E1 Contract # N/A
Board Approval Date: 8/25/2020

AGREEMENT FOR AUTOMOTIVE & EQUIPMENT BATTERIES

THIS AGREEMENT ("Agreement") is made and entered into by and between Lee County, a political subdivision of the State of Florida, hereinafter referred to as the "County" and IEH AUTO PARTS, LLC, a Delaware company authorized to do business in the State of Florida, whose address is 112 Townpark Drive NW, Suite 300 Kennesaw, GA 30144, and whose federal tax identification number is 47-3322066, hereinafter referred to as "Vendor."

WITNESSETH

WHEREAS, the County intends to purchase Automotive & Equipment Batteries from the Vendor in connection with "Automotive & Equipment Batteries" (the "Purchase"); and,

WHEREAS, the County issued Solicitation No. B200180MIF on March 27, 2020 (the "Solicitation"); and,

WHEREAS, the County evaluated the responses received and found the Vendor qualified to provide the necessary products; and,

WHEREAS, the County posted a Notice of Intended Decision on June 24, 2020; and,

WHEREAS, the Vendor has reviewed the products and services to be supplied pursuant to this Agreement and is qualified, willing and able to provide all such products and services in accordance with its terms.

NOW, THEREFORE, the County and the Vendor, in consideration of the mutual covenants contained herein, do agree as follows:

I. PRODUCTS AND SERVICES

The Vendor agrees to diligently provide all products and services for the Purchase, a more specific description of the Project Scope of Services is set forth in the Scope of Work and Specifications and Special Conditions Sections of B200180MIF, a photocopy of said section(s) being attached hereto and incorporated by reference as Exhibit A. Vendor shall comply strictly with all of the terms and conditions of the Solicitation No. B200180MIF, as modified by its addendum, copies of which are on file with the County's Department of Procurement Management and are deemed incorporated into this Agreement.

II. TERM AND DELIVERY

- A. This Agreement shall commence immediately upon the effective date and shall continue through the delivery of the Purchase and the associated warranty period as further described in this Agreement on an as needed basis for one (1) three-year (3) period. There may be an option to renew this Agreement based upon the written approval of both the County and Vendor for a renewal term or terms not to execeed the initial Agreement term of three (3) years. The increments of the renewal shall be at the sole discretion of the County as deemed in its best interest. The effective date shall be the date the Lee County Board of County Commissioners awarded the Soliciatation to the Vendor.
- B. A purchase order must be issued by the County before commencement of any work or purchase of any goods related to this Agreement.

III. COMPENSATION AND PAYMENT

- A. The County shall pay the Vendor in accordance with the terms and conditions of this Agreement for providing all products and services as set forth in Exhibit A, and further described in Exhibit B, Fee Schedule, attached hereto and incorporated herein. Said total amount to be all inclusive of costs necessary to provide all products and services as outlined in this Agreement, and as supported by the Vendor's submittal in response to the Solicitation, a copy of which is on file with the County's Department of Procurement Management and is deemed incorporated into this Agreement.
- B. Notwithstanding the preceding, Vendor shall not make any deliveries or perform any services under this Agreement until receipt of written authorization from the County. Vendor acknowledges and agrees that no minimum order or amount of product or service is guaranteed under this Agreement and County may elect to request no products or services. If the County authorizes delivery of products or performance of services, the County reserves the right to amend, reduce, or cancel the authorization in its sole discretion.
- C. All funds for payment by the County under this Agreement are subject to the availability of an annual appropriation for this purpose by the County. In the event of non-appropriation of funds by the County for the services provided under this Agreement, the County will terminate the contract, without termination charge or other liability, on the last day of the then current fiscal year or when the appropriation made for the then-current year for the services covered by this Agreement is spent, whichever event occurs first. If at any time funds are not appropriated for the continuance of this Agreement, cancellation shall be accepted by the Vendor on thirty (30) days' prior written notice, but failure to give such notice shall be of no effect and the County shall not be obligated under this Agreement beyond the date of termination.

IV. METHOD OF PAYMENT

- A. The County shall pay the Vendor in accordance with the Local Government Prompt Payment Act, Section 218.70, Florida Statutes, upon receipt of the Vendor's invoice and written approval of same by the County indicating that the products and services have been provided in conformity with this Agreement.
- B. The Vendor shall submit an invoice for payment to the County on a monthly basis for those specific products and services as described in Exhibit A (and the corresponding fees as described in Exhibit B that were provided during that invoicing period.
- C. For partial shipments or deliveries, progress payments shall be paid monthly in proportion to the percentage of products and services delivered on those specific line items as approved in writing by the County.

V. ADDITIONAL PURCHASES

- A. No changes to this Agreement or the performance contemplated hereunder shall be made unless the same are in writing and signed by both the Vendor and the County.
- B. If the County requires the Vendor to perform additional services or provide additional product(s) related to this Agreement, then the Vendor shall be entitled to additional compensation based on the Fee Schedule as amended to the extent necessary to accommodate such additional work or product(s). The additional compensation shall be agreed upon before commencement of any additional services or provision of additional product(s) and shall be incorporated into this Agreement by written amendment. The County shall not pay for any additional service, work performed or product provided before a written amendment to this Agreement.

Notwithstanding the preceding, in the event additional services are required as a result of error, omission or negligence of the Vendor, the Vendor shall not be entitled to additional compensation.

VI. LIABILITY OF VENDOR

A. The Vendor shall save, defend, indemnify and hold harmless the County from and against any and all claims, actions, damages, fees, fines, penalties, defense costs, suits or liabilities which may arise out of any act, neglect, error, omission or default of the Vendor arising out of or in any way connected with the Vendor or subcontractor's performance or failure to perform under the terms of this Agreement.

B. This section shall survive the termination or expiration of this Agreement.

VII. VENDOR'S INSURANCE

- A. Vendor shall procure and maintain insurance as specified in Exhibit C Insurance Requirements, attached hereto and made a part of this Agreement.
- B. Vendor shall, on a primary basis and at its sole expense, maintain in full force and effect, at all times during the life of this Agreement, insurance coverage (including endorsements) and limits as described in Exhibit C. These requirements, as well as the County's review or acceptance of insurance maintained by Vendor, are not intended to and shall not in any manner limit or qualify the liabilities or obligations assumed by Vendor under this Agreement. Insurance carriers providing coverage required herein must be licensed to conduct business in the State of Florida and must possess a current A.M. Best's Financial Strength Rating of "B or better." No changes are to be made to these specifications without prior written specific approval by County Risk Management. To the extent multiple insurance coverages and/or County's self-insured retention may apply, any and all insurance coverage purchased by Vendor and its subcontractors identifying the County as an additional named insured shall be primary.

VIII. RESPONSIBILITIES OF THE VENDOR

- A. The Vendor shall be responsible for the quality and functionality of all products supplied and services performed by or at the behest of the Vendor under this Agreement. The Vendor shall, without additional compensation, correct any errors or deficiencies in its products, or if directed by County, supply a comparable replacement product or service.
- B. The Vendor warrants that it has not employed or retained any company or person (other than a bona fide employee working solely for the Vendor), to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual, or firm other than a bona fide employee working solely for the Vendor, any fee, commission, percentage, gift, or any other consideration, contingent upon or resulting from the award of this Agreement.
- C. The Vendor shall comply with all federal, state, and local laws, regulations and ordinances applicable to the work or payment for work thereof, and shall not discriminate on the grounds of race, color, religion, sex, or national origin in the performance of work under this Agreement.
- D. Vendor specifically acknowledges its obligations to comply with Section 119.0701, Florida Statutes, with regard to public records, and shall:

- keep and maintain public records that ordinarily and necessarily would be required by the County in order to perform the services required under this Agreement;
- upon request from the County, provide the County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law;
- 3) ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed, except as authorized by law; and
- 4) meet all requirements for retaining public records and transfer, at no cost to the County, all public records in possession of Vendor upon termination of this Agreement and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the County in a format that is compatible with the information technology system of the County.

