

Invitation for Bid 2017 Type I Ambulance

IFB# 2017-02

Invitation for Bid Issued:	January 6, 2017	
Closing Date:	February 6, 2017	
Closing Time:	4:00 PM Eastern Time	

Issuing Department: City of Franklin, Virginia

Finance Department 207 West 2nd Ave. P. O. Box 179

Franklin, Virginia 23851

Technical Inquiries

On Specifications: Mark Carr, Deputy Chief of Emergency Services

(757) 562-8581

Procurement Inquiries: Melissa D. Rollins, Finance Director

(757) 562-8535

The City of Franklin is requesting proposals from qualified firms for design, manufacture, and delivery of a Type I Ambulance in accordance with the specifications hereto:

All proposals must be addressed to the Issuing Department listed above. <u>Any proposals turned in after the date and time listed will be rejected and returned unopened</u>. Proposals sent via facsimile or email will not be considered.

TELEPHONE #

INVITATION TO BID

SIGNATURE

City of Franklin ISSUING OFFICE: DIRECTOR OF FINANCE P.O. BOX 179 FRANKLIN, VIRGINIA 23851 (757) 562-8535		DATE: January 6, 2017		BID ITEM NO.			
		Attention Of Bidders Is Directed To Section 11-72 To 11-80 Code Of Virginia [Ethics In Public Contracting]			CLOSING DATE February 6, 2017		
PLEASE FILL IN COMPANY NAME & ADDRESS IN THE SPACES PROVIDED:		PANY NAME & ADDRESS IN THE	RETURN THIS COPY THIS IS NOT AN ORDER		CLOSING TIME 4:00 P.M. PROCUREMENT OFFICER		
INFO THE STA LITI	THE CITY OF FRANKLIN RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS IN WHOLE OR IN PART AND TO WAIVE ANY INFORMALITIES IN THE BID PROCESS AND RESERVES THE RIGHT TO ENTER INTO ANY CONTRACT DEEMED TO BE IN ITS BEST INTEREST. THE SPECIFICATIONS IN THIS BID ARE INTENDED AS A QUALITY INDICATOR AND GUIDE FOR YOUR BIDDING AND UNLESS OTHERWISE STATED, THE CITY WILL CONSIDER ALTERNATE BIDS OF EQUAL OR BETTER QUALITY, WHICH SHALL BE ACCOMPANIED BY DESCRIPTIVE LITERATURE. THE ENTIRE CONTENTS OF THIS INVITATION TO BID, ANY ADDENDA, AND BIDDER'S RESPONSE SHALL BE INCORPORATED INTO ANY RESULTING CONTRACT.						
	QUANTITY	UNIT	DESCRIPTION, MANUFACTUR	ER, PART NUMBER	NET UNIT PRICE		NET TOTAL PRICE
	1	Each	Automotive Unit, Type I Ambulance, Veh NFPA or equivalent specifications Vehic Office of Emergency Medical Services reincluding gross weight requirements and State Inspection per Instructions, Terms Specifications attached:	le shall meet current Virginia egulatory requirements, d shall pass a Virginia DMV			
(F In o Th reje	Please Initial) compliance with the following section.	n this bid, ction shall	T OF ADDENDUM: #1 #2 #3_ and to all the conditions imposed herein, the be signed by an agent authorized to bind the PRICES QUOTED F.O.B. FRANKLIN, VIRGII	e bidder/company. Failure to exec			
			ALL BE PREPAID AND ALLOWED WITH <u>O</u>		DELIVERY.		
Ρ	AYMENT TER	MS:		DELIVERY TIME:		DA	TE:
A	UTHORIZED /	AGENT:					

TYPE OR PRINT

ANTICOLLUSION / NONDISCRIMINATION / DRUG FREE WORKPLACE CLAUSES

ANTICOLLUSION CLAUSE:

IN THE PREPARATION AND SUBMISSION OF THIS BID, SAID BIDDER DID NOT EITHER DIRECTLY OR INDIRECTLY ENTER INTO ANY COMBINATION OR ARRANGEMENT WITH ANY PERSON, FIRM OR CORPORATION, OR ENTER INTO ANY AGREEMENT, PARTICIPATE IN ANY COLLUSION, OR OTHERWISE TAKE ANY ACTION IN THE RESTRAINT OF FREE, COMPETITIVE BIDDING IN VIOLATION OF THE SHERMAN ACT (15 U.S.C. SECTION 1), SECTIONS 59.1-9.1 THROUGH 59.1-9.17 OR SECTIONS 59.1-68.6 THROUGH 59.1-68.8 OF THE CODE OF VIRGINIA.

