

**VILLAGE OF WILMETTE
1200 Wilmette Ave
Wilmette, IL 60091**

Contract No. 20044

For:

Outfitting Five (5) Village Pickup Trucks

With:

**R. A. Adams Enterprises, Inc.
2600 W. IL Route 120
McHenry, IL 60051**

Note: This cover sheet is an integral part of the contract documents, as are all of the following documents, and are a part of this contract as executed between the Village of Wilmette and R. A. Adams Enterprises, Inc. Do not detach any portion of this document. Invalidation could result.

1. The intent of the Agreement (“Agreement” or “Contract”) is to outfit five (5) 2020 F250 Pickup Trucks supplied by the Village of Wilmette (“Village”) (“Outfitting Five (5) Pickup Trucks” or “Work”) per the Specification shown in Attachment One (“Attachment One”) and Attachment Two (“Attachment Two”) of this document. The Agreement is for the bid offered by R. A. Adams Enterprises, Inc. (“Contractor”) to the Village.
2. This Addendum is made pursuant to the bid dated April 22, 2020 attached as Attachment One. Together this Addendum, Attachment One and Attachment Two shall comprise the Agreement between the parties.
3. Incorporation. This Addendum is incorporated into Attachment One and Attachment Two and the Agreement shall not be effective unless this Addendum is also executed by the Parties.
4. Total Contract Amount. The total amount of the Contract shall not exceed \$46,263.04, including expenses.
5. Payment. Contractor shall submit invoices by email to AP@wilmette.com and must include the Village’s Purchase Order number prominently displayed on page one (1) of the invoice. Invoices may also be sent by mail to the Village of Wilmette, Finance Department, 1200 Wilmette Ave., Wilmette, IL 60091-0440. Payment of invoices with the Village’s Purchase Order number will be due within 30 days of completion of the Work, acceptance of the Work by the Village and receipt at either AP@wilmette.com or at the above mailing address. Invoices received without the Village’s Purchase Order number will be due within 45 days of completion of the Work, acceptance of the Work by the Village and receipt at either AP@wilmette.com or at the above mailing address.
6. Tax Exempt. The Village is a tax-exempt municipality. The Village’s Department of Revenue Tax Exempt ID # is E9998-1106-07. Contractor shall not charge the Village any tax incurred by the Contractor for these services.
7. Title and Risk of Loss. Title to the outfitting parts and supplies shall pass to Village upon completion of the Work and acceptance by the Village. Contractor shall bear all risk of loss until title passes.
8. Warranties. Contractor agrees to provide warranty coverage per Attachment One and Attachment Two, and to cooperate with Village in the event Village makes any warranty claim.
9. Scope of Work. The scope of Work sought by the Village shall include the provision of all required labor, materials, equipment and expertise related to the Work as outlined in Attachment One and Attachment Two.
10. Coordination of Work. Contractor shall be in charge of and responsible for the coordination, scheduling, performance and sequence of all elements of the work unless otherwise stated.
11. Supervision of Work. Contractor shall properly supervise the performance of the Work so as to ensure its completion in a timely manner, safely, accurately, and in accordance with the requirements of the contract documents. Contractor shall be fully responsible and assumes liability for

the acts and omissions of all persons directly or indirectly employed by, or working at the direction of, the Contractor in the completion of the work.

12. Quality of the Work. Contractor shall perform all Work required of it under this Contract with that degree of skill, care and diligence normally shown by a Contractor performing Work of a scope and purpose and magnitude comparable with the nature of the Work to be provided under this Contract.

13. Timing of Work. No Work shall be done prior to the receipt of a mutually agreed to and signed contract and a Village Purchase Order signed by the Village's purchasing manager.

14. Limitation of Remedy. Village's liability to Contractor for breach of this Contract shall be limited to amounts due for acceptable goods and services already received or performed and not paid for, not to exceed the Total Contract Amount.

15. Relationship of the Parties. The Contractor shall act as an independent Contractor in providing and performing all work. Nothing in or done pursuant to, this Contract shall be construed (1) to create the relationship of principal and agent, employer and employee, partners, or joint ventures between the Village and the Contractor; or (2) to create any relationship between the Village and any subcontractor of the Contractor.

16. No Collusion. The Contractor represents and certifies that this Contract is made by the Contractor without collusion with any other person, firm, or corporation. If at any time it shall be found that the Contractor has, in procuring this Contract, colluded with any other person, firm, or corporation, then the Contractor shall be liable to the Village for all loss or damage that the Village may suffer, and this Contract shall, at the Village's option, be null and void.

17. Licensure and Compliance with Laws. Contractor represents that it has all necessary licenses and permits to perform its services in the State of Illinois and the Village of Wilmette, and that at all times it shall comply with applicable law, including the Fair Debt Collection Practices Act. Contractor shall review and where appropriate certify its compliance with certain laws as provided for in the Certification of Compliance attached.

18. Amendment. No amendment or modification to the Contract shall be effective unless and until such amendment or modification is in writing, properly approved in accordance with applicable procedures, and executed by both the Village and the Contractor.

19. Assignment. The Contract may not be assigned by the Village or by the Contractor without the prior written consent of the other party.

20. Notice. Any required or permitted notices hereunder must be given in writing at the address of each party set forth below, or to such other address as either party may substitute by written notice to the other in the manner contemplated herein, by one of the following methods: hand delivery; registered, express, or certified mail, return receipt requested, postage prepaid; or nationally-recognized private express courier:

<u>Contractor</u>	<u>Village</u>	<u>with a copy to:</u>
R. A. Adams Enterprises, Inc.	Director	Corporation Counsel
2600 W. IL Route 120	Engineering & Public Works	Village of Wilmette
McHenry, IL 60051	711 Laramie Avenue	1200 Wilmette Ave
	Wilmette, IL 60091	Wilmette, IL 60091

21. Binding Effect. The terms of this Contract shall bind and inure to the benefit of the parties hereto and their agents, successors, and assigns.

22. No Third Party Beneficiaries. No claim as a third-party beneficiary under the Contract by any person, firm, or corporation other than the Contractor shall be made, or be valid, against the Village.

23. Waiver. No waiver of any provision of the Contract shall be deemed to or constitute a waiver of any other provision of the Contract (whether or not similar) nor shall any such waiver be deemed to constitute a continuing waiver unless otherwise expressly provided in this Contract.

24. Contractor's Insurance Requirements. At the time of execution of the Agreement, Contractor shall furnish to the Village satisfactory proof of the required insurance coverage stated below. Such proof shall consist of certificates executed by the respective insurance companies together with executed copies of an "*Additional Insured Endorsement*" provided on standard Insurance Service Office ("ISO") forms which shall be made a part hereof. Use of "manuscript" or other non-standardized ISO forms is not acceptable. Said certificates shall expressly provide that, for the duration of the Agreement, the insurance policy shall not be suspended, cancelled, or reduced in coverage or amount. In addition, said certificates shall name the Village and its corporate authorities, officers, agents and employees as additional insured's on all required insurance policies.

Contractor shall procure and maintain without interruption from the time of the execution of the Contract until final payment, insurance against all claims for injury to or death of a person or persons or damage to property, which may arise wholly or in part from the performance of the work hereunder by Contractor or its subcontractors. The scope of coverage shall be at least as broad as, and shall be in amounts not less than, the following:

- a. Commercial General Liability, \$1,000,000 combined single limit per occurrence for personal bodily injury and property damage. The general aggregate shall be no less than \$2,000,000;
- b. Umbrella Coverage, \$2,000,000 per occurrence;
- c. Business Auto Liability, \$1,000,000 combined single limit for bodily injury and property damage; and,

- d. Workers Compensation – covering all liability of the Contractor arising under the Worker’s Compensation Act and Workmen’s Occupational Disease Act;; Employers Liability \$1,000,000.00 (the policy shall include a 'waiver of subrogation').

Contractor will also be required to provide the following Goods in Transit insurance before transporting the Village’s Pickup Trucks from the initial drop-off location: Goods in Transit against all risk of all property in transit, regardless of transporter, with coverage amounts equal to or greater than invoice cost plus freight; or if there is no invoice, current replacement cost.

All insurance required herein of Contractor shall be valid and enforceable policies, insured by insurers licensed and permitted to do business by the State of Illinois or surplus line carriers qualified to do business in the State of Illinois. All insurance carriers and surplus line carriers shall be rated A-, VII or better by A.M. Best Company.