IF THE VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE VENDOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THE CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT 239-533-2221, 2115 SECOND STREET, FORT MYERS, FL 33901, PRRCustodian@leegov.com;

- http://www.leegov.com/publicrecords.
- E. The Vendor is, and shall be, in the performance of all work, services and activities under this Agreement, an independent contractor. Vendor is not an employee, agent or servant of the County and shall not represent itself as such. All persons engaged in any work or services performed pursuant to this Agreement shall at all times, and in all places, be subject to the Vendor's sole direction, supervision and control. The Vendor shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the Vendor's relationship and the relationship of its employees to the County shall be that of an independent contractor and not as employees of the County. The Vendor shall be solely responsible for providing benefits and insurance to its employees.
- F. The Vendor shall comply with the Vendor Background Screening Affidavit attached hereto and incorporated herein as Exhibit D.

IX. OWNERSHIP OF PRODUCTS

It is understood and agreed that all products provided under this Agreement shall become the property of the County upon acceptance by the County.

X. TIMELY DELIVERY OF PRODUCTS AND PERFORMANCE OF SERVICES

- A. The Vendor shall ensure that all of its staff, contractors and suppliers involved in the production or delivery of the products are fully qualified and capable to perform their assigned tasks.
- B. The personnel assigned by the Vendor to perform the services pursuant to this Agreement shall comply with the terms set forth in this Agreement. If the services provided require use of specific key personnel, the personnel shall be agreed to by the County and Vendor. If the Vendor's key personnel have been predetermined and approved, through the Solicitation process or otherwise, any subsequent change or substitution to the personnel must receive the County's written approval before said changes or substitution can become effective.
- C. The Vendor specifically agrees that all products shall be delivered within the time limits as set forth in this Agreement, subject only to delays caused by force majeure, or as otherwise defined herein. "Force majeure" shall be deemed to be any unforeseeable and unavoidable cause affecting the performance of this Agreement arising from or attributable to acts, events, omissions or accidents beyond the control of the parties.

XI. COMPLIANCE WITH APPLICABLE LAW

This Agreement shall be governed by the laws of the State of Florida. Vendor shall promptly comply with all applicable federal, state, county and municipal laws, ordinances, regulations, and rules relating to the services to be performed hereunder and in effect at the time of performance. Vendor shall conduct no activity or provide any service that is unlawful or offensive.

XII. TERMINATION

- A. The County shall have the right at any time upon thirty (30) days' written notice to the Vendor to terminate this Agreement in whole or in part for any reason whatsoever. In the event of such termination, the County shall be responsible to Vendor only for fees and compensation earned by the Vendor, in accordance with Section III, prior to the effective date of said termination. In no event shall the County be responsible for lost profits of Vendor or any other elements of breach of contract.
- B. After receipt of a notice of termination, except as otherwise directed, the Vendor shall stop work on the date of receipt of the notice of termination

- or other date specified in the notice; place no further orders or subcontracts for materials, services, or facilities except as necessary for completion of such portion of the work not terminated; terminate all vendors and subcontracts; and settle all outstanding liabilities and claims.
- C. The County's rights under this Agreement shall survive the termination or expiration of this Agreement and are not waived by final payment or acceptance and are in addition to the Vendor's obligations under this Agreement.

XIII. DISPUTE RESOLUTION

- A. In the event of a dispute or claim arising out of this Agreement, the parties agree first to try in good faith to settle the dispute by direct discussion. If this is unsuccessful, the parties may enter into mediation in Lee County, Florida, with the parties sharing equally in the cost of such mediation.
- B. In the event mediation, if attempted, is unsuccessful in resolving a dispute, the parties may proceed to litigation as set forth below.
- C. Any dispute, action or proceeding arising out of or related to this Agreement will be exclusively commenced in the state courts of Lee County, Florida, or where proper subject matter jurisdiction exists, in the United States District Court for the Middle District of Florida. Each party irrevocably submits and waives any objections to the exclusive personal jurisdiction and venue of such courts, including any objection based on forum non conveniens.
- D. This Agreement and the rights and obligations of the parties shall be governed by the laws of the State of Florida without regard to its conflict of laws principles.
- E. Unless otherwise agreed in writing, the Vendor shall be required to continue all obligations under this Agreement during the pendency of a claim or dispute including, but not limited to, actual periods of mediation or judicial proceedings.

XIV. VENDOR WARRANTY

- A. All products provided under this Agreement shall be new (unless specifically identified otherwise in Exhibit B) and of the most suitable grade for the purpose intended.
- B. If any product delivered does not meet performance representations or other quality assurance representations as published by manufacturers, producers or distributors of the products or the specifications listed in this Agreement, the Vendor shall pick up the product from the County at no expense to the County. The County reserves the right to reject any or all materials if, in its judgment, the item reflects unsatisfactory workmanship

- or manufacturing or shipping damage. In such case, the Vendor shall refund to the County any money which has been paid for same.
- C. Vendor shall secure from the applicable third party manufacturers, and assign and pass through to the County, at no additional cost to the County, such warranties as may be available with respect to the equipment, parts and systems provided through the Purchase.
- D. For <u>1</u> year from the date of County's receipt of products provided hereunder, Vendor warrants that the products under normal use and service will be free from material defects in materials and workmanship. In the event Vendor's standard product warranty is for a period of time longer than <u>1</u> year, this warranty shall be extended to that longer duration.

XV. MISCELLANEOUS

- A. This Agreement constitutes the sole and complete understanding between the parties and supersedes all other contracts between them, whether oral or written, with respect to the subject matter. No amendment, change or addendum to this Agreement is enforceable unless agreed to in writing by both parties and incorporated into this Agreement.
- B. The provisions of this Agreement shall inure to the benefit of and be binding upon the respective successors and assignees of the parties hereto. A party to this Agreement shall not sell, transfer, assign, license, franchise, restructure, alter, or change its corporate structure or otherwise part with possession or mortgage, charge or encumber any right or obligation under this Agreement without the proposed assignee and/or party restructuring, altering or changing its corporate structure agreeing in writing with the non-assigning party to observe and perform the terms, conditions and restrictions on the part of the assigning party to this Agreement, whether express or implied, as if the proposed assignee and/or party restructuring, altering or changing its corporate structure was an original contracting party to this Agreement. Notwithstanding the foregoing provision, the Vendor may assign its rights if given written authorization by the County and claims for the money due or to become due to the Vendor from the County under this Agreement may be assigned to a financial institution or to a trustee in bankruptcy without such approval from the County. Notice of any such transfer or assignment due to bankruptcy shall be promptly given to the County.
- C. The exercise by either party of any rights or remedies provided herein shall not constitute a waiver of any other rights or remedies available under this Agreement or any applicable law.
- D. The failure of the County to enforce one or more of the provisions of the Agreement shall not be construed to be and shall not be a waiver of any

- such provision or provisions or of its right thereafter to enforce each and every such provision.
- E. The parties covenant and agree that each is duly authorized to enter into and perform this Agreement and those executing this Agreement have all requisite power and authority to bind the parties.
- F. Neither the County's review, approval or acceptance of, nor payment for, the products and services required under this Agreement shall be construed to operate as a waiver of any rights under this Agreement or of any cause of action arising out of the performance of this Agreement.
- G. If the Vendor is comprised of more than one legal entity, each entity shall be jointly and severally liable hereunder.
- H. When any period of time is referred to by days herein, it shall be computed to exclude the first day and include the last day of such period. When the period of time is fewer than three (3) days, it shall mean business days as defined by Lee County. If the period of time is greater than three (3) days, then it shall mean calendar days. For any period of time greater than seven (7) days, where the deadline falls on a Saturday, Sunday, or Lee County recognized holiday, the deadline will then fall to the next Monday or non-Lee County recognized holiday
- I. Any notices of default or termination shall be sufficient if sent by the parties via United States certified mail, postage paid, or via a nationally recognized delivery service, to the addresses listed below:

Vendor's Representative:

County's Representatives:

Name:	Brian Evanoka	Names:	Roger Desjarlais	Mary Tucker
Title:	Vice President Major Accounts	Titles:	County Manager	Director of Procurement Management
Address:	901 N. Lenola Rd.	Address:	P.O. Bo	эх 398
	Moorestown, NJ 08057		Fort Myers,	FL 33902
Telephone:	(855) 214-9055	Telephone:	239-533-2221	239-533-8881
Facsimile:	(800) 723-1377	Facsimile:	239-485-2262	239-485-8383
E-mail:	s498@autoplusap.co m	E-Mail:	rdesjarlais@leegov.com	mtucker@leegov.com

J. Any change in the County's or the Vendor's Representative will be promptly communicated by the party making the change.