THE UNDERSIGNED BIDDER HEREBY CERTIFIES THAT THIS AGREEMENT, OR ANY CLAIMS RESULTING THEREFROM, IS NOT THE RESULT OF, OR AFFECTED BY, ANY ACT OF COLLUSION WITH, OR ANY ACT OF, ANOTHER PERSON OR PERSONS, FIRM OR CORPORATION ENGAGED IN THE SAME LINE OF BUSINESS OR COMMERCE; AND, THAT NO PERSON ACTING FOR, OR EMPLOYED BY, THE CITY OF FRANKLIN HAS AN INTEREST IN, OR IS CONCERNED WITH, THIS BID; AND, THAT NO PERSON OR PERSONS, FIRM OR CORPORATION OTHER THAN THE UNDERSIGNED, HAVE, OR ARE, INTERESTED IN THIS BID.

DRUG FREE WORKPLACE:

DURING THE PREFORMANCE OF THIS CONTRACT, THE CONTRACTOR AGREES TO (I) PROVIDE A DRUG-FREE WORKPLACE FOR THE CONTRACTOR'S EMPLOYEES; (II) POST IN CONSPICUOUS PLACES, AVAILABLE TO EMPLOYEES AND APPLICANTS FOR EMPLOYMENT, A STATEMENT NOTIFYING EMPLOYEES THAT THE UNLAWFUL MANUFACTURE, SALE, DISTRIBUTION, DISPENSATION, POSESSION, OR USE OF A CONTROLLED SUBSTANCE OR MARIJUANA IS PROHIBITED IN THE CONTRACTOR'S WORKPLACE AND SPECIFYING THE ACTIONS THAT WILL BE TAKEN AGAINST EMPLOYEES FOR VIOLATIONS OF SUCH PROHIBITION; (III) STATE IN ALL SOLICITATIONS OR ADVERTISEMENTS FOR EMPLOYEES PLACED BY OR ON BEHALF OF THE CONTRACTOR THAT THE CONTRACTOR MAINTAINS A DRUG-FREE WORKPLACE; AND (IV) INCLUDE THE PROVISIONS OF THE FOREGOING SECTIONS I, II, AND III IN EVERY SUBCONTRACT OR PURCHASE ORDER OF OVER \$10,000, SO THAT THE PROVISIONS WILL BE BINDING UPON EACH SUBCONTRACTOR OF VENDOR.

NONDISCRIMINATION CLAUSE:

- 1. EMPLOYMENT DISCRIMINATION BY BIDDER SHALL BE PROHIBITED.
- 2. DURING THE PERFORMANCE OF THIS CONTRACT, THE SUCCESSFUL BIDDER SHALL AGREE AS FOLLOWS:
 - A. THE BIDDER, WILL NOT DISCRIMINATE AGAINST ANY EMPLOYEE OR APPLICANT FOR EMPLOYMENT BECAUSE OF RACE, RELIGION, SEX, AGE, NATIONAL ORIGIN, OR HANDICAP, EXCEPT WHERE RELIGION, SEX, AGE, NATIONAL ORIGIN OR HANDICAP IS A BONA FIDE OCCUPATIONAL QUALIFICATION REASONABLY NECESSARY TO THE NORMAL OPERATION OF THE BIDDER. THE BIDDER AGREES TO POST IN CONSPICUOUS PLACES, AVAILBLE TO EMPLOYEES AND APPLICANTS FOR EMPLOYMENT, NOTICES SETTING FORTH THE PROVISIONS OF THIS NONDISCRIMINATION CLAUSE.
 - B. THE BIDDER, IN ALL SOLICITATIONS OR ADVERTISEMENTS FOR EMPLOYEES PLACED ON BEHALF OF THE BIDDER, WILL STATE THAT SUCH BIDDER IS AN EQUAL OPPORTUNITY EMPLOYER.
 - C. ADVERTISEMENTS, NOTICES, AND SOLICITATIONS PLACED IN ACCORDANCE WITH FEDERAL LAW, RULE OR REGULATION SHALL BE DEEMED SUFFICIENT FOR THE PURPOSE OF MEETING THE REQUIREMENTS OF THIS SECTION.