Contractor shall require all subcontractors not protected under the Contractor’s policies to take out and maintain insurance of the same nature, in the same amounts and under the same terms as required herein of Contractor. Contractor shall confirm subcontractor compliance with the requirements stated herein prior to the performance of any work by a subcontractor.

Contractor expressly understands and agrees that any bonds or insurance policies required to be maintained shall in no way limit, to any extent, Contractor’s responsibility to indemnify, keep and save harmless and defend the Village its officers, agents, employees, representatives and assigns. Contractor’s insurance coverage shall be primary as respects to any insurance or self-insurance maintained by the Village, which insurance of the Village shall be excess of Contractor’s insurance and shall not contribute with it.

25. Performance and Payment Bonds. The Contractor will be required to furnish Performance and Payment Bonds for one hundred (100%) percent of the contract sum. Said Bonds shall be in a form acceptable to the Village and must be deposited with the Village at the time of execution of the Contract.

Surety companies executing bonds must appear on the Treasury Department’s most current list as published in Circular No. 570 and be authorized to transact business in the State of Illinois. Said bonds shall provide that they do not terminate upon completion of the Work, but shall be reduced to ten (10) percent of the Contract Amount upon final payment for a period of one (1) year. Failure to furnish the required bonds within the time specified may be cause for withdrawal of the award.

26. Kotecki Waiver. Contractor (and any subcontractor into whose subcontract this clause is incorporated) agrees to assume the entire liability for all personal injury claims suffered by its own employees and waives any limitation of liability defense based upon the Worker's Compensation Act and cases decided there under. Contractor agrees to indemnify and defend the Village from and against all such loss, expense, damage or injury, including reasonable attorneys' fees, which the Village may sustain as a result of personal injury claims by Contractor’s employees, except to the extent those claims arise as a result of the Village’s own negligence.

27. General indemnification. To the fullest extent permitted by law, the Contractor will indemnify, defend and hold harmless the Village, any other governmental agency providing funding for all or any portion of the Contract sum, and their officers, directors, employees, agents, affiliates and representatives, from and against any and all claims, demands, suits, liabilities, injuries (personal

or bodily), property damage, causes of action, losses, expenses, damages or penalties, including, without limitation, court costs and attorneys' fees, arising or resulting from, or occasioned by or in connection with (i) the performance by the Contractor, its employees, agents and subcontractors, of the services and other duties and obligations under this Contract, (ii) any act or omission to act by the Contractor, its employees, agents and subcontractors, anyone directly or indirectly employed by them, their agents or anyone for whose acts they may be liable, and/or (iii) any breach, default, violation or nonperformance by the Contractor of any term, covenant, condition, duty or obligation provided in this Contract. This indemnification, defense and hold harmless obligation will survive the termination or expiration of this Contract, whether by lapse of time or otherwise. This indemnification obligation will not be limited (i) by a limitation on the amount or type of damages, compensation or benefits payable by or for the Contractor or any other party under workers' or workmen's compensation acts, disability benefit acts or other employee benefits acts, or (ii) pursuant to any common law or case law.

28. Intellectual Property. Contractor represents and warrants that it has the full legal power and authority to grant any and all licenses of materials used by the Contractor for this Agreement and hereby grants to the Village any and all such licenses and unrestricted use thereof. The Village shall own, without restriction or limitation, all text, graphics, designs, renderings, images, logos, social media posts, audio visual materials, tag lines, processes, ideas and any and all other content in any and all formats (collectively "Intellectual Property") created by or provided by Contractor, Contractor's employees or Contractor's independent contractors for purposes of fulfilling the terms of this Agreement. Contractor will ensure that all independent contractors have written agreements in place that transfers ownership of all Intellectual Property created by them or provided by them to the Village, without restriction or limitation.

Contractor represents and warrants that all Intellectual Property provided to the Village by Contractor will not infringe on any copyrights, trademark rights, patent rights, trade secrets or other rights of any third party. Contractor agrees to indemnify, defend and hold Village harmless from and against any loss, cost, damage, liability, or expense (including attorney's fees and other reasonable litigation expenses) suffered or incurred by Village in connection with any such infringement claim by any third party. If a claim is made or an action brought that the materials provided (or any component thereof) to the Village, infringes a third party patent, copyright, or trademark, or misappropriates any trade secret or other intellectual property right, then Contractor will defend Village from, in the manner and form determined in the sole discretion of the Village, and indemnify and hold harmless Village against, such claim and any resulting costs, damages and attorneys' fees arising out of or incurred as a result of such claim, together with all amounts finally awarded or agreed to in settlement. The Village shall have sole control of the defense and all related settlement negotiations at the Contractor's expense. Contractor agrees to cooperate fully in any investigation, defense or settlement of such claim or action.

If the Village is enjoined from using any Intellectual Property due to an actual or claimed infringement of any patent, trademark, or copyright or other property right or for any other reason, then at Contractor's option, Contractor shall promptly either: (i) procure for the Village, at Contractor's expense, the right to continue using the Intellectual Property; or (ii) replace or modify the Intellectual Property, at Contractor's expense, so that the Intellectual Property become non-infringing.

Contractor shall assist the Village in protecting its ownership of the Intellectual Property. Such assistance shall include, without limitation, providing such assistance as may be

necessary for the Village to obtain registrations for its rights in and to any Intellectual Property solely in the name of Village and to enforce its rights in such Intellectual Property.

These Intellectual Property rights, representations, warrants and protections will survive the termination or expiration of this Agreement, whether by lapse of time or otherwise.

29. Geographical Information. All digital geographical information used in the performance of the Contract is the property of the Village, including all information obtained, collected, corrected or created by the Contractor in their completion or pursuit of the Contract.

30. Use of Village's Name, Employee Name(s) or Image(s). The Contractor shall not use or permit the use of the Village's name, Village Employee Name(s) or Village or Employee images or references to its Work in any advertising or promotional materials, regardless of media, without the express written consent of the Village.

31. Non-exclusivity. Nothing herein is intended nor shall be construed as creating any exclusive arrangement with Contractor. This Contract shall not restrict the Village from acquiring similar, equal or like goods and/or services from other entities or sources.

32. Contract Termination. The Village reserves the right to terminate the contract in whole or in part, upon ten (10) calendar day's written notice to the Contractor. The Village further reserves the right to terminate the whole or any part of this contract, in the event of default by the Contractor. Default is defined as failure of the Contractor to perform any of the provisions of this contract or failure to make sufficient progress so as to endanger performance of this contract in accordance with its terms. The Contractor shall be liable for any related costs unless acceptable evidence is submitted to the Village that failure to perform the contract was due to cause beyond the control and without the fault or negligence of the Contractor. The Contractor will not be liable to perform if situations arise by reason of acts of God or the public enemy, acts of the Village, fires or floods.

33. No Liability of Public Officials. No official, employee or agent of the Village will be charged personally by the Contractor, or by any assignee, with any liability or expenses of defense or be personally liable to them under any term or provision of this Contract, or because of the Village's execution or attempted execution, or because of any breach hereof.

34. Change In Status. The Contractor shall notify the Village immediately of any change in its status resulting from any of the following: (a) Contractor is acquired by another party; (b) Contractor becomes insolvent; (c) Contractor, voluntary or by operation law, becomes subject to the provisions of any chapter of the Bankruptcy Act; (d) Contractor ceases to conduct its operations in normal course of business. The Village shall have the option to terminate its contract with the Contractor immediately on written notice based on any such change in status.

35. Subletting of Contract. The Contractor may sublet portions of the work; however, each subcontract must be approved by the Village in writing prior to commencement of work. Subcontractors shall conform, in all respects, to the applicable provisions specified herein for the Contractor and shall be subject to approval by the Village. Contractor shall not employ any subcontractor, either initially or as a substitute, against whom the Village has a reasonable objection.

Subcontractors shall be under the sole direction, authority and responsibility of the Contractor and Contractor shall take all steps necessary to ensure that subcontractors comply with the

Contract requirements. The work to be done by the subcontractors shall be outlined in detail by the Contractor.

Contractor shall be fully responsible to the Village for any and all acts and omissions of the Contractor's suppliers, subcontractors and others performing or furnishing any of the Work directly or indirectly on behalf of the Contractor.

