AGREEMENT FOR GOLF CART LEASING AND RENTAL

THIS AGREEMENT ("Agreement") is made and entered into as of the date of execution by both parties, by and between Lee County, a political subdivision of the State of Florida, hereinafter referred to as the "County" and Gator Golf Cars & Utility Vehicles, LLC, a Florida limited liability company, 14580 Global Parkway, Suite 110, Fort Myers, FL 33913, and whose Federal tax identification number is 47-0952559, hereinafter referred to as "Vendor."

WITNESSETH

WHEREAS, the County intends to lease or rent golf carts from the Vendor in connection with "Golf Cart Leasing and Rental" (the "Purchase"); and,

WHEREAS, the County issued a solicitation, Informal Quote No. Q-160299KC; and,

WHEREAS, the County evaluated the responses received and found the Vendor qualified to provide the necessary products and services; 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 both leasing and rental of golf carts Countywide, in accordance with the Project Scope of Services made part of this Agreement as Exhibit A, attached hereto and incorporated herein. Vendor shall comply strictly with all of the terms and conditions of Q-160299KC, a copy of which is on file with the County's Department of Procurement Management and is deemed incorporated into this Agreement.

II. TERM AND DELIVERY

A. This Agreement shall commence immediately upon execution by both the County and the Vendor, and shall continue for a term of one (1) year. The County reserves the right to renew this Agreement for up to three (3) additional one (1) year terms, upon the mutual written agreement of both parties.

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 Q-160299KC, 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 work under this Agreement until receipt of a purchase order from the County. Vendor acknowledges and agrees that no minimum order or amount of product or work is guaranteed under this Agreement and County may elect to issue no purchase orders. If a purchase order is issued, the County reserves the right to amend, reduce, or cancel the purchase order 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 nonappropriation 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 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, §218.70, et seq. F.S., 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 address indicated on the purchase order 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+ Class VII or better. No changes are to be made to these specifications without prior written specific approval by County Risk Management.

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 §119.0701, F.S., with regard to public records, and shall:
 - 1) 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;
 - 2) provide the public with access to public records on the same terms and conditions that the County would provide the records and at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law;
 - 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, 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.

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.
- 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 cause affecting the performance of this Agreement arising from or attributable to acts, events, omissions or accidents beyond the reasonable control of the parties.

D. The County will complete the Vendor's Rental and Lease Forms, made part of this Agreement as Exhibit D, attached hereto and incorporated herein, for each vehicle rental and lease requested by the County.

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. <u>TERMINATION</u>

- A. The County shall have the right at any time upon fifteen (15) 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 claim or dispute including, but not limited to, actual period of mediation or judicial proceedings.

XIV. <u>VENDOR WARRANTY</u>

- 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.

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 Vendor shall not assign any interest in this Agreement and shall not transfer any interest in same (whether by assignment or novation) without the prior written consent of the County, except that 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 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.
- E. 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.
- F. If the Vendor is comprised of more than one legal entity, each entity shall be jointly and severally liable hereunder.
- G. 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: Mary Tucker Names: Name: Roger Desjarlais Director of Title: Titles: County Manager Procurement Management Address: Address: P.O. Box 398 Fort Myers, FL 33902 239-533-8881 Telephone: Telephone: 239-533-2221 239-485-8383 Facsimile: Facsimile: 239-485-2262 E-mail: E-Mail: rdesjarlais@leegov.com mtucker@leegov.com

- H. Any change in the County's or the Vendor's Representative will be promptly communicated by the party making the change.
- I. Paragraph headings are for the convenience of the parties and for reference purposes only and shall be given no legal effect.
- J. 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. Q-160299KC
 - 4. Vendor's Submittal in Response to Q-160299KC

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

WITNESS:	Gator Golf Cars & Utility Vehicles, LLC
Signed By:	Signed By:
Print Name:	Print Name:
	Title:
	Date:
	LEE COUNTY
	BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA
	BY:
	CHAIR
	DATE:
ATTEST: CLERK OF THE CIRCUIT COURT Linda Doggett, Clerk	
BY:	<u> </u>
APPROVED AS TO FORM:	
BY:	
COUNTY ATTORNEY	

EXHIBIT A SCOPE OF SERVICES

The Vendor will provide the following vehicle options for rent or lease by the County:

- 1. Two-Passenger Golf Cart
- 2. Four-Passenger Golf Cart
- 3. Six-Passenger Golf Cart
- 4. Eight-Passenger Golf Cart
- 5. Gas-Powered Utility Vehicle
- 6. Electric-Powered Utility Vehicle

EXHIBIT B FEE SCHEDULE

Ver 03/28/2016

INFORMAL QUOTE NO.: Q-160299KC

Form#1a - Solicitation Form (not applicable for CCNA solicitations)



Lee County Procurement Management

QUOTE FORM

Company Name:

GATORGOLF GARS! UTILITY VEHICLES, LLC

Solicitation no. Q-160299KC

Solicitation: GOLF CART LEASING AND RENTAL

Having carefully examined the "Terms and Conditions", and the "Detailed Specifications", all of which are contained herein, propose to furnish the following which meet these specifications:

PLEASE NOTE: THE BOTTOM LINE PRICING MUST BE ALL INCLUSIVE TO WHATEVER IS NEEDED TO KEEP THE GOLF CARTS RUNNING DURING THE RENTAL OR LEASE.

All miscellaneous charges (i.e.," Environmental Charge, battery disposal fees, etc.") shall be clearly stated on all invoices.

Please Provide the Cost for Each Item.										
Item #	2/PASSENGER	4/PASSENGER	6/PASSENGER	8/PASSENGER	UTILITY VEHICLE GAS	UTILITY VEHICLE ELECTRIC				
DAILY	12500	13500	1500	22500	22.00					
RENTAL	125-		130-	115-	22500	1500				
WEEKEND RENTAL	250°	2650	3000	37500	37500	27500				
WEEKLY	000									
RENTAL	27500	3000	3000	40000	40000	30000				
MONTHLY	33500		11200		The Contract of the Contract o					
RENTAL		37500	47500	57500	52500	42500				
ONE-YEAR	310000	35000	115000	530000						
RENTAL	21002	3500-	4300-	2300-	43000	360000				
LEASE PER	33500	37500	47500	F-70-00	52500	42500				
MONTH			110	57500	265-	925-				
LEASE PER	310000	3500°	LICALOO	530000	1100 00	2000				
YEAR		2000	9500.		48000	36000				
PICK UP &	20000	20000	2000	2000						
DELIVERY (LOCAL*)	(1-4)	(1-4)	(1-2)							
PICK UP &	(,	(1-1)	(1-0)	(1-2)						
DELIVERY	11 00	4 21								
(OUT OF	40000	40000	400	Unn.						
AREA*)	(1-4)	(1-4)	(1-2)	400 (1-2)						
ADDITIONAL										
CHARGE	Inchuped	Inchures	INCLUDED	INCLUDED						
FOR		- charles	-	JACO GILD						
CANOPY	NC	. 1	1.1							
TOP,	10	NIC	NIC	NC						
WINDSHIEL										
D & LIGHTS										
PLEASE LIST										

EXHIBIT B FEE SCHEDULE

MISCELLANEOUS CHARGES

All miscellaneous charges (e.g., Environmental Charge, battery disposal fees, etc.) shall be clearly stated on all invoices.

RE-FUELING OF CARTS

If the County returns to the Vendor a gasoline powered cart that does not have a full tank of gas, the Vendor shall re-fuel the cart at the current prevailing average pump price for regular unleaded gasoline (Fort Myers/Lee County area) in effect at the time. Under no circumstances shall an "up charge" or premium be applied to fuel used to re-fuel carts rented under this Agreement.

PRICE ESCALATION/DE-ESCALATION

No price increases will be authorized for 365 calendar days after the effective date of this Agreement. Upward price adjustments may be permitted only at the end of this period and only where verified to the satisfaction of the County's Procurement Management Department as provided herein. However, "across the board" price decreases are subject to implementation at any time and shall be immediately conveyed to the County.