- K. Paragraph headings are for the convenience of the parties and for reference purposes only and shall be given no legal effect.
- L. In the event of conflicts or inconsistencies, the documents shall be given precedence in the following order:
 - 1. Agreement
 - 2. County's Purchase Order
 - 3. Solicitation
 - 4. Vendor's Submittal in Response to the Solicitation

[The remainder of this page intentionally left blank.]

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date last below written.

WITNESS:

Signed By: Google / Mysolen

Print Name: Jacqueline Thompson

IEH AUTO PARTS, LLC

Signed By: 1

Print Name: Brian Evanoka

Title: Vice President Major Accounts

Date: _____7/28/20

LEE COUNTY

BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA

7 1

CHAIR

DATE: 8/3/2020

ATTEST:

BY:

CLERK OF THE CIRCUIT COURT

Linda Doggett, Clerk

DEDUCTE OF EDA

APPROVED AS TO FORM FOR THE RELIANCE OF LEE COUNTY ONLY:

BY: Undrea Paser

FFICE OF THE COUNTY ATTORNEY

EXHIBIT A SPECIFICATIONS OR SCOPE OF SERVICES

SCOPE OF WORK AND SPECIFICATIONS

1. SCOPE

1.1. The Lee County Board of County Commissioners seeks to contract with a qualified Vendor to furnish and deliver automotive and equipment batteries at discounted rates on an "as needed" basis.

2. BATTERY REQUIREMENTS

- 2.1. Batteries shall be new and unused. No refurbished, recycled, blemished, or used batteries will be accepted. Batteries shall be the product of a nationally recognized manufacturer, such as but not limited to: Deka, Interstate, Exide, and Motorcraft.
- 2.2. All batteries shall be labeled with the Cold Cranking Amps (CCA.), and reserve capacity.
- 2.3. Batteries must provide CCA and reserves capacities, per Society of Automotive Engineers (SAE) battery capacity ratings. Batteries provided/received shall meet applicable SAE specifications as to dimensions, layout, terminals, and test procedures. Furthermore, the following Batteries shall meet or exceed the following minimum requirements:

a. Common/Standard Batteries

- 1) Group 24: 650 CCA
- 2) Group 31 Post: 650 CCA
- 3) Group 31 Stud: 1125 CCA
- 4) Group 48: 730 CCA
- 5) Group 49: 850 CCA
- 6) Group 58: 500 CCA
- 7) Group 65: 850 CCA
- 8) Group 4D: 1050 CCA
- 9) Group 8D: 1400 CCA

b. Bus Shelter Batteries

- 1) 8G24M: 410 CCA, 575 MCA rating, and 74 AH at 20 Hr rating.
- 2) 8GU1: 200 CCA, and 32 AH at 20 Hr rating.
- 2.4. All batteries sold to the County shall be less than three (3) months old according to the manufacturer hot stamp date on the battery.
- 2.5. Wet batteries shall be fully charged and ready for service.
- 2.6. Batteries should be labeled with the date it was placed on stock.
- 2.7. Vendor is responsible for wet batteries held in stock for over three (3) months.
- 2.8. Batteries held in stock over three (3) months or testing under the required voltage shall be tagged for replacement and replaced with new ones.
- 2.9. All batteries must clearly identify the original manufacturer, or they will be refused or returned at Vendor's expense. Secondary labels may be acceptable, as long as they do not replace the original manufacturer label; no handwritten labels.

- 2.10. Upon request of the County, the Vendor shall provide evidence that the batteries meet the Battery Council International (BCI) code for construction of outside case, plates and electrolytes, and testing conditions and requirements. Such evidence shall be provided by Vendor within 10 business days of request.
- 2.11. Vehicle categories shall be defined as follows:
 - a. Automotive & Light duty trucks-vehicles with a Gross Vehicle Weight Rating (GVWR) range from 0-14 000lbs
 - Medium Truck- vehicles with GVWR range from 14001-26,000lbs.
 - c. Heavy Truck & Buses-vehicles with GVWR range from 26,001- over 33,000lbs; typically 3 or more axles.

3. VENDOR REQUIREMENTS

- 3.1. Vendor shall comply with all statues, laws, ordinances and regulations pertaining to sale, distribution, collection, and handling of batteries.
- 3.2. Vendor shall ensure that they are in compliance with, and are following all lawful disposition and reclamation requirements and procedures, including but not limited to those of lead acid batteries.
- 3.3. Vendor shall ensure that all required licenses and certificates are valid and up-to-date throughout the execution of the Agreement.
- 3.4.At the end of the Agreement period, unless renewed or extended, the Vendor shall purchase back all new or unused wet batteries in the County's inventory at the same price that was originally purchased/charged to the County.
- 3.5. Vendor is responsible for all ancillary charges and or related expenses including, but not limited to, the purchase, sale, and disposal of batteries, including wet batteries.
- 3.6. Vendor shall immediately (within 1 hour of order request) contact/notify ordering location/source if a part is unavailable, and request approval or permission to place the item/order on backorder; the County shall have the right to either approve the backorder or obtain the item elsewhere.
- 3.7. Vendor is responsible to keep the ordering source informed and updated on the status of any items on a backorder; backorder must be held to a minimum of 10% of all orders.
- 3.8. Upon request of the County, the Vendor shall provide a list of manufacturer/brands batteries available through the Vendor for ordering. The Vendor shall ensure that this list is updated as offered manufacturer/brands change.

4. DISCONTINUED/UNAVAILABLE ITEMS

- 4.1 The Vendor shall contact the ordering source for approval prior to shipment of any substitute items. Unapproved items will be returned to the Vendor at the Vendor's expense.
- 4.2 The County reserves the right to approve substitute batteries for any discontinued or unavailable items. If an acceptable substitute, at the County's discretion, cannot be supplied, the County may purchase that item or a suitable substitute elsewhere.

5. RETURNED ITEMS

5.1. There shall be no restocking charges/fees (or other charges/fees) for items returned by the County provided items are in original packaging and in good, saleable condition.

6. DELIVERY PROCEDURES

- 6.1. Purchases may be picked up by employee(s) at the Vendor's location or ordered for delivery.
- 6.2. All items requested for delivery shall be Freight-On-Board (FOB) Shipping Destination to location(s), typically within the County limits, specified by the order originator with freight fully paid to the designated location indicated at the time of order, with the exception of item 6.4 & 6.5 below.
- 6.3. Typical delivery and service sequences includes, but not limited to:
 - 6.3.1. Weekly delivery of stock orders.
 - 6.3.2. Same day delivery, as needed.
 - 6.3.3. Emergency/Priority Orders.
 - 6.3.4. Weekly core pick-up.
 - 6.3.5. Cores may also be exchanged on a one-for-one basis at time of delivery.
 - 636 Stock rotations
- 6.4. The Vendor shall be able to provide free service and delivery for the items under typical delivery and service sequences, mentioned directly above, with the exception of emergency or priority orders that are not normally or typically stocked locally.
- 6.5. Emergency/priority orders for items, not stocked locally, shall be handled as quickly as possible using premium transportation as directed by the County. Premium transportation costs may be passed to the County at their actual cost (Waybill number listed on invoice). Additional markup on these is not allowed. Priority/emergency orders shall be either drop shipped directly to specified location or delivered within Thour from the time they are received by the Vendor (that same day). This cost will be stated and identified on the appropriate invoice, as approved and directed by the County.
- 6.6. Emergency/priority orders, for items normally stocked locally, require a one (1) hour delivery time, after the order was placed.
- 6.7. Vendor will generally be given two to four (2 to 4) working days, from the day of order, to deliver a unique order or items (not a same day or weekly item) that are not readily available. Any order or items not meeting/available under the terms and or conditions herein may be cancelled and or procured through other sources/vendors.
- 6.8. Vendor is responsible to bring proper test equipment to check and replace shelf stock as needed.
- 6.9. It is the Vendor's responsibility to deliver, unload, and place all batteries in designated areas as directed by the seceiving location.
- 6.10.Shipped items must be clearly marked with the department or office and name of the person who placed the order.
- 6.11. Factory back-ordered parts shall be delivered the same day they are received by Vendor.