In no case shall the Village's consent relieve the Contractor from its obligation or change the terms of the contract. At all times the Contractor shall maintain no less than fifty-one (51) percent of the dollar value of the contract by direct employees of the Contractor.

36. Illinois Freedom of Information Act. Contractor agrees to furnish all documentation related to this Contract and any documentation related to the Village required under an Illinois Freedom of Information Act (ILCS 140/1 et. seq.) ("FOIA") request within five (5) days after Village issues notice of such request. Contractor agrees to defend, indemnify and hold harmless the Village, and agrees to pay all reasonable costs connected therewith (including, but not limited to reasonable attorney's and witness fees, filing fees and any other expenses) for the Village to defend any and all causes, actions, causes of action, disputes, prosecutions, or conflicts arising from Contractor's actual or alleged violation of the FOIA or Contractor's failure to furnish all documentation related to a request within five (5) days after Village issues notice of a request.

Furthermore, should Contractor request that Village utilize a lawful exemption under FOIA in relation to any FOIA request thereby denying that request, Contractor agrees to pay all costs connected therewith (such as reasonable attorneys' and witness fees, filing fees and any other expenses) to defend the denial of the request. The defense shall include, but not be limited to, challenged or appealed denials of FOIA requests to either the Illinois Attorney General or a court of competent jurisdiction. Contractor agrees to defend, indemnify and hold harmless the Village, and agrees to pay all costs connected therewith (such as reasonable attorneys' and witness fees, filing fees and any other expenses) to defend any denial of a FOIA request by Contractor's request to utilize a lawful exemption to the Village.

37. Conflict of Forms. In the event of a conflict between the terms in this Contract and the Attachments to the Contract, the terms of the Contract shall control.

38. Governing Law and Venue. This Contract shall be governed by the laws of the State of Illinois. Venue for any and all actions to enforce this Contract shall be the Circuit Court of Cook County, Illinois.

39. Effective Date. The Contract shall be binding on the parties and effective only as of the date fully executed by both parties.

IN WITNESS WHEREOF, the Village of Wilmette, Illinois by Robert T. Bielinski, Village President, and the Contractor have hereunto set their hands to this Contract on the ____ day of _____, 2020.

THE VILLAGE OF WILMETTE, ILLINOIS

Accepted this ____ day of _____, 2020

Robert T. Bielinski
Robert T. Bielinski, Village President

Attest: Cliff Runk Deputy Village Clerk
Michael N. Braiman Village Clerk

FOR THE CORPORATION

An officer duly authorized by the corporation shall sign here:

Accepted this 27 day of May, 2020

MaryBeth Adams President
Signature Position/Title

MaryBeth Adams
Print Name

R.A. Adams Enterprises, Inc
Print Company Name

ATTACHMENT ONE
CONTRACTORS BID DATED 04/22/2020



**REQUEST FOR BID No. 20044
FOR
OUTFITTING FIVE (5) VILLAGE PICKUP TRUCKS**
<https://www.wilmette.com/purchasing/bids-rfps/>

Last Date/Time for Questions	04/21/2020 2:00 pm local time
Last Addendum Issued	04/23/2020 2:00 pm local time
Bids Due and Opened on DemandStar.com	04/28/2020 2:00 pm local time

Submit Questions To:
purchase@wilmette.com

Submit Bids At:
www.DemandStar.com

Note: This cover sheet is an integral part of the bid documents and is, as are all of the following documents, part of any contract executed between the Village of Wilmette and any successful Respondent.

R. A. Adams Enterprises, Inc.

Respondent Company Name *(please print)*

VILLAGE OF WILMETTE NOTICE TO BIDDERS

Notice is hereby given that the Village of Wilmette ("Village") will receive bids on DemandStar.com until April 28, 2020 at 2:00 pm, local time for Outfitting of Five (5) Village Pickup Trucks.

The Work is expected to begin on or about June 1, 2020.

Description of Work

The proposed work is officially known as Outfitting Five (5) Village Pickup Trucks, as further described in the **RFB SPECIFICATIONS** section of this RFB.

Availability and Clarification of Documents

This RFB and any addendums will be posted on the Village's website at:
<https://www.wilmette.com/purchasing/bids-rfps/>.

Any questions related to this RFB should be submitted in writing to Cliff Ruemmler, Purchasing Manager, at Purchase@wilmette.com. Questions received by the Village, including the Village's responses will be consolidated and posted to the Village's website.

The deadline for submitting questions is 2:00 pm central time 04/21/2020. Contractors will provide written acknowledgment of each addendum issued with their bid submission. Oral explanations will not be binding. No clarifications, interpretations or addenda shall be issued after 2:00 pm local time on 04/23/2020.

It is the sole responsibility of the Bidder to check the Village' website at <https://www.wilmette.com/purchasing/bids-rfps/> to determine if an addendum has be posted.

Confidentiality

Bidders response, in its entirety, is subject to the Illinois Freedom of Information Act and no part of the Bidder's response will be considered confidential by the Village.

BID PREPARATION AND SUBMISSION

Bid Bond

All bids must be accompanied by a bid bond in the form as provided in the RFB documents equal to ten (10%) percent of the amount of the bid.

A scanned copy of the bid bond must be included in the pdf file submission on DemandStar.com. The Village is currently not able to accept a certified check, bank cashier's check or electronic bid bond at this time.

The original bid bond must be mailed to the Village Hall, 1200 Wilmette Avenue, Wilmette, IL 60091 attention Purchasing Manager via the United States Postal Service ("USPS") only on or before the bid due date. The Village recommends using the USPS certified or priority mail options in order to have a tracking number. UPS and FedEx packages may not be received at Village Hall.

Preparation of Bid Documents

The Bidder shall prepare the bid on the attached bid forms furnished by the Village.

All blank spaces on the bid pages applicable to the subject specification must be correctly completed in ink or type written. All signatures must be completed in ink.

The total bid amount is to be shown in both words and figures where indicated. In case of a discrepancy between words and figures, the words shall prevail, unless it clearly appears in the Village's opinion that the words rather than the figures are in error. Bidders are warned against making any erasures or alterations of any kind, and Bids which contain omissions, erasures, conditions, alterations, or additions not called for may be rejected.

Conditions

Bidders are responsible to become familiar with all conditions, instructions, and contract documents governing this bid, including the **Bond and Contract terms attached in Appendix One (1) and Appendix Two (2)**. Submission of a bid will be considered specific evidence of having performed the above. **Any exceptions to the contract document that you may have must be included on the Bid Exception Sheet**. Once the award has been made, failure to have read all the conditions, instructions and specifications of this RFB shall not be cause to alter the original bid or to request additional compensation.

Conflict with Existing Village Contracts

This Work shall be treated as a separate contract and not performed in conjunction with any existing contracts as currently held by the Contractor. Any Contractor that currently performs work for the Village under an existing contract must agree to furnish additional crews (labor and equipment) to guarantee that timeliness, quality and services currently rendered do not suffer in any way due to additional work contained in this contract.

Submission of Bids

All Bids must be submitted electronically through DemandStar.com by the specified opening date and time of the bid. Bids submitted after the specified date and time will not be accepted. Mailed bids and bids emailed to the Village will not be accepted without prior written approval by the Village.

It is the sole responsibility of the Respondent to submit the pdf copy of the bid on DemandStar.com. Instructions for submitting bids may be found at <https://www.wilmette.com/purchasing/purchasing-forms/> Mailed bids and bids emailed to the Village will not be accepted without prior written approval by the Village.

Withdrawal of Bids

Bidders may withdraw or cancel their bid at any time prior to the bid opening time through DemandStar.com or by submitting a request in writing to the Purchasing Manager at purchase@wilmette.com or by mail at 1200 Wilmette Ave, Wilmette, IL 60091. Mailed requests to withdraw a bid arriving after the specified date and time will not be accepted regardless of post-marked time on the envelope. After the bid opening date and time, no bid shall be withdrawn or canceled for a period of ninety (90) calendar days. The successful Bidder shall not withdraw or cancel its bid after having been notified by the Purchasing Manager that said bid has been accepted by the Village Board.