Vendor Name & Address	Date:
	Print Name:
	Signature in Ink:
Telephone Number: ()	Title:
Fax Number: ()	Email Address:

The entire contents of this Invitation to Bid, any addenda, and Bidder's accepted Bid response shall be incorporated into any resulting contract.

I. INSTRUCTIONS TO BIDDERS

A. Issuing Office:

Whenever used in this Invitation to Bid, Issuing Office shall be:

Finance Department 207 W. Second Ave P. O. Box 179 Franklin, VA 23851

B. Bidder Obligation:

Bidder shall carefully examine the terms and conditions set forth in this Invitation to Bid and any subsequent addenda. Failure to do so shall not relieve a bidder of an obligation to furnish the goods and/or services specified in this Invitation to Bid and its addenda.

Bidder shall check with the Issuing Office within forty-eight (48) hours prior to closing to secure any addenda affecting bidding.

C. Bid Binding Period:

Bidder agrees that this bid shall be binding and shall not be withdrawn for a period of ninety-(90) calendar days after the Closing Date of this Invitation to Bid.

D. Changes or Modifications:

Changes or modifications to this Invitation to Bid made prior to the date and time of closing shall be addressed by addenda from the issuing Office. Acknowledge receipt of addenda in the space provided on the cover page of this Invitation to Bid. Oral modifications shall not form a part of the Bid documents. Bidders who attach or submit bids on their own company forms or who incorporate their standard conditions of sale into their Bid response may be considered non-responsive.

E. Closing Date and Time:

Bidders shall ensure their Bid response is time stamped by the issuing Office no later than the Closing Date and Time shown on the cover page of this Invitation to Bid. Bids received after the specified date and time (time stamped **4:01** P.M. **or later**) shall not be considered and will be returned unopened to Bidder.

F. Proprietary Information:

Bidders are advised that Section § 2.2-4342, of the Code of Virginia -i.e. the Virginia Public Procurement Act -shall govern public inspection of all records submitted. Bidder shall submit proprietary information under separate cover, such information, which City reserves the right to submit to the City Attorney for concurrence of Bidder's claim, that it is in fact proprietary. References may be made within the body of the bid to proprietary information; however, all information contained within the body of the bid not under separate cover and labeled proprietary shall be public information in accordance with State statutes.

G. Submittals:

- 1. Each Bid submission shall be submitted to the Issuing Office and shall include the following documents:
 - a) The cover page of this Invitation to Bid, which shall contain:
 - (1) Total Bid price;
 - (2) Original signature of an agent authorized to bind the company;
 - (3) Delivery time;
 - (4) Payment terms; and
 - (5) Acknowledgment of any addenda on page one (1).
 - b) Bidder's Proposed Specification Sheet;
 - c) Current Manufacturer's Published Literature;
 - d) References;
 - e) Bid pricing page;
 - f) Completed and signed anti-collusion/nondiscrimination/drug-free workplace clauses; and
 - g) Service performance submittals as detailed in Section I, Paragraph W.

- 2. Submit **three** (3) **copies** of your Bid. At least one copy of the Bid shall contain the original signature of the contracting authority.
- 3. Submit Bids in a sealed envelope or package, label the outside of your envelope or package with the Bid Item No., Closing Date and Time, and your name and address. Bids received by telephone, telegraph, facsimile, or any other means of electronic transfer shall not be accepted.

H. Award:

Award shall be made to the lowest responsible and responsive Bidder. A responsive Bidder shall mean a person who has the capability, in all respects, to perform fully the contract requirements and the moral and business integrity and reliability which will ensure good faith performance and who has been pre-qualified, if required. A responsive Bidder shall mean a person who has submitted a Bid, which conforms in all material respects to this Invitation to Bid.