- 6.12. The County requires that the Vendor have no minimum order amount for customer pick-up, and desires that there are no minimum order amounts per request for delivery.
- 6.13.If the Vendor is unable to or delinquent in meeting the required delivery requirements herein, the County reserves the right and may exercise the right to purchase the order elsewhere.

7. WARRANTY

- 7.1 All items purchased under this Agreement shall carry a minimum of one (1) year 100% parts warranty or the manufacturer's warranty, whichever is greater.
- 7.2 Warranty and all other pertinent documents for item(s) purchased shall accompany the item and may also be requested by the County.
- 7.3 The Vendor shall be responsible for directly handling all warranty claims for the County.
- 7.4 Warranty terms shall apply upon Agreement expiration and shall continue until all of the warranty terms expire on batteries owned by the County.
- 7.5 At the County request, the Vendor shall provide a copy of all manufacturers' warranties and or coverages.
- 7.6 At the County request, the Vendor shall provide a copy of all manufacturers' and/or Vendor's return policy.

End of Scope of Work and Specifications Section

SPECIAL CONDITIONS

These are conditions that are in relation to this solicitation only and have not been included in the County's standard Terms and Conditions or the Scope of Work.

1. PROJECT TERM

1.1 The Vendor shall be responsible for famishing and delivering to the County the commodity or services on an as needed basis for one (1) three-year (3) period. Upon mutual written agreement of both parties, the parties may renew the Agreement, in whole or in part, for a renewal term or terms not to exceed the initial Agreement term of three (3) years. The increments of renewal shall be at the sole discretion of the County as deemed in its best interest.

2. BASIS OF AWARD

2.1 The County's intent is to award to a pool of Vendors that are Responsive, Responsible, and meet the County requirements and specifications. The County reserves the right to purchase the product or service listed in this bid elsewhere in an emergency.

3. PRICING

- 3.1 Pricing shall be based on an established/approved discount percentage off the manufacturer's list price and an established not to exceed core cost as needed.
- 3.2 The Vendor shall provide a current manufacturer's price list or online list price upon request or as prearranged by the County. The County must have clear and unrestricted access to the relevant/applicable manufacturer's price list for price verification.
- 3.3 The discount percentage shall be held firm. Vendor may not apply any decrease in discount without the prior consent of the Lee County Procurement Management Director or designee.
- 3.4 The County reserves the right to negotiate an additional discount with the Vendor in the event of large one-time purchases. If an additional discount cannot be agreed to, the County reserves the right to solicit quotes outside of this Agreement.
- 3.5 If any other public agency wishes to purchase products and or services utilizing this bid and negotiates a higher discount percentage than is offered to or is in-place for the County, or secure a better pricing for products tendered/offered, including rebates, additional services, etc., then the same shall be extended to the County. Failure to report any such condition(s) or circumstances may disqualify the Vendor.
- 3.6 Core charges are not to exceed the amount bid by the Vendor and as stated within the Fee Schedule of the Agreement associated with this solicitation, unless approved by the County. All core charges shall be clearly documented on its related order/purchase invoices.

End of Special Conditions Section



Procurement Management Department 2115 Second Floor, 1st Floor Fort Myers, FL 33901 Main Line: (239) 533-8881

Fax Line: (239) 485-8383 www.leegov.com/procurement

Posted Date: April 1, 2020

Solicitation No.: B200180MIF

Solicitation Name: Automotive & Equipment Batteries

Subject: Addendum Number 1

The following represents clarification, additions, deletions, and/or modifications to the above referenced bid. This addendum shall hereafter be regarded as part of the solicitation. Items not referenced herein remain unchanged, including the response date. Words, phrases or sentences with a strikethrough represent deletions to the original solicitation. Underlined words and bolded, phrases or sentences represent additions to the original solicitation.

1. ATTACHMENT: B-160212 Bid Opening Tabulation.pdf

2. QUESTIONS/ANSWERS

1.	In filling out the bidding document for the aforementioned project, I did not see the delivery point where the material is to be delivered. Can you please provide an address?
Answer	Depending on the Departments that will use this contract, all delivery point addresses will not be the same. This will need to be set up by the Department and Vendor before the first delivery. Delivery will be within the boundaries of Lee County, FL
	Can you send me the bid tabulation for the current Automotive & Equipmen

2.	battery contract? Since these are public records I want to review as we may bid on the solicitation # B200180MIF coming up soon.
Answer	Please see the attached Bid Tabulation Sheet as requested. Additional documents related to the current contract B160212 can be found on the County's Annual project webpage here: https://www.leegov.com/procurement/awarded-annual-contracts/downloads?fid=4801&fin=Project2016-05-12T16_53_22_xml

BIDDER/PROPOSER IS ADVISED, YOU ARE REQUIRED TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WHEN SUBMITTING A BID/PROPOSAL. FAILURE TO COMPLY WITH THIS REQUIREMENT MAY RESULT IN THE BIDDER/PROPOSER BEING CONSIDERED NON-RESPONSIVE.

ALL OTHER TERMS AND CONDITIONS OF THE SOLICITATION DOCUMENTS ARE AND SHALL REMAIN THE SAME.

Miguel Flores

Procurement Analyst: Miguel Flores

Procurement Analyst Direct Line: 239-533-8835

Lee County Procurement Management

Page 1 of 2



Bid Opening Tabulation

1164	Nusiber:	

H-160212//172-

Bid Title:	Automotive and Equalpment Batteries	
DPENING DATE:	Friday June 93, 2016	

TIME: 2:

Attended Opening:

2:30 p.m.

Opened by: Loc. Deland Coppe St.

Verified by:

FIRM	COST
1 8 9 00 40 00 00 00 00 00	19 19 90 100 1000 1 50
Addies - MERSCHEF INC	m soft (5) (672 11) 45 3
1000 Teles	1-20 1-6 4274 6 Establica
Densel Lille Willey, 11.	17841-6 14 CHILDER
C'Kelle Stanling Star 1	2764 8-4 50 76 COBOBER
The second second	
	The same of the sa

AWARD TO BE MADE AFTER STAFF RECOMMENDATION AND COUNTY COMMISSION APPROVAL AT A LATER DATE OF

Page 2 of 2



Procurement Management Department 2115 Second Floor, 1²¹ Floor Fort Myers, FL 33901 Main Line: (239) 533-8881 Fax Line: (239) 485-8393

www.leegov.com/procurement

Posted Date: April 8, 2020

Solicitation No.: B200180MIF

Solicitation Name: Automotive & Equipment Batteries

Subject: Addendum Number 2

The following represents clarification, additions, deletions, and/or modifications to the above referenced bid. This addendum shall hereafter be regarded as part of the solicitation. Items not referenced herein remain unchanged, including the response date.

OPEN DATE/BIDS DUE EXTENSION:

FROM: April 30, 2020 at 2:30 PM

TO: May 29, 2020 at 2:30 PM

Bidders must ensure they continue to monitor the Lee County Procurement website for any follow-up information regarding this solicitation.

BIDDER/PROPOSER IS ADVISED, YOU ARE REQUIRED TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WHEN SUBMITTING A BID/PROPOSAL. FAILURE TO COMPLY WITH THIS REQUIREMENT MAY RESULT IN THE BIDDER/PROPOSER BEING CONSIDERED NON-RESPONSIVE.

ALL OTHER TERMS AND CONDITIONS OF THE SOLICITATION DOCUMENTS ARE AND SHALL REMAIN THE SAME.

Miguel Flores

Mignel Flores

Procurement Analyst Direct Line: 239-533-8835

Lee County Procurement Management

Page 1 of 1



Procurement Management Department 2115 Second Floor, 1²¹ Floor Fort Myers, FL 33901 Main Line: (239) 533-8881 Fax Line: (239) 485-8383

www.leegov.com/procurement

Posted Date: April 9, 2020

Solicitation No.: B200180MIF

Solicitation Name: Automotive & Equipment Batteries

Subject: Addendum Number 3

The following represents clarification, additions, deletions, and/or modifications to the above referenced bid. This addendum shall hereafter be regarded as part of the solicitation. Items not referenced herein remain unchanged, including the response date. Words, phrases or sentences with a strikethrough represent deletions to the original solicitation. Underlined words and bolded, phrases or sentences represent additions to the original solicitation.