Qualifications of Bidders

Bidder's references must represent that the bidder has the following minimum experience:

1. Respondent's personnel performing this work shall meet the qualifications administered by the National Institute for Automotive Service Excellence ("ASE") for Medium/Heavy Truck certification(s) appropriate for the system or component (Certifications T1 through T8), as demonstrated by current ASE certification.
2. Respondent personnel performing nondestructive testing ("NDT") required on aerial devices shall be certified as at least a Level II NDT Technician in the test method used; as specified in American Society for Nondestructive Testing, Inc. ("NSNT") Standard CP-189, Standard for Qualification and Certification of Nondestructive Testing Personnel, current edition.
3. Respondent shall have been in business for at least three (3) years performing the requested services.

Bid Tabulation

A summary bid tabulation will be posted to the Village's website (<https://www.wilmette.com/purchasing/bids-rfps>) generally within one business day of the bid opening. Copies of bid tabs will not be mailed/emailed to individual companies.

Consideration of Bids

The work shall be awarded to the responsible Bidder who submits the responsive bid that is most advantageous to the Village.

The Village reserves the right to waive any technicalities, irregularities or award in part or in whole or to not award at all, reject any and all bids, and may order a re-advertisement for new bids or whatever is in the best interest of the Village.

Failure on the part of the successful Bidder to execute a contract within thirty (30) calendar days of its receipt or to provide an acceptable performance bond shall be considered just cause to withdraw the award. In such case the bid security shall be forfeited as liquidated damages and not as a penalty.

If the bid does not meet the entire Village specifications but does substantially meet the requirements, the bidder should indicate, in writing on the Bid Exception Sheet, all deviations from the specifications. The specifications included in this RFB are to be considered as minimum.

Disqualification of Bids

The following will be cause for disqualification of the bid:

- a. Prices excessively high and/or exceed monies available for the intended work;
- b. Failure to submit bid security or surety;
- c. Failure to offer to meet specified delivery or performance schedules;
- d. Failure to price out the bid in conformance to the required format; or qualification of price to protect the Bidder from unknown future market conditions;
- e. Rights of the Village limited under any contract clause;
- f. Reasonable basis to suspect either conflict of interest or collusion among Bidders;
- g. Bidder fails to submit required information, literature, or affidavits with bid;
- h. Late bids;
- i. Failure of any authorized person to sign any required forms or to sign the bid;
- j. Bidder is prohibited by local, state or federal law from entering into public contracts;
- k. Bidder is in arrears or is in default to the Village upon any debt or contract, or that is a defaulter, as surety or otherwise, upon any obligation to the Village;
- l. Bidder has failed to perform faithfully any previous contract with the Village; and
- m. Anything to be in violation of the procurement policies and procedures for the Village of Wilmette.

Competency of Bidder

The Bidder, if requested in writing, must present within five (5) business days, evidence satisfactory to the Village of ability and possession of the necessary facilities, equipment, personnel, prior experience, financial resources, and/or certificates of insurance.

**INSTRUCTIONS TO BIDDERS ON COMPLETING FORMS
OUTFITTING FIVE (5) VILLAGE PICKUP TRUCKS**

The following Bid Forms must be filled out completely, executed by an authorized agent, notarized and sealed, if applicable, and included in the bid per the Submission of Bids instructions.

BID SUBMISSION FORMS, in this order

<input type="checkbox"/> Bid Cover Sheet
<input type="checkbox"/> Bidder Information Sheet
<input type="checkbox"/> Bid Sheet
<input type="checkbox"/> RFB Specifications
<input type="checkbox"/> Reference Form
<input type="checkbox"/> Bid Exceptions Sheet
<input type="checkbox"/> Bid Affirmation and Certification Pages (signed)
<input type="checkbox"/> Certification of Compliance (signed)
<input type="checkbox"/> Bid Bond
<input type="checkbox"/> W-9

SUCCESSFUL Bidder ONLY

The **successful** Bidder will be required to provide a performance bond and payment bond and execute the Contract included in Appendix One and Two to this RFB. These documents **SHOULD NOT** be completed at the time of bid submission.

BIDDER INFORMATION SHEET OUTFITTING FIVE (5) VILLAGE PICKUP TRUCKS

Company Name: R. A. Adams Enterprises, Inc.

DBA: _____

Address: 2600 W. IL Route 120

City, State, Zip: McHenry, IL 60051

Contact Name: Steve Gould

Phone Numbers: 815-385-2600

Email: sgould@raadams.com

Website: WWW.RAADAMS.COM

Federal Employer Identification # (FEIN): 36-3313079

IL Secretary of State File #: 56590749

IL Department of Employment Security #: 1120211

IL Department of Revenue Registration #: 1774-1009

IL Department of Professional Regulation #: N/A

Please include an explanation for any blank or "n/a" responses above.

Profession not regulated by IDPR

Please indicate below how your company heard about this RFB. Select all that apply.

- Email from the Village of Wilmette
- PublicPurchase.com
- DemandStar.com
- Other, _____

**BID SHEET
OUTFITTING FIVE (5) VILLAGE PICKUP TRUCKS**

Contract No. 20044
 R. A. Adams Enterprises, Inc. hereby agrees to furnish to the Village all necessary parts, equipment, materials and labor to complete the Work as outlined below in accordance with the specifications, provisions and instructions included herein for the costs as follows:

	Cab Guard		Snow Plow System		Lift Gate System		Total Parts & Labor
	Parts	Labor	Parts	Labor	Parts	Labor	
T-15	\$ 446.94	\$ 110.00	\$ 5,432.99	\$ 704.00	\$ 3,221.13	\$ 710.00	\$ 10,625.06
T-20	\$ 446.94	\$ 110.00	\$ 5,432.99	\$ 704.00	NA	NA	\$ 6,693.93
T-26	\$ 446.94	\$ 110.00	\$ 5,432.99	\$ 704.00	\$ 3,221.13	\$ 710.00	\$ 10,625.06
T-36	\$ 446.94	\$ 110.00	\$ 5432.99	\$ 704.00	NA	NA	\$ 6,693.93
T-44	\$ 446.94	\$ 110.00	\$ 5,432.99	\$ 704.00	\$ 3,221.13	\$ 710.00	\$ 10,625.06
Total⁽¹⁾	\$ 2,234.70	\$ 550.00	\$ 27,164.95	\$ 3,520.00	\$ 9,663.39	\$ 2,130.00	\$ 45,263.04

⁽¹⁾Total cost must include all costs to the Village, including shipping charges and excluding taxes.

30 DAYS Expected completion time in working days from the time the order is placed AND the truck chassis is delivered to the Work location.

TOTAL BID AMOUNT IN WORDS

FORTY FIVE THOUSAND TWO HUNDRED SIXTY THREE DOLLARS AND FOUR CENTS

VILLAGE SPECIFICATIONS OUTFITTING FIVE (5) VILLAGE PICKUP TRUCKS

The following Specifications and other provisions shall govern the performance of the proposed Work and will be made a part of the Contract.

Specification

1. Truck Chassis

The truck chassis are all the same 2020 Ford F250 with an 8 foot bed, 6.2 V-8 gasoline engine, trailer brake controller, upfitter switches and rear view camera. See Attachment Two to this RFB for the detailed truck specifications.

2. Cab Guard

The truck body equipment shall be:

- a. Weather Guard cab protector (black in color)
- b. # 1906-5-02 Protector
- c. # 1925-5-01 mounting kit

3. Snow Plow System

Meyer, 8-ft wide power reversible snow plow with poly moldboard equipped with all attachments, framework, and controls to provide a complete operating unit as follows:

- a. ME09401 Meyer Moldboard Assembly LP 8.0
- b. ME17195 Mount Kit Ford F250
- c. ME41360 Meyer Big Box LP Std.
- d. ME12040 Meyer Deflector 8' Molded
- e. Meyer Pistol Grip Hand control. All connections shall be made to motor, and operator controls are to be unmounted in cab with approximately 5' of extra cable for final placement.
- f. Tear drop style headlights with Thermoplastic construction with halogen high/low beam bulbs and adapter cables to connect to the OEM headlight system, Meyer Pistol Grip Controller shall be left unmounted in the cab of the truck with approximately 5' of extra cable to allow for final placement by Village mechanics. All wing shall be cut to proper lengths with excess wiring being removed and not left coiled in under hood area.
- g. All cable splices shall be soldered connection with self-sealing heat shrink tubing. **No Scotch Locks**

4. Lift Gate System

Tommy Gate System equipped with all attachments, framework, and controls to provide a complete operating unit as follows:

- a. TGG2601342EA38
- b. Tommy Gate Series 1300: 2e Dual
- c. TGO14376 Tommy Gate Backup Sensor

5. Warranties & Guarantees

The Respondent will provide the Village all warranties and guarantees normally offered or provided with this type of equipment. In addition, if the unit fails to operate within one year after acceptance by the Village due to faulty labor, materials or equipment and not due to negligence on the part of Village personnel, the Respondent will make such repairs as necessary to return the unit to a proper operating condition, such repairs being at the expense of the Respondent. The entire unit and installation must be warranted by the Respondent for twelve (12) months after vehicle acceptance with no limit on miles, hours or cycles for one hundred percent (100%) of the parts and labor. This shall include towing, transport or road service. In addition, any other warranties normally furnished with this type of equipment will be provided.