I. Bid Questions/Changes:

Questions will be answered regarding this Invitation to Bid and the Issuing Office via addenda will formally address any changes affecting responses to this Invitation to Bid. Please direct all questions to the appropriate City Representative indicated below:

Technical Questions: Deputy Chief Mark Carr

757-562-8581 or mcarr@franklinva.com

Procurement Questions: Melissa Rollins, Director of Finance

757-562-8535 or mrollins@franklinva.com

757-562-8536

J. References:

Bidder shall submit with the Bid package a minimum of three (3) references from municipal agencies, for which Bidder has provided refuse vehicles or the type and hydraulic configuration as the vehicles being offered in this Invitation to Bid. For each reference, the following information shall be provided:

- a) Name and address of the organization;
- b) Name of Fleet Manager or equal, title, and telephone number of the contact at the organization;
- c) Telephone number and contact for the Waste Management Coordinator or equal.
- d) Full scope of work performed; and e) Length and present status of service.

K. Demonstration:

Prior to the contract award, the City may require a complete demonstration at no cost to the City. Upon notice from the Issuing Office, such demonstration shall be completed within FOURTEEN (14) days, at a location acceptable to the City.

L. Delivery:

- 1. Delivery time stated by Bidder shall include pre-delivery inspection and state inspection.
- 2. Equipment: All equipment shall be delivered on ground, fully assembled and ready for operation, to the City of Franklin's City Garage located on Pretlow Street.
- 3. Vehicles: All vehicles shall be delivered on ground at the City Garages for any cooperative agency participating in this cooperative procurement agreement. The successful bidder shall include five (5) Keys for each vehicle delivered. The City shall not be responsible for unloading, assisting in unloading or assembly of any equipment. Successful bidder shall provide delivery of requested vehicles listed herein within one hundred eighty (180) calendar days, including pre-delivery inspection and state inspection, after bid award. Time is of the essence in any contract resulting from this Invitation to Bid. The Bidder expressly acknowledges that in the performance of its obligations, the City is relying on timely performance.

M. Liquidated Damages:

Bidder shall take full responsibility for the delivery of supplies, services, materials or equipment as described in the contract. In the event such supplies, services, materials or equipment specified are not delivered on or before the specified date or are not of the character, quality, and quantity specified, the City reserves the right to assess a liquidated damage in the amount of \$150.00 per calendar day, per truck beyond the specified time; except in the event

the delay is caused by City or other conditions beyond Bidder's control, as approved by the City.

N. Termination With Cause/Default/Cancellation:

- 1. In the event that the Contractor shall for any reason or through any cause be in default of the terms of the contract, including delivery, the City may give the Contractor written notice of such default by certified mail return receipt requested.
- 2. The City reserves the right to immediately cancel and terminate the contract as a result of default of the terms of the contract, including delivery, in lieu of assessing liquidated damages.

O. Acceptance of Vehicles/Equipment:

Invoicing period shall commence from the date the City accepts vehicles/equipment, as evidenced by City's records rather than commencing on the date vehicles/equipment are delivered from vendor

P. Title:

Successful Bidder shall title and show the purchaser on all MSO's as required by each cooperative agency. The City of Franklin shall be: City of Franklin, Finance Department, 207 W. Second Ave., Franklin, VA 23851, (757) 562-8535.

Q. Manufacturer/Model:

Unless otherwise specified, Bidder shall bid on the manufacturer's current production year and/or most current model of the vehicle/equipment being bid.

R. Vehicle Type:

All components shall be the standard or optional equipment specifically advertised and installed for the vehicles the bidder proposes to furnish. The sole source of information in determining whether or not any equipment is specifically, advertised for the vehicles being offered shall be the manufacturer's published literature. However, should the manufacturer not offer a City requirement as either standard or optional, Bidder and/or manufacturer may provide said requirement by means, which will meet the intent of the specifications.

S. Warranty:

Manufacturer's standard warranty shall be acceptable and the warranty period shall commence when vehicles are actually placed into service, as evidenced by City's records rather than commencing on delivery. Any additional warranty information and pricing shall be outlined and included with the bid package. Automotive Services will administer all related warranties and claims.

T. Future Purchases:

The City of Franklin Virginia shall reserve the right to purchase additional units from any resulting contract, until manufacturer build-out, and/or during a period of twelve (12) months from issuance of the purchase order, whichever occurs first. This purchase option shall be exercised only with the mutual agreement of the vendor and the City.

