AS TO LEGAL FORM:	
Isaiah Hugley, City Manager	Clifton C. Fay, City Attorney	_
ATTEST:		
Tiny B. Washington, Clerk of Council		

☑ CHECKLIST ☑ Dial-A-Ride Buses RFB No. 18-0061

CHECK OFF EACH ITEM AS THE NECESSARY ACTION IS COMPLETED:
☐ 1. THE CONTRACT SIGNATURE PAGE (FORM D) HAS BEEN SIGNED.
☐ 2. PRICING HAS BEEN CHECKED.
3. ADDENDA (IF ANY) HAVE BEEN SIGNED.
☐ 4. ALL SUBMISSION REQUIREMENTS ARE INCLUDED (see Section VIII, Pages 11-12)
5. THE MAILING ENVELOPE HAS BEEN ADDRESSED TO:
Columbus Consolidated Government Purchasing Division – Attn: Sandra Chandler
5 th Floor, Tower Bldg. <i>OR:</i> P.O. Box 1340 100 10 th Street Columbus, Georgia 31902-1340 Columbus, Georgia 31901
☐ 6. THE MAILING ENVELOPE HAS BEEN SEALED AND MARKED WITH THE:
BID TITLE: Dial-A-Ride Buses (Annual Contract) BID NUMBER: RFB 18-0061 OPENING DATE: July 25, 2018
PLEASE CONSIDER THE ENVIRONMENT
☐ 7. Please ONLY submit what is required; keep the remaining pages of these specifications for your records/recycle.
* Opening date subject to change by Addendum

This checklist is for informative purposes only and is not intended to be a part of the formal bid document.