6. Builder's List

A line setting ticket that includes all part numbers, quantity used, and manufacturer for all parts used in the assembly of the truck, including those items supplied by the Village shall be supplied at time of delivery. **No exceptions may be taken on this item.**

Provisions

1. The Village will deliver the Pickup Trucks to the equipment installation location; and shall inspect and pickup the completed Pickup Trucks at the same location. Respondent shall not relocate Pickup Trucks to a secondary location without first receiving written approval from the Village and providing the Village with "Goods In Transit" insurance.
2. An invoice (copy emailed to AP@wilmette.com) and a delivery ticket and/or packing slip must accompany the completed new vehicle at the time of pickup at completion.
3. All equipment shall be of the manufacturers O.E.M. equipment.
4. Eighty percent (80%) of parts must be readily available for next day delivery.
5. All labor, parts or components not specifically mentioned in these specifications that are necessary to provide a complete operating unit shall be furnished by the Respondent.
6. All services or equipment being furnished must comply with all applicable federal, state and local laws and requirements. This includes applicable federal, state, and ICC regulations.
7. All materials, workmanship and labor required will meet or exceed standards normally found in industry. Equipment and materials being furnished shall be new and unused.
8. In cases where an item is identified by manufacturer's name or model number, it is understood that the Respondent proposes to furnish the item so identified and does not propose to furnish an "equal" unless the proposed "equal" is definitely indicated on the **BID EXCEPTION SHEET**. References to trade names are intended to be descriptive, and only to indicate to the respective Respondent's units that will be satisfactory.
9. The equipment being furnished will be a new, standard product of the manufacturer currently in production with local parts and service facilities available within 250 miles of Wilmette, Illinois. Component parts need not be products of the same manufacturer but must be of a reliable source to ensure maintenance support and a high level of quality. Component parts that do not meet this criteria must be indicated on the **BID EXCEPTION SHEET**.
10. These specifications are to be construed as a minimum. Should the manufacturer's current published data or specifications exceed these, the current published data or specifications shall be acceptable and furnished. If the manufacturer's current published data or specifications do not meet the specifications but adequately fulfill the function, the Respondent should take an exception and indicate where the specification is not completely met on the **BID EXCEPTION SHEET**.

REFERENCE FORM OUTFITTING FIVE (5) VILLAGE PICKUP TRUCKS

Each Bidder **must** supply at least three (3) names, addresses, telephone numbers and names of persons representing municipalities; to contact as performance references.

Company Name : City Of McHenry

Address : 333 S. Green St.

City & State : McHenry, IL 60050

Telephone Number..... : 815-363-2100

Person to Contact : Steve Schweda

E-Mail Address..... : publicworks@cityofmchenry.org

Company Name : Lake County Division Of Transportation

Address : 600 W. Winchester Rd.

City & State : Libertyville, IL 60048

Telephone Number..... : 847-377-7498

Person to Contact : Ray Siminak

E-Mail Address..... : rsiminak@lakecouty.gov

Company Name : Buffalo Grove Park District

Address : 530 Bernard Dr.

City & State : Buffalo Grove, IL 60089

Telephone Number..... : 847-850-2100

Person to Contact : Randy Croissant

E-Mail Address..... : rcroissant@bgparks.org

**BID AFFIRMATION AND CERTIFICATION
OUTFITTING FIVE (5) VILLAGE PICKUP TRUCKS**

IN SUBMITTING THIS BID, BIDDER AFFIRMS THAT IT:

1. Has carefully examined all of the documents included in this RFB, including Addenda Nos. One (if none, write "NONE") and accepts the terms and conditions therein.
2. Is familiar with the federal, state and local laws and regulations that may affect cost, progress, performance and the furnishing of the Work.
3. Is aware of the general nature of work, if any, to be performed by the Village or others that may relate to Work for which this bid is submitted as indicated in the RFB.
4. Will cooperate with the appropriate Village personnel to supply all the necessary information to complete a background investigation of the principals of the bidder and all employees who will perform the Work on behalf of the bidder. The Village, at its sole discretion, may disqualify any bidder and may void any contract previously entered into with the bidder based upon its background investigation.
5. Understands that this bid, in its entirety, is subject to the Illinois Freedom of Information Act and that no part of the bid will be considered confidential by the Village.
6. Has given the Village written notice of all conflicts, errors, ambiguities or discrepancies that Bidder has discovered in the RFB, if any, and the written resolution thereof by the Village is acceptable to Bidder. The RFB is generally sufficient to indicate and convey an understanding of all terms and conditions for performing and furnishing the Work for which this Bid is submitted.

FURTHER, IN SUBMITTING THIS BID, BIDDER CERTIFIES THAT:

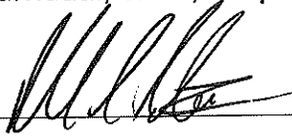
7. The prices in this bid have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;
8. Unless otherwise required by law, the prices which have been quoted in the bid have not knowingly been disclosed by Bidder, prior to opening, directly or indirectly to any other bidder or to any competitor;
9. This bid has not made in the interest of or on behalf of any undisclosed person, firm or corporation and is not submitted in conformity with any agreement or rules of any group, association, organization or corporation; and,
10. Has not directly or indirectly induced or solicited any other bidder to submit a false or sham bid; has not solicited or induced any person, firm or corporation to bid or refrain from bidding; and has not sought by collusion to obtain for itself any advantage over any other bidder or over the Village.

- 11. They are familiar with all conditions, instructions, and contract documents governing this bid, including the Bond and Contract terms attached in Appendix One and Two, and that any exceptions to the contract document are included on the Bid Exception Sheet.
- 12. They understand that any contract entered into with the Village is non-exclusive and does not prevent the Village from employing similar contractors to perform the same or similar type work.

SIGNED AND SWORN THIS 22 DAY OF April, 2020

Entity Name: R. A. Adams Enterprises, Inc.

Entity Type: (circle one) Individual, d/b/a, Corporation, LLC, LLP, Joint Venture, Partnership, Other

Authorized Signature: 

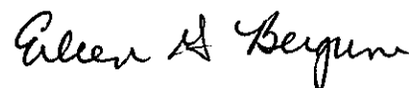
Name / Title: (Print) Richard A. Adams II V.P.

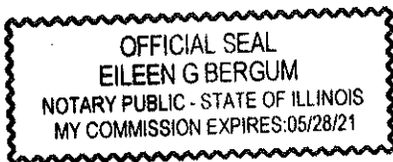
Mailing Address: 2600 W. IL Route 120

City/State/Zip: McHenry, IL 60051

Phone / Email: 815-385-2600 radams@raadams.com

Subscribed and sworn before me
this 22 day of APRIL, 2020

Notary Public: 



CERTIFICATION OF COMPLIANCE

DESCRIPTION: Outfitting Five (5) Village Pickup Trucks

R. A. Adams Enterprises, Inc., having been duly sworn, depose and states as follows:

Having submitted an offer for the above goods and/or services, We hereby certify that: *(initial all that apply)*

PLEASE CHECK ALL APPLICABLE BOXES

BARRED FROM BIDDING: We are not barred from bidding on these goods and/or services as a result of a violation of either 720 ILCS 5/33E or of any similar statute of another state or a federal statute containing the same or similar elements.

SEXUAL HARASSMENT: We have a written sexual harassment policy in place in full compliance with 775 ILCS 5/2-105(A) (4).

PAYMENT OF TAXES: We are not delinquent in the payment of any tax administered by the Illinois Department of Revenue; or if we are, it: (a) is contesting its liability for the tax or the amount of tax in accordance with procedures established by the Approved Revenue Act; or (b) has entered into an agreement with the Department of Revenue for payment of all taxes due and is currently in compliance with that agreement.