U. Specifications:

Specifications used herein are to be considered a quality indicator and acceptance will be based on Bidder's compliance with the intent of the specifications. Deviations and/or exceptions taken to the specifications herein may be considered if they are deemed to meet the intent of the solicitation. The use of brand names herein shall not preclude Bidder from offering alternates or substitutes for this Invitation to Bid.

V. Public Notice of Award or Decision to Award:

Posting the appropriate notice on the "bid board" located in the Issuing Office shall provide public notice of the award or announcement of the decision to award.

W. Service:

Service will be a factor in evaluating this bid. Response to warranty or maintenance/repairs shall be Within a twenty-four (24) hour period, excluding weekends and holidays. Please describe in detail how this will be accomplished, i.e. mobile service, local facilities, etc.

II. TERMS AND CONDITIONS.

A. Compliance With All Laws:

Offeror shall comply with all federal, state and local statutes, ordinances, and regulations now in effect or hereafter adopted, in the performance of this Contract. Offeror represents that it possesses all necessary licenses and permits required to conduct its business and will acquire any additional licenses and permits necessary for performance of this Contract. If the Offeror is a corporation, partnership, or limited liability company, Offeror further expressly represents that it is a corporation, partnership, or limited liability company in good standing in the Commonwealth of Virginia and will remain in good standing throughout the term of the contract and any extensions.

B. Applicable Law:

This Contract shall be deemed to be a Virginia contract and shall be governed as to all matters whether of validity, interpretations, obligations, performance, or otherwise exclusively by the laws of the Commonwealth of Virginia, and all questions arising with respect thereto shall be determined in accordance with such laws. Regardless of where actually delivered and accepted, this Contract shall be deemed to have been delivered and accepted by the parties in the Commonwealth of Virginia.

C. Venue:

Any and all suits for any claims or for any and every breach or dispute arising out of this contract shall be maintained in the appropriate court of competent jurisdiction in the Southampton County, Virginia.

D. Tax Requirements:

Successful Bidder shall meet all City of Franklin business license, personal property, real estate and other applicable tax requirements.

E. Hold Harmless/indemnification:

Bidder shall assume the entire responsibility and liability for any and all damages to persons or property caused by or resulting from or arising out of any act or omission on the part of Bidder, its subcontractors, agents or employees under or in connection with this contract or the performance or failure to perform any work required by this contract. Bidder shall save harmless and indemnify City and its agents, volunteers, servants, employees and officers from and against any and all claims, losses or expenses, including reasonable attorney's fees and litigation expenses suffered by any indemnified party or entity as the result of claims or suits due to, arising out of or in connection with

(a) Any and all such damages, real or alleged, (b) the violation of any law applicable to this contract, and (c) the performance of the work by Bidder or those for whom Bidder is legally liable. Upon written demand by the City, Bidder shall assume and defend at Bidder's sole expense any and all such suits or defense of claims made against the City, its agents, volunteers, servants, employees or officials.

F. Non-Appropriation -Availability of Funds:

It is understood and agreed between the parties hereto that the City will be bound and obligated "hereunder" only to the extent that funds shall have been appropriated and budgeted for the purposes of this Contract. In the event funds are not appropriated and budgeted in any fiscal year for payments due under this contract, the City shall immediately notify the contractor of such occurrence and this Contract shall terminate on the last day of the fiscal year for which (an) appropriation(s) (was) were received without penalty or expense to the City of any kind whatsoever.

G. Payment Terms:

Payment terms offering a "prompt payment discount" of 20 days or greater will be considered in the evaluation of bids. All other payment terms shall be Net 30 days or greater. Payment terms not specified by Bidder shall be Net 45 days.

H. Commercial Warranty:

Bidder agrees that the products and services furnished under any award resulting from this solicitation shall be covered by the most favorable commercial warranties the Bidder gives any customer for such products or services.

I. Non-Assignment:

Bidder shall not assign its rights and duties under this contract without the prior written consent of the Purchasing Agent.

J. Surety Requirements:

Unless otherwise noted, all surety documents required herein shall be received and approved by the Contract Administrator prior to beginning work under the contract and no later than ten (10) days after award of the contract.