1. ATTACHMENT: NONE

QUESTIONS/ANSWERS

1.	On page 27 Form 3 Reference survey. It is asking about project name/number/ and project cost. What is this referring to? Im not familiar with this? Please explain
Answer	Please reference Form #3 Reference Survey on sheet 20 titled: FORMS DESCRIPTION & INSTRUCTIONS of the bid solicitation for further instruction.

BIDDER/PROPOSER IS ADVISED, YOU ARE REQUIRED TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WHEN SUBMITTING A BID/PROPOSAL. FAILURE TO COMPLY WITH THIS REQUIREMENT MAY RESULT IN THE BIDDER/PROPOSER BEING CONSIDERED NON-RESPONSIVE.

ALL OTHER TERMS AND CONDITIONS OF THE SOLICITATION DOCUMENTS ARE AND SHALL REMAIN THE SAME.

Miguel Flores

Procurement Analyst: Miguel Flores

Procurement Analyst Direct Line: 239-533-8835

Lee County Procurement Management



Procurement Management Department 2115 Second Floor, 1" Floor Fort Myers, FL 33901 Main Line: (239) 533-8881

Fax Line: (239) 485-8383 www.leegov.com/procurement

Posted Date: May 21, 2020

Solicitation No.: B200180MIF

Solicitation Name: Automotive & Equipment Batteries

Subject: Addendum Number 4

The following represents clarification, additions, deletions, and/or modifications to the above referenced bid. This addendum shall hereafter be regarded as part of the solicitation. Items not referenced herein remain unchanged, including the response date.

OPEN DATE/BIDS DUE EXTENSION:

FROM: May 29, 2020 at 2:30 PM

TO: June 10, 2020 at 2:30 PM

Bidders must ensure they continue to monitor the Lee County Procurement website for any follow-up information regarding this solicitation.

BIDDER/PROPOSER IS ADVISED, YOU ARE REQUIRED TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WHEN SUBMITTING A BID/PROPOSAL. FAILURE TO COMPLY WITH THIS REQUIREMENT MAY RESULT IN THE BIDDER/PROPOSER BEING CONSIDERED NON-RESPONSIVE.

ALL OTHER TERMS AND CONDITIONS OF THE SOLICITATION DOCUMENTS ARE AND SHALL REMAIN THE SAME.

Miguel Flores

Miguel Flores

Procurement Analyst Direct Line: 239-533-8835

Lee County Procurement Management

Page 1 of 1

EXHIBIT B FEE SCHEDULE

MER Merrely

Form In - Bld Peoposad Facus

来	PR
道LEE COU	NTY

OCUREMENT MANAGEMENT DEPARTMENT **BID/PROPOSAL FORM**

SOUTHWEST FLORIDA

COMPANY NAME:

IEH Auto Parts LLC dba Auto Plus Auto Parts

SOLICITATION:

B200180MIF, Automotive & Equipment Batteries

Having entefully examined the Contenet Ducuments, Contractor/Vendor proposes to furnish the following which meeting these specifications.

Pricing shall be inclusive of all labor, equipment, supplies, overhead, profit, material, and any other incidental costs required to perform and complete all work as specified in the Contrast Double-costs. All Unit Prices will be bid at the neutral whole penny.

in the event there is a discrepancy between a subtotal extend amount and the unit prices and extended amounts, the our prices will prevent and the corrected extension(s) and total(s) will be convidend the price.

The County will only except bids submitted on bild forms provided by the County. Bids submitted on other forms, other than those provided by the County, will be deemed non-responsive and meligible for award.

AUTOMOTIVE & EQUIPMENT BATTERIES

PERCENTAGE DISCOUNT

Itom	Description	Unit of Measure	Discount % Off Mfr. List Price	Core Charge
1	Medium to Heavy Duty Trucks & Buses Batteries	Each	LIST LESS 68%	Champion 12/16/19
2	Automotive & Light Duty Truck Batteries	Each	LIST LESS 68%	c Varies, see Champion 12/16/19
3	Lawn & Garden Equipment Batteries	Each	LIST LESS 68%	Varles, see Champion 12/16/19
4	Small & Light Equipment Batteries	Each	LIST LESS 68%	y Varies, see Champion 12/16/19
5.	Marine Batteries	Each	LIST LESS 68%	\$ Valles, see Champion 12/16/19
6	Bus Shelter Batteries	Each	LIST LESS 68%	\$ Varies, see Champion 12/16/19
7	Other Types of Batteries	Ench	LIST LESS 68%	\$ Varies, see Champion 12/16/19

The Vendor shall provide a current manufacturer's price list or online list price upon request or as preasranged by the County. The County must have clear and unrestricted access to the relevant/applicable manufacturer's price list for price verification. Please indicate below the options for manufacturer price verification available through your company.

1) Established Manufacturer	Price List: Champion 12/16/19	(Attach as necessary)
2) Web-Based Catalog Price:	Not Applicable	
	(Write website address)	

B200180MIF - Automotive & Equipment Batteries

ATTACHMENT 1 TO EXHIBIT B FEE SCHEDULE

CHAMPION

BATTERY SPECIFICATION SHEET

			-	and the second second						
(1) (1) (1)	Carryon and	25.0	Office of a state of a		10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	EZZI APIGE Pozzi	- (10,0 10) (1 - 10,- (10,0)	1- (0) 15- (1g)	E < 1.46	
				ATMINICIN ALL	(1)(6)(iv) 3	AND AND BO	TEMES			
24	24-600CH	Stl	600	750	110	62	90	\$10,00	721112824147	1767232
25	25-550CH	511	550	685	103	57	30	\$18,00	721112824161	1767255
26	26-525CH	SH	525	655	85	50	90	\$18,00	721112924178	1767263
27	27-810CH 34-700CH	511	700	1000	149	76 67	90 30	\$18.00	721112824420 721112907819	1767513 2292667
34	34-700EH 35-300CH	SU	500	625	170	48	30	\$18.00	721112824208	1767294
41	41-650CH	50	650	810	120	67	90	\$18.00	721112827865	1003311
42	42-500CH	SII	SCO	625	75	45	30	\$18.00	721112828145	1915273
51	51-500CH	SH	500	625	95	50	30	918.00	721112824239	1767328
56	56-590011	511	590	735	95	55	30	\$18.00	721112824250	1767344
50	58-550CH	211	550	685	Ra	48	30	\$18,00	721112824260	1767351
59	59-590011	SU	590	735	100	57	30	\$18.00	721112824284	1767975
65	65-750011	50	750	935	140	76	30	\$18.00	721112024293	1767302
66	66-750CH	SH	750	935	140	76	30	\$18.00	721112824307	1767399
75	75-650CH	511	650	810	95	55	30	\$18.00	721112824314	1767401
78	78-700011	SU	700	875	120	67	30	\$18.00	721112024321	1767418
79 85	79-840CH 85-625CH	SH	625	1050 780	99	55	30	\$18.00	721112927841	2292674
86	86-525CH	Sti	515	780	90	50	30	\$18.00	721112924390	1767487
101	101-550CH	SH	650	810	116	62	30	\$1800	721112824383	1767470
124	124-700CH	SU	700	375	120	67	30	\$18.00	721112824352	1767449
1218	1510-600CH	Sti	600	750	110	62	30	\$18,00	721112900014	2292874
124R	124R-600CH	SU	600	750	110	62	30	\$16.00	7211122907833	2292681
24F	14F-600CH	SU	600	710	110	62	30	\$18.00	721112824154	1767249
26R	2610-540011	SU	540	675	01	48	30	\$18,00	721112824185	1767270
27F	27F-710CH	SU	710	885	165	117	30	518,00	221112827834	1903285
3478DT	24/78DT800CH	SU	800	1000	115	64	30	\$18.00	723122824338	1767425
368	360-65001	Sti	650	810	130	71	30	\$18.00	221112824215	1767306
510	\$1R-425CH	50	425	510	75	45	30	\$1800	721112507840	2292698
588	SAR GICICH	SII	610	7(0	100	60	30	\$18,00	721112874277	3767368
7596DT	75/6501650CH	SU	650	810	9.3	55	39	\$10,00	721112824345	1767412 2292700
968	96A-550CH	SU	550 615	585	90 95	50	30	\$18.00	721112507857	1767520
CH3/40/H6 LNS/49/H0	116-635CH 119-835CH	SLI	925	755 1000	135	75	30	518.00	721112507854	2293717
21137437110	HB-8 Z-JCA	30	023	versal production and	relatering	as red Her by	Access to the same of the same	1 310,03	721112:01004	Will Harrison
24	24-700CHP	SLI	700	875	130	71	36	\$10,00	721112505594	2283416
34	34-000CHP	SLI	700	1000	110	67	35	510,00	721112505550D	1783454
35	35-640CHP	SLI	640	830	100	57	35	\$18.03	721111995617	2283461
65	65-850CHP	SLI	850	1000	150	60	36	\$10,00	721111905624	2283478
75	75-730CHP	SLI	700	875	95	56	35	\$10.00	721112905631	2283485
73	78-800CHP	5LI	BOG	1000	110	62	35	\$18.03	721112907871	2292724
85	83-650CHP	SLI	550	810	95	35	30	510.00	7211125078BB	2292731
8/5	26-640CHP	51.1	640	000	95	55	35	\$11.00	721117505567	2283492
124R	124R-700CHP	ગ્રા	700	H75	170	-67	35	\$10.00	721117907987	2292856
151R	151R-370CHP	SLI	970	460	57	36	36	\$18,00	721112905679	2283600
241	74F-750CHP	541	750	750	130	71	36	\$18.00	721112905586	7283423
51R	\$18-9C0CHP	51.1	500	625	.85	50	36	\$19.00	721117907805	2292748
67R	.678-400CHP	50	400	500	65	40	36	\$18.00	721117907901	2292755 2292843
96A 1811/99/T4	968-590CHP T4-470CHP	SLI SLI	590 470	735 585	95	43	36 30	\$18.00	721117907994 721117907949	2292893
BN2/90/14	15-050CHP	51.1	650	810	103	3/5	3ti	528.00	721112937956	2292805
6143/92/16	T6-700C1P	551	600	750	110	50	36	518.00	721112907963	2292812
814/92/17	77-720CHP	51	720	900	135	30	36	\$18.00	721112905792	2203535
L6115/93/18	TS:NOOCH?	571	800	1000	130	90	36	\$18.00	721112907970	2292029
N1/1400/H4	H4-480CHP	511	480	600		57	36	\$18.00	721112905716	2283584
1112/47/45	H5-550CHP	541	65C	810	100	54	36	\$18.00	721112907918	2292762
1B3/48/H5	H6-730CHP	511	730	910	115	70	36	\$18.00	721112905763	2203511
U14/94R/H7	H7-900CHP	511	ecc	1000	140	80	36	\$18.00	721112907925	2292779
			CHANGE!	SWALLED MO	OUE PRESENT	NA SATTING	s committee	Old English		
IN3/49/HB	118-905CHP	SU	900	1600	150	no .	36	\$18.00	721112907932	2252786
N6/95R/H9	H9-950CHP	SII	950	1000		113	36	\$18.00	721112905747	2283528