EQUAL PAY ACT: Engineers, Contractors, and all subcontractors thereof, shall at all times comply with the provisions of the Illinois Equal Pay Act of 2003, 820 ILCS 112/1, *et seq.*

N/A CONFINED SPACE ENTRY: We will comply with all requirements of 29 CFR Part 1910 Permit Required for Confined Spaces for General Industry; including Section 1910.146(c) (9) "In addition to complying with the permit space requirements that apply to all employers, each Engineer who is retained to perform permit space entry operations shall: (a) obtain any available information regarding permit space hazards and entry operations from the host employer; (b) coordinate entry operations with the host employer, when both host employer personnel and Engineer personnel will be working in or near permit spaces, as required by paragraph (d)(11); and (c) inform the host employer of the permit space program that the Engineer will follow and of any hazards confronted or created in permit spaces, either through a debriefing or during the entry operation."

DRUG-FREE WORKPLACE: We will comply with all requirements Pursuant to Chapter 30, Section 580/1 of the Illinois Compiled Statutes (30 ILCS 580/1) *et. Seq.* entitled "Drug Free Workplace Act"; we will provide a drug-free workplace by:

- 1) Publishing a statement:
 - a) Notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance, including cannabis, is prohibited in the grantee's of Engineer's workplace.
 - b) Specifying the actions that will be taken against employees for violations of such prohibition.
 - c) Notifying the employee that, as a condition of employment on such contract or grant, the employee will:
 - i) Abide by the terms of the statement; and
 - ii) Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than 5 days after such conviction.
- 2) Establishing a drug free awareness program to inform employees about:
 - a) the dangers of drug abuse in the workplace;
 - b) the grantee's or Engineer's policy of maintaining drug free workplace;

- c) any available drug counseling, rehabilitation, and employee assistance program; and
 - d) the penalties that may be imposed upon employees for drug violations.
- 3) Making it a requirement to give a copy of the statement required by subsection (a) to each employee engaged in the performance of the contract or grant and to post the statement in a prominent place in the workplace.
 - 4) Notifying the contracting agency within 10 days after receiving notice under part (B) of paragraph (3) of subsection (a) from an employee or otherwise receiving actual notice of such conviction.
 - 5) Imposing a sanction on, or requiring the satisfactory participation in a drug assistance or rehabilitation program by any employee who is so convicted, as required by Section 5 (30 ILCS 580/5) of the Act.
 - 6) Assisting employees in selecting a course of action in the event drug counseling treatment and rehabilitation is required, and indicating that a trained referral team is in place.
 - 7) Making a good faith effort to continue to maintain a drug free workplace through implementation of this Section.
 - 8) Failure to abide by this certification shall subject the Engineer to the penalties provided in Section 6 (30 ILCS 580/6) of the Act.

NATIONAL SECURITY/USA PATRIOT ACT: We represent and warrant that, pursuant to the requirements of the USA Patriot Act and applicable Presidential Executive Orders, neither we nor any of our principals, shareholders, members, partners, or affiliates, as applicable, as a person or entity are named as a Specially Designated National and Blocked Person (as defined in Presidential Executive Order 13224) and that we are not acting, directly or indirectly, for or on behalf of a Specially Designated National and Blocked Person. We further represent and warrant that we and our principals, shareholders, members, partners, or affiliates, as applicable, are not, directly or indirectly, engaged in, and are not facilitating, the transactions contemplated by this Agreement on behalf of any person or entity named as a Specially Designated National and Blocked Person.

We further represent and warrant we are not acting, directly or indirectly, for or on behalf of any person, group, entity, or nation named by the United States Treasury Department as a Specially Designated National and Blocked Person, or for or on behalf of any person, group, entity, or nation designated in Presidential Executive Order 13224 as a person who commits, threatens to commit, or supports terrorism; and that we are not engaged in this transaction directly or indirectly on behalf of or facilitating this transaction directly or indirectly on behalf of, any such person, group, entity, or nation.

We hereby agree to defend, indemnify, and hold harmless the Village of Wilmette, its Corporate Authorities, and all Village of Wilmette elected or appointed officials, officers, employees, agents, representative, engineers, and attorneys, from and against any and all claims, damages, losses, risks, liabilities, and expenses (including reasonable attorneys' fees and costs) arising from or related to any breach of the foregoing representation and warrant.

EQUAL EMPLOYMENT OPPORTUNITY: In the event of the Engineer's non-compliance with the provisions of this Equal Employment Opportunity Clause, the Illinois Human Rights Act or the Rules and Regulations of the Illinois Department of Human Rights ("Department"), the Engineer may be declared ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and the contract may be cancelled or voided in whole or in part, and such other sanctions or penalties may be imposed or remedies invoked as provided by statute or regulation. During the performance of this contract, the Engineer agrees as follows:

- 1) That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, physical or mental handicap unrelated to ability, military status, or an unfavorable discharge from military service; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
- 2) That, if it hires additional employees in order to perform this contract or any portion thereof, it will determine the availability (in accordance with the Department's Rules) of minorities and women in the areas from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- 3) That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, physical or mental handicap unrelated to ability, military status, or an unfavorable discharge from military service.
- 4) That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Engineer's obligations under the Illinois Human Rights Act and the Department's Rules. If any such labor organization or representative fails or refuses to cooperate with the Engineer in its efforts to comply with such Act and Rules, the Engineer will promptly so notify the Department and the contracting agency and will recruit employees from other sources when necessary to fulfill its obligations thereunder.
- 5) That it will submit reports as required by the Department's Rules, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and the Department's Rules.
- 6) That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and the Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and the Department's Rules.
- 7) That it will include verbatim or by reference the provisions of this clause in every subcontract it awards under which any portion of the contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as with other provisions of this contract, the Engineer will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Engineer will not utilize any subcontractor declared by the Illinois Human Rights Commission to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.

ILLINOIS PUBLIC WORKS EMPLOYMENT DISCRIMINATION ACT

- 1) Discrimination in employment prohibited: (a) No person shall be refused or denied employment in any capacity on the ground of unlawful discrimination, as that term is defined in the Illinois Human Rights Act, nor be subjected to unlawful discrimination in any manner, in connection with the contracting for or the performance of any work or service of any kind, by, for, on behalf of, or for the benefit of this State, or of any department, bureau, commission, board, or other political subdivision or agency thereof (b) The Illinois Human Rights Act applies to all contracts identified in subsection (a). 10/2. Deemed incorporated in contract: The provisions of this Act shall automatically enter into and become a part of each and every contract or other agreement hereafter entered into by, with, for, on behalf of, or for the benefit of this State, or of any department, bureau, commission, board, other political subdivision or agency, officer or agent thereof, providing for or relating to the performance of any of the said work or services or of any part thereof.
- 2) Includes independent contractors, etc.: The provisions of this Act also shall apply to all contracts entered into by or on behalf of all independent contractors, subcontractors, and any and all other persons, association or corporations, providing for or relating to the doing of any of the said work or the performance of any of the said services, or any part thereof.
- 3) Deduction from compensation: No Engineer, subcontractor, nor any person on his or her behalf shall, in any manner, discriminate against or intimidate any employee hired for the performance of work for the benefit of the State or for any department, bureau, commission, board, other political subdivision or agency, officer or agent thereof, on account of race, color, creed, sex, religion, physical or mental handicap unrelated to ability, or national origin; and there may be deducted from the amount payable to the Engineer by the State of Illinois or by any municipal corporation thereof, under this contract, a penalty of five dollars for each person for each calendar day during which such person was discriminated against or intimidated in violation of the provisions of this Act.
- 4) Recovery by injured person: Any person, agency, corporation or association who violates any of the provisions of this Act, or who aids, abets, incites or otherwise participates in the violation of any of the provisions, whether the violation or participation therein occurs through action in a private, public or in any official capacity, shall be guilty of a petty offense for each and every violation or participation therein with respect to each person aggrieved thereby, to be recovered by each such aggrieved person, or by any other person to whom such aggrieved person shall assign his cause of action, in the circuit court in the county in which the plaintiff or the defendant shall reside.
- 5) Violations; punishment: Any person who or any agency, corporation or association which shall violate any of the provisions of the foregoing sections, or who or which shall aid, abet, incite or otherwise participate in the violation of any of the said provisions, whether the said violation or participation therein shall occur through action in a private, in a public, or in any official capacity, shall also be deemed guilty of a petty offense for each and every said violation or participation or, in the case of non-corporate violators, or participators, of a Class B misdemeanor.
- 6) To be inscribed in contract: The provisions of this Act shall be printed or otherwise inscribed on the face of each contract to which it shall be applicable, but their absence therefrom shall in no wise prevent or affect the application of the said provisions to the said contract.
- 7) Partial invalidity; construction: The invalidity or unconstitutionality of any one or more provisions, parts, or sections of this Act shall not be held or construed to invalidate the whole or any other provision, part, or section thereof, it being intended that this Act shall be sustained and enforced to the fullest extent possible and that it shall be construed as liberally as possible to prevent refusals, denials, and discriminations of and with reference to the award of contracts and employment thereunder, on the ground of race, color, creed, sex, religion, physical or mental handicap unrelated to ability, or national origin.