1. Insurance:

Certificates of insurance written by a company or companies licensed to conduct business of insurance in Virginia and acceptable to the City of Franklin and shall carry the provision, that the insurance will not be cancelled or materially modified without thirty (30) days prior written notice to the City. Certificates shall be submitted to the Director of Finance prior to beginning work under the contract and no later than ten (10) days after award of the contract. Certificates of insurance shall list the City of Franklin, 207 W. Second Ave., Franklin, Virginia, 23851, as the Certificate Holder. Insurance shall be maintained during the entire term of the contract and shall be of the following forms and limits:

- 1. Workers' Compensation Insurance as required under Virginia Code Title 65.2
- 2. Comprehensive General Liability Insurance, including contractual liability and products and completed operations liability coverage, in an amount not less than one million dollars (\$1,000,000) combined single limits (CSL). Such insurance shall name the City of Franklin as an additional insured.
- 3. Automobile Liability Insurance including coverage for non-owned and hired vehicles in an amount not less than one million dollars (\$1,000,000) combined single limits (CSL).
- 4. Errors and Omissions (Professional Liability) Insurance at limits not less than one million dollars (\$1,000,000).

The establishment of minimum limits of insurance by City does not reduce or limit the liability or Responsibilities of Bidder.

K. Cooperative Agreement:

This solicitation is being conducted under the provisions of § 2.2-4304 of the Virginia Public Procurement Act, "Cooperative Procurement", as stated, a public body may purchase from another public body's contract even if it did not participate in the request for proposal or invitation to bid, if the request for proposal or invitation to bid specified that the procurement was being conducted on Behalf of other public bodies.

If authorized by the Bidder, the resultant contract(s) may be extended to any jurisdiction within the Commonwealth of Virginia to purchase at contract prices in accordance with contract terms.

Any jurisdiction using such contracts shall place its own orders directly with the successful Contractor(s). The City of Franklin acts only as the Contracting Agent and is not responsible for placement of orders, payment or discrepancies of the participating jurisdictions.

It is the Contractor's responsibility to notify the jurisdictions of the availability of contract(s). Bidders desiring to offer to other jurisdictions under this clause shall so indicate in their response.

III. SPECIFICATIONS:

A. General Requirements:

Bidders shall furnish the City of Franklin with one (1) Type 1 ambulance. The vehicle shall meet the following: Circle Y: if the same or explain the difference.

Vehicle Specifications		Explain any Difference
< Ford F-450 4wd Module 170"L X 96"W X 93"T (w/ Liquid Spring Suspension)	Y	
<< <ford 2017="" chassis="" diesel="" engine<="" newer="" or="" td="" with="" –f-450=""><td>Y</td><td></td></ford>	Y	
<< <battery access="" and="" be="" easy="" for="" hood="" inspection<="" maintenance="" td="" to="" under=""><td>Y</td><td></td></battery>	Y	
<< <am auxiliary="" band<="" fm="" port="" radio="" td="" weather="" with=""><td>Y</td><td></td></am>	Y	
<< <opening and="" between="" cab="" door="" locking="" module<="" td="" with=""><td>Y</td><td></td></opening>	Y	
<< <vehicle current="" equivalent="" kkk,="" meets="" nfpa="" or="" specifications<="" td=""><td>Y</td><td></td></vehicle>	Y	
<<< Vehicle meets current Virginia Office of Emergency Medical Services regulatory requirements, including gross weight requirements	Y	
<< <valid inspection<="" state="" td="" virginia=""><td>Y</td><td></td></valid>	Y	
MODULE EXTERIOR		
<< <two and="" at="" currently="" fire="" franklin="" in="" match="" over="" paint="" red="" rescue<="" service="" td="" to="" tone="" units="" white=""><td>Y</td><td></td></two>	Y	
<< <led (6="" 7="" bar="" front="" individual="" light="" lighting="" lights)<="" no="" on="" or="" rear="" recessed="" td="" with=""><td>Y</td><td></td></led>	Y	
<< <module 170"l="" 93"t="" 96"w="" box="" minimum<="" td="" x=""><td>Y</td><td></td></module>	Y	
<< <back cab<="" camera="" in="" monitor="" screen="" td="" up="" with=""><td>Y</td><td></td></back>	Y	
<<< Power locking compartment controlled by cab on all exterior doors/compartments	Y	
<< <exterior doors="" for="" grill<="" hidden="" in="" switch="" td="" toggle="" unlocking=""><td>Y</td><td></td></exterior>	Y	
<< <nfpa module<="" of="" on="" rear="" reflective="" stripping="" td=""><td>Y</td><td></td></nfpa>	Y	
EXTERIOR COMPARTMENTS-diamond plate all		
<<< Driver side 1st Comp. (Oxygen Comp) 25"W X 21"D X 83"T with one partition top to bottom	Y	
<<< Driver side 2nd Comp 45"W X 21"D X 32"T with one partition and one shelf on one side	Y	
<<< Driver side 3 rd Comp 43"W X 21"D X 69"T with shelf 24" from top (Shelf will be slide out and tilt) track type mounting for two SCBA bracke2.ts in lower portion on back wall	Y	