May 2020 Coro Pásos Subject la chango.

CHAMPION

BATTERY SPECIFICATION SHEET

		C BY		The back	at the state of					
ak in the second	The Strike is		erit zastani. Armera 6 f	14 14 M	1 1	arte journ	Vertices.		$\Delta t \in Q_{\delta}(y)$	160
			barabar	1.5.4.5.1		FERLIN SC	Alen Creams			
24	24-700CHAGM	AGM1	700	675	120	70	48	518.00	721112505431	2971648
24F	245-710CHAGM	AGM	710	BS5	120	70	48	\$18.00	721112907647	2071574
25	25-550CKAGM	AGM	590	695	100	55	48	\$18.00	721112902531	2071655
34	34-740CHAGM	AGM	740	925	115	68	48	\$18,00	721117907630	2071624
15	35-650CHAGM	AGM	550	600	110	55	43	\$18.00	721112902548	2071581
51	51-435CHAGM	AGM	435	540	75	91	48	518.00	721112907555	2071600
518	510-435CHAGM	AGM	435	540	75	41	48	\$18.00	771112907562	2071617
65	65-750CHAGM	AGM	750	935	120	68	49	518.00	771117902623	2071598
78	78-740CHAGM	AGM	240	925	115	60	48	518.00	721112902616	2071631
95R	960-590CHAGM	AGM	590	735	80	45	40	510.00	721112900158	2259395
124A	12487000HAGM	AGM	700	875	110	60	48	5111.00	721112909165	2319407
LN2/47/H5	HS GSCCHAGM	AGM	600	750	100	60	48	510,00	721112908007	2297867
LN3/49/H5	H6-76CCHAGM	AGM.	760	950	120	70	48	\$16,00	721112902586	2071686
1114/543/H7	H7-850CHAGIA	AGM	BSG	1000	140	80	48	\$12.00	721112902593	2071662
LN5/49/H8	H8-900CHAGM	AGM	900	1000	160	95	40	518.00	721112902509	7071679
tris/958/HD	119-950CHAGM	AGM	950	1000	190	100	48	\$13,00	721112902661	2071703
31	31-025CHAGM	ASM	825	1030	700	100	49	\$27.00	721112824444	1757537
31A	31P-825EHAGM	AGM	825	1010	200	100	40	\$27.00	721112900137	2407153
				04.0	attlet, at he	al TERRES				
401	AUX17-180CH	AGM	180	725	1	10	12	\$9.00	721112900335	2341004
400	AUX14-200CH	AGM	200	250	_	12	12	\$9.00	721112911076	7476954
general de la comp				AND DESCRIPTION OF THE PERSON NAMED IN	Necestrationers	Car Balling	THE RESERVE OF THE PARTY OF THE			
31	31-100CCH	5.1	1600	1200	105	100	12	\$18.00	721112502487	2009012
31	31-950CH	SU	950	1183	195	100	12	\$18.00	721112824451	1767544
31F	317-950CH	511	920	1185	195	100	12	\$18.00	721112902470	2068990
31	31-750CH	5(1	730	915	100	94	32	\$18.00	771117507177	2428709
31P	31P-750CH	50	750	915	100	94	32	\$18.00	721112900120	2407145
1-700CH	1-7GCCH	StI	750	935	150	80	32	518.00	721112909052	2407072
1711-650CH	171F-6500H	SU	625	700	150	80	37	\$18.00	771117508069	2407089
8V-1-510CH	8V-1-520CH	SU	570	650	120	55	12	\$19.00	721117509038	2407050
2-61001	2-510CH	SH	610	760	164	85	32	\$18,00	721112908083	2407168
30H 6702H	90H 670CH	511	670	835	160	65	17	\$27.00	771117903105	2407177
356	3EF-400CH	SH	400	500	90	50	12	\$19,00	721112908144	2407160
3EH	3EH-875CH	511	875	1098	250	120	12	527,00	721112908151	2407177
31.1	361-46000	511	450	575	105	60	12	\$27,00	721117.908168	2407184
4	4-1000EH	SU	1000	1250	195	140	12	\$27,03	721112908175	2407191
40	4D-1EMICH	SU	1000	1250	226	140	12	554,00	721112908182	2407203
ADLT	40LT-850CH	50	850	1075	735	115	- 12	\$54,00	721112928199	2407210
50	5D-880CH	50	BKO	1100	250	120	12	\$27,03	721112908212	2407234
80	BD-1400CH	SU	1600	1750	450	200	12	572,00	721112911076	2428716
				Annual Street Print, Street Purple	global change	The state of the s				
2414	241.4-62504	SH	500	625	95	55	12	\$19.09	721112024505	1767599
24M	2414-86664	SL)	800	1000	135	74	12	\$18.00	721112909076	2407056
24M	24DC-685CH	501	550	685	140	76	12	\$18.00	721112903767	2103848
27M	2714-800CH	51.1	800	1000	180	91	12	\$18.00	721112908090	2407115
27M	270C-830CH	3L1	675	810	180	91	12	\$18.00	721112909390	1757501
29HM/31M	29HM-950CH	5U	675	840	210	106	12	\$27.00	721112824529	1767618
			1 073	0.117			1.00	366.344		