The Vendor shall not give less than 30 days' advance written notice of a price increase to the the County's Procurement Management Department. Any approved price change will be effective only at the beginning of the calendar month following the end of the full 30-day notification period. The Vendor shall document the amount and proposed effective date of the change in price. The price change must affect all accounts serviced by the Vendor. Documentation shall be supplied with Vendor's request for increase which will: (1) verify that the requested price increase is general in scope and not applicable just to the County; and (2) verify the amount or percentage of increase which is being passed on to the vendor by others not under the control of the vendor. Failure by the vendor to supply the aforementioned verification with the request for price increase will result in delay of the effective date of such increase. The County's Procurement Management Department may make such verification as deemed adequate. However, an increase, which the County's Procurement Management Department determines is excessive, regardless of any documentation supplied by the vendor, may be cause for cancellation of the Agreement by the County. The County will notify using agencies and Vendor in writing of the effective date of any increase, which is approved. However, the Vendor shall fill all purchase orders received prior to the effective date of the price adjustment at the old contract prices. Price decreases that affect the cost of materials, labor, and transportation are required to be passed on to the County immediately. Failure to do so will result in action to recoup such amounts.

EXHIBIT C INSURANCE REQUIREMENTS

Minimum Insurance Requirements: Risk Management in no way represents that the insurance required is sufficient or adequate to protect the vendors' 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. <u>Commercial General Liability</u> - Coverage shall apply to premises and/or operations, products and completed operations, independent contractors, contractual liability exposures with minimum limits of:

\$500,000 per occurrence \$1,000,000 general aggregate \$500,000 products and completed operations \$500,000 personal and advertising injury

b. <u>Business Auto Liability</u> - The following Automobile Liability will be required and coverage shall apply to all owned, hired and non-owned vehicles use with minimum limits of:

\$500,000 combined single limit (CSL) \$300,000 bodily injury per person \$500,000 bodily injury per accident \$300,000 property damage per accident

c. <u>Workers' Compensation</u> - Statutory benefits as defined by FS 440 encompassing all operations contemplated by this contract or agreement to apply to all owners, officers, and employees regardless of the number of employees. Workers 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:

\$100,000 per accident \$100,000 disease limit \$500,000 disease – policy limit

*The required minimum limit of liability shown in a; b; c; 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."

EXHIBIT D VENDOR'S RENTAL AND LEASE FORMS



Gator Golf Cars 14580 Global Parkway

Ft. Myers, FL 33913 239.334.4000 Ph



www.gatorgolfcars.com

This I	Rental Contract is	between G	ator Golf C here	Cars herei inafter re	nafter referre ferred to as "	ed to as "G RECIPIEN	Sator" and NT".
				ERMS			
Gator agrees to provide This lease will be at \$ Pd. Check #			, per D S S				
	Begin Date:				End Date:		
Credit	Card Information:		_	_	_		
	_	Туре		Card #		Code	Exp. Date
12.	collision insurance coveri Gator shall have the right lease or repair bills. The Recipient acknowled The Recipient agrees to est Gator agrees to defend, in agents from and against a injuries, death or physica To the extent permitted b and its affiliates, successor	ay for any of the sible for replacem f 18 is Permitted attion of this connig the market with the terminate this ges that title to the terminate the gest that title to the terminate that gest that title to the terminate that gest that title to the terminate and the terminate that gest that title to the terminate and the terminate that title to the terminate that title tha	e incurred expermaintenance to ent of tires and in To Use The Vetract, shall mainalue of vehicle_s agreement and the vehicle lease ments reasonabled harmless the s, demands, act ge, to the extent Florida Statues icers, suppliers of parties for bould willful misconduct to battery actions.	nses listed in le include batter batteries due t chicle. This Is' that and keep that and keep data bases data bases data bases de le Recipient and cions or causes that caused by Ga s, the Recipient and agents fro dily injuries, da duct. id.	ease condition #2 w y water level (for co o negligence beyor l'he Recipient's Res in effect fire, theft ion of its vehicle at hall at all times be l y Gator to secure G l its Recipient and i of action at law or tor's negligent acts t agrees to protect, m any and all clain eath, or physical pr	harging), tire production of the process of the pro	ressure and cleaning. e. Insurance coverage, including dinquent or non-payment of an the vehicle. In the vehicle. In the vehicle for bodily and hold harmless Gator amages, actions or causes of the other than the country and hold harmless Gator amages, actions or causes of the extent caused by the
	Customer Si	gnature	Date		Gator Sign	ature	Date
This L	ease Requested By:			Gat	or Approval:		
Bill To				Ship To			
Item#	Serial #	MFG	Mode	1	Color	Accessori	es