BID ITEM #IFB PAGE 10 OF 12

		PAGE 10 OF 12
< <pass (ext="" (interior="" 1st="" 26"d="" 26"w="" 3="" 69="" a="" access="" accessible="" and="" area="" be="" bottom="" comp="" door)="" exterior="" interior="" middle="" only="" out="" p="" roll="" shelf="" shelves="" side="" slide="" tilt)<="" to="" up="" will="" with="" x="" ½"t=""></pass>	Y	
<= Pass side 2 nd Comp 17"W X 21"D X 30"T	Y	
<<< Pass side 3 rd Comp 22"W X 21"D X 83"T with one partition and one shelf on one side	Y	
< <rear (fully="" 11"t="" 21"d="" 38"w="" chair="" enclosed)<="" floor="" for="" stair="" storage="" td="" under="" x=""><td>Y</td><td></td></rear>	Y	
INTERIOR COMPARTMENTS-All compt. /cabinets will have sliding doors and lift up framing to allow easy access when loading		
<< <flooring comparable="" grip="" grit<="" sand="" td="" to="" traction="" with=""><td>Y</td><td></td></flooring>	Y	
<< <walls be="" finish.<="" not="" smooth="" td="" textured="" will=""><td>Y</td><td></td></walls>	Y	
<< <captains child="" driver="" integrated="" on="" passenger="" safety="" seat="" seat<="" side="" td="" with=""><td>Y</td><td></td></captains>	Y	
<<< Locking temperature controlled cabinet over and behind captain seat 26"W X 20"D X 20"T (Cabinet may be temperature controlled or entire box may be temperature controlled)	Y	
< <pass. "d="" "t<="" 13="" 69"w="" 8="" bench="" compt.="" over="" seat="" side="" td="" x="" ½=""><td>Y</td><td></td></pass.>	Y	
<<< Fold down countertop 20"W X 17"D capable of supporting up to 25lbs	Y	
< <pass. 10"t<="" 22"d="" 56"w="" bench="" seat="" side="" storage="" td="" under="" x=""><td>Y</td><td></td></pass.>	Y	
<< <curb (door="" (this="" 30"d="" 6"t="" 6"w="" access="" accessible="" area="" be="" bench="" compt.="" curbside="" door="" door)<="" from="" of="" open="" oxygen="" seat="" side="" step="" storage="" td="" the="" to="" under="" upwards)="" would="" x=""><td>Y</td><td></td></curb>	Y	
<<< Driver side upper compt. 48"W X 20"D X 19" T with shelf in middle and partition in middle	Y	
<< <countertop 20"<="" and="" between="" clearance="" compt.="" drawer="" height="" lower="" minimum="" td="" upper="" with=""><td>Y</td><td></td></countertop>	Y	
<< <slide 16"w="" 19="" 5"t<="" countertop="" drawer="" for="" out="" reports="" td="" under="" x="" ½"d=""><td>Y</td><td></td></slide>	Y	
<< <under "cpr="" 10"t="" 22"d="" 24"w="" approximately<="" seat"="" storage="" td="" x=""><td>Y</td><td></td></under>	Y	
<<-Over "CPR Seat" cabinet 23"W X 7"D X 11 ½"T	Y	
<<< Driver side cabinet 46"W X 22"D X 15 ½"T	Y	
<< <minimum (1="" 1="" 3="" and="" driver="" of="" on="" over="" oxygen="" pass="" ports="" side="" side)<="" stretcher,="" td=""><td>Y</td><td></td></minimum>	Y	
<> <minimum "cpr="" (1="" 1="" 110v="" 2="" and="" by="" captain="" chair="" electric="" of="" on="" outlet="" rear="" seat")<="" side="" td=""><td>Y</td><td></td></minimum>	Y	
<< <glove curbside="" door<="" holders="" on="" td=""><td>Y</td><td></td></glove>	Y	
<< <timer (without="" and="" automatically="" cut="" for="" having="" ignition="" interior="" lighting="" off="" on="" on)<="" shut="" td="" to=""><td>Y</td><td></td></timer>	Y	
<<< Digital clock mounted on the interior over back doors	Y	