May 2620 Core Prices Subject to change, CHAMPION

BATTERY SPECIFICATION SHEET

			(About Sales)	former ((4)					
Destructive (Co.			$\frac{1}{4(0)} = 0 = 0$	Condition	tu era i Ugastin	0.26 (co).	Bounds (Restaura	$\mathcal{E}_{\mathcal{A}}(G) = \{ f \in \mathcal{H} : f \in \mathcal{H} \}$	1111111	
				CHANGE	JE GUIT LE	MIT HON THE BUT				
GC2	GC-115CH	511			115	220	12	\$27,00	721112824581	1767632
6C2	GCZ-120CH	511		100	122	232	12	927.00	721112827919	1903366
GC8	GCSV-125CH	SII			125	170	12	\$27.00	721117874598	1767649
tit12	6012-11061	SU			110	147	17	\$27.CO	721112909045	2407065
70	70-523CH	SU	525	655	85	50	12	\$18.00	721112527926	1903373
NI NI SECOND			STORE VERN	CHARADIDS		MOLN BATTE	RULS	STEVE N		
Uı	U1-160CH	SH	160	200	20	17	12	\$9.00	721112901927	2106655
US	U1-250CH	SII	250	310	30	22	17	\$9.00	721112824468	1767551
tr)	D1:340CH	SII	340	475	41	20	12	\$9.00	721117824482	1767575
UIR	U18-230CH	SU	210	310	27	21	12	\$9.00	721112824475	1767568
LITE	D19-34008	50	340	\$25	41	28	12	59.00	721112874499	1767582
UIRT	DIRT-37CCH	SU	370	400	45	30	12	\$9.00	721112827933	1903)\$0
	HER STATES ASS				CALL NO	TTERUS				
25	RED25	AGM	720	910	90	1 44	35	\$18,00	811405001604	524243
35	RED35	AGM	720	910	90	44	35	\$18.00	811405001642	524229
347801	NEO34/78	AGM	500	1000	100	50	36	\$18.00	811405000034	9983547
348	RED34R	AGM	800	1930	100	50	35	\$18.00	811405031512	313499
758601	RE075/35	AGM	720	910	30	- 44	36	\$18.00	811405000911	9003561
31	YELOGUT	AGM	600	1125	155	75	35	\$18.00	811405000515	524193
35	YELDES	AGM	620	770	100	48	36	\$18,00	0114050000005	313397
1473DT	YEL34/78	AGN	750	870	120	55	36	\$19,00	811405000454	9151109
468241	YELPRIUS	AGM	A50	575	66	38	35	\$18.00	R11405021727	513300
51R	YELDSIN	AGM	450	575	66	38	35	\$19.00	8114050000089	313498
IN3/48/06	YELDHS	AGM	910	920	140	72	36	\$10,00	721112907789	2292050
27M	BLUED27M	AGM	900	1000	140	65	36	518,00	811405001666	524205
31M	DLUEOUL	AGM	900	1125	153	75	35	\$18,00	#11405001511	524162
34M	BLUE34M	AGM	800	1000	100	50	36	\$18.00	811405000065	524236
34M	DIMED34	AGM	750	870	170	55	36	\$18,00	811405001031	9001554

May 2020 Core Frices Subject to change.



BATTERIES

		EFFECTIVE	12/16/2019
PART NUMBER	DESCRIPTION	LIST	CORE
101-650CH	AUTOMOTIVE BATTE	427.81	18.00
121R600CH	BATTERY	209.30	18.00
124-700CH	AUTOMOTIVE BATTE	244.46	18.00
124R600CH	BATTERY	234.46	18,00
124R700CHAGM	BATTERY	389.81	18.00
124R700CHP	BATTERY	246.00	18.00
151R340CH	151R370CHP	203.55	18.00
151R370CHP	BATTERY	209.38	18,00
1-700CH	BATTERY	248.84	18,00
17TF650CH	BATTERY	703,33	18.00
24-600CH	AUTOMOTIVE BATTE	196,98	18.00
24-700CHAGM	BATTERY	367.78	18.00
24-700CHP	BATTERY	246,58	18.00
24-710CHAGM	24-700CHAGM	412,72	1.8.00
24DC685CH	BATTERY	262,52	18.00
24DC750CHAGM	AGM MARINE BATTERY	479.99	18.00
24F600CH	AUTOMOTIVE BATTE	203.18	18.00
24F710CHAGM	BATTERY	412.72	1.8.00
24F750CHP	BATTERY	255.16	18.00
24FH700CH	124R600CH	236.80	18.00
24M625CH	AUTOMOTIVE BATTE	208.08	18.00
24M800CH	BATTERY	274.06	18.00
25-550CH	AUTOMOTIVE BATTE	184.53	18.00
25-550CHAGM	BATTERY	412.72	18.00
2-610CH	BATTERY	322.00	18.00
26-525CH	AUTOMOTIVE BATTE	192.21	18.00
26R540CH	AUTOMOTIVE BATTE	172.54	18.00
26RH600CH	121R600CH	211.10	18,00
27-810CH	AUTOMOTIVE BATTE	284.12	18.0D
27DC850CH	AUTOMOTIVE BATTE	268.45	18.00
27F710CH	AUTOMOTIVE BATTE	287.03	18,00
27M800CH	BATTERY	281.09	18.00

29HM650CH	29HM850CH	213.98	18.00
29HM850CH	BATTERY	281.09	27.00
30H670CH	BATTERY	250.75	27.00
31-1000CH	AUTOMOTIVE BATTE	329.44	18.00
31-750CH	BATTERY	299.98	18.00
31-825CHAGM	BATTERY	472.49	18.00
31-950CH	AUTOMOTIVE BATTE	322.15	18.00
31DC675CH	BATTERY	308.43	18.00
31DC825CHAGM	AGM MARINE BATTERY	513.66	18.00
31P750CH	BATTERY	280.47	18.00
31P825CHAGM	BATTERY	488.77	18.00
31P950CH	AUTOMOTIVE BATTE	321.85	18.00
34/78DT800CH	AUTOMOTIVE BATTE	247.23	18.00
34-540CH	34-700CH	206.70	18.00
34-700CH	BATTERY	218.59	18.00
34-740CHAGM	BATTERY	355,38	18.00
34-800CHP	BATTERY	249.98	18.00
35-500CH	AUTOMOTIVE BATTE	195,31	18.00
35-640CHP	BATTERY	232.07	18.00
35-650CHAGM	BATTERY	367,88	18.00
36R650CH	AUTOMOTIVE BATTE	232,59	18.00
3EE400CH	BATTERY	419,99	18.00
3EH875CH	BATTERY	434,30	27.00
3ET460CH	BATTERY	433.01	27,00
40R590CH	96R550CH	217,03	18.00
4-1000CH	BATTERY	249.96	27.00
41-650CH	AUTOMOTIVE BATTE	303.47	18,00
42-500CH	AUTOMOTIVE BATTE	167.83	18.00
4D1000CH	BATTERY	448.29	54.00
4DLT860CH	BATTERY	435.11	54.00
4DM1314CH	BATTERY	562.34	54.00
51-435CHAGM	BATTERY	386.19	18.00
51-500CH	AUTOMOTIVE BATTE	179.31	18.00
51R425CH	BATTERY	214.33	18.00
S1R435CHAGM	BATTERY	386.19	18.00
51R500CH	51R425CH	180.53	18.00
51R500CHP	BATTERY	179.44	18,00
56-590CH	AUTOMOTIVE BATTE	195.05	18.00
58-550CH	AUTOMOTIVE BATTE	182,41	18.00
58R610CH	AUTOMOTIVE BATTE	215.11	18,00
59-590CH	AUTOMOTIVE BATTE	203.05	18.00
5D880CH	BATTERY	380,62	27.00
65-750CH	AUTOMOTIVE BATTE	236.13	18.00
65-750CHAGM	BATTERY	367.24	18.00
65-850CHP	BATTERY	249.96	18,00
66-750CH	AUTOMOTIVE BATTE	281.54	18.00
67R400CH	67R400CHP	287.05	18,00