PLEASE CHECK THE APPLICABLE BOX

There are no conflicts of interest: and in the event that a conflict of interest is identified anytime during the duration of this award, or reasonable time thereafter, you, your firm or your firm's ownership, management or staff will immediately notify the Village of Wilmette in writing.

There is an affiliation or business relationship between you, your management or staff, your firm, or your firm's ownership, and an employee, officer, or elected official of the Village of Wilmette who makes recommendations to the Village of Wilmette with respect to expenditures of money, employment, and elected or appointed positions. Provide any and all affiliations or business relationships that might cause a conflict of interest or any potential conflict of interest. Include the name of each Village of Wilmette affiliate with whom you, your firm, or your firm's ownership, management or staff, has an affiliation or a business relationship. It is rare for this box to be checked. Please email purchase@wilmette.com if you are checking this box prior to submitting your document.

PLEASE CHECK THE APPLICABLE BOX

We have a good safety record with OSHA.

We have had an OSHA violation within the past 5 years. (Attach explanation)

SIGNATURE OF PARTY AUTHORIZED TO EXECUTE THIS AGREEMENT

By: 
(Signature)

By: Richard A. Adams II
(Print Name)

d/b/a R. A. Adams Enterprises, Inc.

Business address: 2600 W. IL Route 120
McHenry, IL 60051

Business Phone #: 815-385-2600

Cell Phone #: _____

E-Mail Address: radams@raadams.com



P.O. Box 712 • Des Moines, IA 50306-0712

No. C38232

CERTIFICATE OF AUTHORITY INDIVIDUAL ATTORNEY-IN-FACT

KNOW ALL MEN BY THESE PRESENTS, that:

- 1. Employers Mutual Casualty Company, an Iowa Corporation
- 2. EMCASCO Insurance Company, an Iowa Corporation
- 3. Union Insurance Company of Providence, an Iowa Corporation
- 4. Illinois EMCASCO Insurance Company, an Iowa Corporation
- 5. Dakota Fire Insurance Company, a North Dakota Corporation
- 6. EMC Property & Casualty Company, an Iowa Corporation
- 7. Hamilton Mutual Insurance Company, an Iowa Corporation

hereinafter referred to severally as "Company" and collectively as "Companies", each does, by these presents, make, constitute and appoint: MARK S. COOPER, LINDA D. PALM, MARY JANET KEASKOWSKI, JULIE HUGHES, HEATHER SWEENEY

its true and lawful attorney-in-fact, with full power and authority conferred to sign, seal, and execute its lawful bonds, undertakings, and other obligatory instruments of a similar nature as follows:

In an amount not exceeding Five Million Dollars.....\$5,000,000.00

and to bind each Company thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of each such Company, and all of the acts of said attorney pursuant to the authority hereby given are hereby ratified and confirmed.

AUTHORITY FOR POWER OF ATTORNEY

This Power-of-Army is made and executed pursuant to and by the authority of the following resolution of the Boards of Directors of each of the Companies at a regularly scheduled meeting of each company duly called and held in 1999:

RESOLVED: The President and Chief Executive Officer, any Vice President, the Treasurer and the Secretary of Employers Mutual Casualty Company shall have power and authority to (1) appoint attorneys-in-fact and authorize them to execute on behalf of each Company and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof; and (2) to remove any such attorney-in-fact at any time and revoke the power and authority given to him or her. Attorneys-in-fact shall have power and authority, subject to the terms and limitations of the power-of-attorney issued to them, to execute and deliver on behalf of the Company, and to attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and any such instrument executed by any such attorney-in-fact shall be fully and in all respects binding upon the Company. Certification as to the validity of any power-of-attorney authorized herein made by an officer of Employers Mutual Casualty Company shall be fully and in all respects binding upon this Company. The facsimile or mechanically reproduced signature of such officer, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power-of-attorney of the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

IN WITNESS THEREOF, the Companies have caused these presents to be signed for each by their officers as shown, and the Corporate seals to be hereto affixed this 4th day of JUNE, 2018.

Seals



Bruce G. Kelley
Bruce G. Kelley, Chairman
of Companies 2, 3, 4, 5 & 6; President
of Company 1; Vice Chairman and
CEO of Company 7

Todd Strother
Todd Strother
Vice President

On this 4th day of JUNE AD 2018 before me a Notary Public in and for the State of Iowa, personally appeared Bruce G. Kelley and Todd Strother, who, being by me duly sworn, did say that they are, and are known to me to be the Chairman, President, Vice Chairman and CEO, and/or Vice President, respectively, of each of The Companies above; that the seals affixed to this instrument are the seals of said corporations; that said instrument was signed and sealed on behalf of each of the Companies by authority of their respective Boards of Directors; and that the said Bruce G. Kelley and Todd Strother, as such officers, acknowledged the execution of said instrument to be the voluntary act and deed of each of the Companies.
My Commission Expires October 10, 2019.

Kathy Loveridge
Notary Public in and for the State of Iowa

CERTIFICATE

I, James D. Clough, Vice President of the Companies, do hereby certify that the foregoing resolution of the Boards of Directors by each of the Companies, and this Power of Attorney issued pursuant thereto on JUNE 4, 2018 on behalf of: MARK S. COOPER, LINDA D. PALM, MARY JANET KEASKOWSKI, JULIE HUGHES, HEATHER SWEENEY

are true and correct and are still in full force and effect.

In Testimony Whereof I have subscribed my name and affixed the facsimile seal of each Company this 21 day of April, 2020.

J D Clough Vice President

**ATTACHMENT TWO
DETAILED MODEL TRUCK PROFILE**



**2020 FORD F-250 XL
4X2 PICK UP
Contract# 178**



Currie Motors Fleet

"Nice People to Do Business With"

Order Cut-Off:
TBD

Visit our new website

www.curriecommercial.com

Contract #178



Currie Motors Frankfort
SPC Contract Winner
2020 FORD F-250
XL 4x2 PICK UP

Warranty 3 Years 36, 000 miles Bumper to Bumper/ 5 Years 60,000 Power train

6.2L 2 Valve Gasoline SOHC V-8
(Flex Fuel)
6-Speed Automatic w/ Select Shift
4-Wheel Disc Brakes w/ABS
Front/Rear Black Painted Bumpers
Solar Tint Glass
Tailgate-Removable w/ Key Lock
3-Blink Lane Change Signal Front
Tow Hooks
Trailer Tow Package
Trailer Sway Control
17" Argent Steel Wheels
5 - LT245/75Rx17EBSW Tires
8' Bed Pickup
157 Amp Heavy Duty Alternator
650 CCA 72AH Battery
AM/FM/MP3-SYNC

Rear View Camera (optional on Box delete)
Twin I-Beam Front Axle w. coil spring
suspension H.D. Gas Shock Absorbers
Front Stabilizer Bar
Air Conditioner – Manual
Ford Pass Connect 4G
Wi- Fi Modem Ford
Telematics Prep
Manual Door Locks & Windows
Intermittent Windshield Wiper
Advance Trac with Roll Stability Control
Driver and Passenger Front & Side
Airbag/Curtain
Passenger Side Deactivation Switch
Free delivery within 50 miles of dealership