Options:

Manufacturer plant vehicle inspection visits

B. Specific Requirements:

1. Manufacturer:

- a) All equipment and repair parts proposed under the specifications herein shall be the manufacturer's latest production model and shall include all of its latest changes, approved and incorporated field designs, and implemented changes at time of delivery.
- b) All equipment and repair parts catalogued as "standard" shall be furnished whether or not it is listed or required in the specifications herein.

2. Assembly:

a) All assemblies, sub-assemblies, and component' parts shall be interchangeable throughout the entire quantity of units furnished under the specifications herein.

3. Repair Parts/Price List:

a) Bidder shall provide the City with a percentage discount off the Manufacturer's current printed / dated price list. The successful Bidder shall provide the City with two (2) copies of the current dated Manufacturer's price list for repair parts on all accessory equipment installed on the apparatus that are not covered by the chassis warranty. The prices shall be binding for a period of one (1) year after expiration of all relevant warranty periods. The repair parts / price list applies to the body and chassis.

4. Training:

- a) Bidder shall provide a qualified instructor(s) to conduct, adequate training to Fire & Rescue personnel for operation of the unit and adequate training to City Garage personnel on servicing of the unit at no additional cost to the City.
- b) All training shall be conducted at site specified by the City and may require training to swing shift personnel.
- c) Bidder shall provide the City with appropriate training materials outlining and demonstrating operation and standard maintenance procedures.

5. Warranty:

- a) Bidder shall furnish a clear and concise statement of all terms and conditions pertaining to all proposed warranties.
- b) All warranties shall commence upon acceptance by the City of completed cab-chassis and packer body units.
- c) It is the City's intent and desire to have all warranty or repair work performed on-site at the City Garage location. However, if the City is required to deliver a unit outside of the South Hampton Roads area for component warranty or repair work, component supplier shall reimburse the City at the rate of \$62.00 per hour for delivery and pickup time involved.
- d) Under Cab & Chassis specifications, all engines, transmissions, and drive trains proposed shall carry standard warranty for a period of five (5) years or 100,000 miles, whichever occurs first, from date of acceptance.
- e) The City will assume responsibility for all repair costs resulting from damage due to fire, windstorm, flood, and rising water, lightening, theft and pilferage.
- f) The City will assume the expense of expendable, day-to-day supplies, parts and components, such as lubricating oil, filters, grease, fuel, antifreeze, batteries, headlights, glass, tires, cleaning and painting, manufacturer's recommended maintenance, wear items, etc.

6. Pre-Delivery Inspection:

a) The City reserves the right to inspect all units at the factory at the time periods noted in Section A – General Requirements. Vendor shall notify Deputy Chief Mark Carr or Chief Vince Holt at (757) 562-8581 when assembly has progressed sufficiently to determine by preliminary inspection if the intent of the specifications is being fulfilled. Sufficient progress is defined as a minimum of 75% unit assembly completion and arm operation complete. The vendor and city representative will agree upon a punch list of items. All additional items, not specified in the Invitation to Bid, will be negotiated separately. The pre-delivery inspection will not constitute acceptance of the unit or flexibility with regard to liquidated damages or contract termination. The final acceptance for the unit will be made upon delivery of unit at designated location and meeting all required specifications.

7. Manuals:

- a) Vendor shall provide the City with complete copies of the following manuals at the time of delivery of the first unit. The following list is the amount of manuals required. At least one (1) hard copy is required; electronic media copies will be acceptable.
 - (1) Six (6) copies of the operator's manual; including all installed accessory equipment;
 - (2) Two (2) copies for each chassis of the chassis line item sheets;
 - (3) Two (2) copies of the lubrication instructions;
 - (4) Two (2) copies of the maintenance manual;
 - (5) Two (2) copies of the illustrated parts manual