67R400CHP	BATTERY	280.66	18.00
70-525CH	AUTOMOTIVE BATTE	153.02	18.00
75/86DT650CH	AUTOMOTIVE BATTE	216.40	18.00
75-650CH	AUTOMOTIVE BATTE	206,85	18.00
75-700CHP	BATTERY	249.97	18.00
78-700CH	AUTOMOTIVE BATTE	212.08	18.00
78-740CHAGM	BATTERY	356.52	18.00
78-800CH	78-700CH	271.35	18.00
78-800CHP	BATTERY	249.97	18.00
79-840CH	AUTOMOTIVE BATTE	453.76	18.00
85-625CH	BATTERY	246.84	18.00
85-650CH	85-625CH	286.00	18.00
85-650CHP	BATTERY	271.84	18.00
86-525CH	AUTOMOTIVE BATTE	1.93.69	18.00
86-640CHP	BATTERY	249.97	18.00
8D1155CH	8D1400CH	487.47	72.00
8D1400CH	BATTERY	546.84	18.00
8V1-520CH	BATTERY	359.34	18.00
94R790CH	H7-800CHP	447.63	18.00
96R550CH	BATTERY	249.97	18.00
96R590CH	96R550CH	271.84	18.00
96R590CHAGM	BATTERY	374.97	18.00
96R590CHP	BATTERY	274.97	18,00
ACID32OZ	BATTERY ACID	40.59	0.00
ACID5GAL	BATTERY ACID	93.72	0.00
ACID6QT	BATTERY ACID	49.97	0.00
AUX12-180CH	AGM AUX BATTERY	218.72	18.00
AUX14-200CH	AGM AUX BATTERY	249.97	18,00
BLUE34M	BATTERY	615.59	18.00
BLUED27M	OPTIMA BATTERY	756.22	18.00
BLUED31	BATTERY	749.97	18.00
BLUED34	OPTIMA BATTERY	693,72	18,00
CBL9KIT	STD KIT	2968.68	0.00
CBLCOMBOKIT	сомво кіт	5477.98	0.00
CBLPREMKIT	PREM KIT	3903,10	0.00
CORE1000	CHAMP CORE 10.00	0,00	18.00
CORE2700	CHAMP CORE 27.00	0,00	27.00
GC115CH	GOLF CART BATTER	281.68	27.00
GC12-110CH	BATTERY	612,47	27.00
GC2-120CH	GOLF CART BATTER	318.38	27.00
GC8V125CH	GOLF CART BATTER	303.16	27,00
H4-480CHP	BATTERY	312.76	18,00
H5-600CHAGM	H5-680CHAGM	469,49	18.00
H5-650CH	H5-650CHP	301.30	18,00
H5-650CHP	BATTERY	297.41	18.00
H5-680CHAGM	BATTERY	469,49	18.00
H6-615CH	AUTOMOTIVE BATTE	266.58	18.00

H6-730CHP	BATTERY	265.59	18,00
H6-760CHAGM	BATTERY	434,34	18.00
H7-800CHP	BATTERY	271.84	18.00
H7-850CHAGM	BATTERY	410.54	28.00
H8-825CH	BATTERY	331.22	18.00
H8-850CH	H8-825CH	375.30	18,00
H8-900CH	H8-825CH	392,98	18.00
H8-900CHAGM	BATTERY	430.11	18.00
H8-900CHP	BATTERY	374.96	18.00
H9-950CHAGM	BATTERY	569.99	18.00
H9-950CHP	BATTERY	446.84	18.00
RED25	OPTIMA BATTERY	590.28	18.00
RED34/78	OPTIMA BATTERY	624.97	18.00
RED34R	BATTERY	559.34	18.00
RED35	OPTIMA BATTERY	593.72	18.00
RED75/35	OPTIMA BATTERY	618.72	18.00
S46B24RCHAGM	BATTERY	437.47	18.00
T4-470CH	T4-470CHP	250.35	18.00
T4-470CHP	BATTERY	237.47	18.00
T5-650CH	T5-650CHP	279,58	1.8.00
T5-650CHP	BATTERY	226,33	18.00
T6-700CH	T6-700CHP	416.15	18.00
T6-700CHP	BATTERY	374,97	18.00
T7-720CHP	BATTERY	374.97	18.00
T8-800CH	T8-800CHP	549,03	18,00
T8-800CHP	BATTERY	387.47	18.00
U1-160CH	LAWN AND GARDEN	87.47	9,00
U1-250CH	LAWN AND GARDEN	113.65	9.00
U1-340CH	LAWN AND GARDEN	132.68	9.00
U1R250CH	LAWN AND GARDEN	115.91	9,00
U1R340CH	LAWN AND GARDEN	132.23	9.00
U1RT370CH	AUTOMOTIVE BATTE	223.62	9.00
YEL34/78	OPTIMA BATTERY	749.97	18.00
YELD31T	OPTIMA BATTERY	874.97	18,00
YELD35	OPTIMA BATTERY	684.34	18,00
YELD51R	OPTIMA BATTERY	593.72	18.00
YELDH6	OPTIMA BATTERY	799.97	18.00
YELPRIUS	OPTIMA BATTERY	612,47	18.00

EXHIBIT C INSURANCE REQUIREMENTS

INSURANCE GUIDE



Lee County Insurance Requirements

Minimum Insurance Requirements: Risk Management in no way represents that the insurance required is sufficient or adequate to protect the Vendor's interest or liabilities. The following are the required minimums the Vendor must maintain throughout the duration of this Contract. The County reserves the right to request additional documentation regarding insurance provided.

 a. Commercial General Liability - Coverage shall apply to premises and/or operations, products and completed operations, independent contractors, and contractual liability exposures with minimum limits of:

\$1,000,000 per occurrence

\$2,000,000 general aggregate

\$1,000,000 products and completed operations

\$1,000,000 personal and advertising injury

 Business Auto Liability - The following Automobile Liability will be required and coverage shall apply lo all owned, bired and non-owned vehicles use with minimum limits of:

\$1,000,000 combined single limit (CSL) or

\$300,000 budlly injury per person

\$1,000,000 bodily injury per accident

\$500,000 property damage per accident

e. Workers' Compensation - Statutory benefits as defined by Chapter 440, Florida Statutes, encompassing all operations contemplated by this Contract or Agreement to apply to all owners, officers, and employees regardless of the number of employees. Workero' Compensation exemptions may be accepted with written proof of the State of Florida's approval of such exemption. Employers' liability will have minimum limits of:

\$500,000 per accident

\$500,000 disease limit

\$500,000 disease - policy limit

*The required minimum limit of liability shown in a, and b, may be provided in the form of "Excess Insurance"

or "Commercial Umbrella Policies," in which case, a "Following Form Endorsement" will be required on the

"Excess Insurance Policy" or "Commercial Umbrella Policy."



Verification of Coverage:

- Coverage shall be in place prior to the commencement of any work and throughout the duration of the Contract. A certificate of insurance will be provided to the Risk Manager for review and approval. The certificate shall provide for the following.
 - a. The certificate holder shall read as follows:

Lee County Board of County Commissioners P.O. Box 398 Fort Myers, Florida 33902

b. "Lee County, a political subdivision and Charter County of the State of Florida, its agents, employees, and public officials" will be named as an "Additional Insured" on the General Liability policy, including Products and Completed Operations coverage.

Special Requirements:

- 1. An appropriate "Indemnification" clause shall be made a provision of the Contract,
- If applicable, it is the responsibility of the general contractor to ensure that all subcontractors comply with all insurance requirements.

and of Incurance Guide Section

EXHIBIT D

VENDOR BACKGROUND SCREENING AFFIDAVIT



VENDOR BACKGROUND SCREENING AFFIDAVIT

Florida Statutes Chapter 435 governs required background screenings for any employees, contractors, subcontractors, or agents of the Vendor who will have contact with any vulnerable person, as defined by statute, or who otherwise are required to undergo a Level 1 or Level 2 background screening in accordance with Florida law.

The Vendor is responsible for ensuring that such required background screenings are conducted in accordance with Florida Statutes Chapter 435. Documentation of such completed background screenings must be maintained for a period of no less than five (5) years and are subject to audit by Lee County at any time during such five (5) year period.

Under penalty of perjury, I declare that I have read and understand the requirements stated above, and that all required background screenings shall be conducted in accordance with this affidavit. I further understand that there may be additional local, state, and federal regulations that may require background screening, and that the Vendor will be solely responsible for complying with such legal requirements. Furthermore, the Vendor shall indemnify and hold Lee County harmless from any and all claims or actions resulting from failure to comply with this affidavit.

Date:7/28/20	Perawka Signature
STATE OF New Jersey COUNTY OF Burlington	Brian Evanoka - Vice President Major Accounts Name/Title
presence or □ online notarization, this 2	or affirmed) and subscribed before me by means of 🖫 physical 8th day of July , 2020 , by the above-named person personally known to me or who has produce the following as
[Stamp/seal required]	Signature, Notary Public