Contract #178



Options – Body Style

<input type="checkbox"/>	Super Cab with 6 ¾' Bed
<input type="checkbox"/>	Crew Cab with 6 ¾' Bed
<input type="checkbox"/>	8' Bed-Requires Super/Crew Cab Upgrade
<input type="checkbox"/> 66D	Pick Up Box Delete (Spare Tire Optional)

Options – Powertrain

<input type="checkbox"/> 99N	7.3L Engine-Gasoline includes 10 speed Automatic Overdrive
<input type="checkbox"/> 99T	6.7L OHV Power Stroke Diesel includes 10 speed Automatic Overdrive
<input checked="" type="checkbox"/>	4x4- Includes Electronic Shift on the Fly
<input checked="" type="checkbox"/>	Limited Slip Axle
<input type="checkbox"/> 98F	Gaseous Prep (6.2L or 7.3L engine-does not include Conversion)
<input type="checkbox"/> 98R	Operator Command Regeneration (requires Diesel Motor)
<input checked="" type="checkbox"/> 86M	Dual Batteries (78 amp) req. 6.2L or 7.3L
<input type="checkbox"/> 41H	Engine Block Heater
<input type="checkbox"/>	Engine Idle Shut Down (N/A with reverse sensing) Duration ___ Minutes
<input type="checkbox"/> 67B	Dual Extra Duty Alternators (requires Diesel Motor)
<input type="checkbox"/> 67E	Extra Heavy Duty Alternator
<input type="checkbox"/> 926	Speed Limiting-65 MPH
<input type="checkbox"/>	Powertrain Care 3 Year 100,000 Warranty 4x2 Gasoline Motor
<input type="checkbox"/>	Powertrain Care 3 Year 100,000 Warranty 4x4 Gasoline Motor with Snow Plow Prep
<input type="checkbox"/>	6 Year /60,000 Premium Care Warranty 4x4 Gasoline Motor with Snow Plow Prep
<input type="checkbox"/>	6 Year /100,000 Premium Care Warranty 4x4 Gasoline Motor with Snow Plow Prep

Options – Wheels/Tires

<input type="checkbox"/> TBK	LT245/75Rx17E BSW A/S (4x2)
<input type="checkbox"/> TD8	LT245/75Rx17E BSW A/S Plus (4x4)
<input checked="" type="checkbox"/> TBM	LT245/75Rx17E BSW A/T
<input type="checkbox"/> TDX	LT275/70Rx18E BSW A/T Plus (Requires 17S STX Appearance Pkg)
<input type="checkbox"/> 512	Full Size Spare with Box Delete Option
<input type="checkbox"/> 51X	Spare Tire Delete for Pick Up

Contract #178



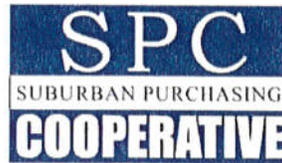
Options - Functional

<input type="checkbox"/>	41P	Skid Plates-Not Available with 66D Box Delete
<input type="checkbox"/>	53Q	F-250 Trailer Tow High Capacity with Ultimate Trailer Tow Back Up System and Pro Trailer Back Up System <i>Requires:</i> <ul style="list-style-type: none"> • 6.7L Power Stroke® Diesel engine(99T) • Power Equipment Group(90L) • STX Appearance Package(17S) • SYNC® 3 (913) • Trailer Brake Controller(52B)
<input type="checkbox"/>	592	LED Roof Marker Lights
<input type="checkbox"/>	85G	Tailgate Step-N/A with 66D Box Delete
<input checked="" type="checkbox"/>	85S	Tough Bed Spray-In Liner- NA 66D Box Delete
<input type="checkbox"/>	43B	Rear Defroster (requires Privacy Glass and 90L Power Group)
<input type="checkbox"/>	924	Privacy Glass (requires 43B and 90L)
<input checked="" type="checkbox"/>	52B	Trailer Brake Controller

Options - Groups/Packages

<input type="checkbox"/>	96V	XL Value Package Includes- Cruise control Bright Chrome Hub Covers Front/Rear Chrome Bumper (not available with STX Appearance PKG)
<input type="checkbox"/>	17S	STX Appearance Package <ul style="list-style-type: none"> ▪ Bright Chrome Grille ▪ Chrome Front / Rear Bumpers ▪ STX Vent Badge ▪ 18" Sparkle Cast Aluminum Wheels (SRW Only) ▪ LT275/65Rx18E BSW Tires ▪ Speed Control
<input type="checkbox"/>	90L	Power Equipment Group <ul style="list-style-type: none"> ▪ Heated power mirrors with integrated clearance lamps/turn signals ▪ Perimeter Alarm ▪ Accessory Delay ▪ Power Windows/Locks/Tailgate Lock ▪ Remote Keyless ▪ Upgraded door trim <div style="display: flex; justify-content: space-between; margin-top: 5px;"> -Regular Cab -Crew/Super </div>
<input type="checkbox"/>	17X	Fx4 Off Road Package <ul style="list-style-type: none"> ▪ Hill Descent Control ▪ Rancho Branded Shocks ▪ Transfer Case & Fuel Tank Skid Plates <p>N/A with Pickup Box Delete -cont. below</p>

Contract #178



	Requires 4x4, All Terrain Tires and Locking Differential
<input checked="" type="checkbox"/> 473	Snow Plow Prep Package (Requires 4x4) <ul style="list-style-type: none"> ▪ Upgraded Front Springs ▪ Extra Heavy-Duty Alternator
<input type="checkbox"/> 47B	Snow Plow/Camper Package <ul style="list-style-type: none"> ▪ Upgraded front springs for snow plow ▪ Extra Heavy Duty Alternator ▪ Rear Auxiliary Springs ▪ Rear Stabilizer Bar (SRW Only) ▪ Slide-In Camper Certification
<input type="checkbox"/> 535	F250 Trailer Tow Package – High Capacity (Requires Diesel Motor) <ul style="list-style-type: none"> ▪ Increased GCW to 30300 LBS ▪ Max Front Springs
<input checked="" type="checkbox"/> 67H	Heavy Service Front Suspension – Heavy Service Front Springs

Options – Interior

<input checked="" type="checkbox"/> 43C	110V/400W Outlet
<input type="checkbox"/>	XLT Package – Regular Cab \$3982.00/Super cab/Crew \$4294.00
<input type="checkbox"/> 41A	Rapid Heat Supplemental Cab Heater (requires Diesel Motor)
<input type="checkbox"/> 18A	Up fitter Interface Module for PTO Programming
<input type="checkbox"/>	Car Hart Seat Covers Front Seats-Loose Ship
<input checked="" type="checkbox"/> 94P	Pre-Collision Assist with Automatic Emergency Braking (AEB) and Forward Collision Warning
<input checked="" type="checkbox"/> 66S	Up fitter Switches
<input type="checkbox"/> 76S	Remote Start (Requires Power Equipment Group)
<input type="checkbox"/> 913	SYNC3 (Requires Ultimate Tow Camera)
<input type="checkbox"/>	

Options – Exterior

<input checked="" type="checkbox"/> 60B	BLIS® (Blind Spot Information System) with Cross-traffic Alert and Trailer Tow (BLIS® sensor in tail lamp) Req. Power cont. below
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Contract #178



	Equipment Group (90L) on XL; N/A with Pickup Box Delete (66D)
<input checked="" type="checkbox"/> 873	Rear CHMSL Camera-Displays in Center Stack (Not available with Box delete)
<input type="checkbox"/> 872	Camera Prep Package for Box Delete
<input type="checkbox"/> 66B	Box Link – 4 Premium Locking Cleats N/A with Box Delete
<input checked="" type="checkbox"/> 76R	Reverse Sensing System-NA with 66D Box Delete
<input type="checkbox"/> 53W	5 th Wheel Gooseneck Prep
<input checked="" type="checkbox"/> 18B	Platform Running Boards <input checked="" type="checkbox"/> Regular Cab <input type="checkbox"/> Super / Crew cab
<input type="checkbox"/> 66L	LED Box Lighting-NA with 873 CHMSL Rear Camera

Options – Fleet

<input type="checkbox"/> 39S	Sirius XM Radio
<input type="checkbox"/> 17F	XL Décor Group-Includes Chrome Front/Rear Bumpers
<input type="checkbox"/> 52S	Cruise Control
<input checked="" type="checkbox"/> 942	Daytime Running Lights
<input type="checkbox"/> 91S	LED Warning Strobes-NA with LED Box Light
<input type="checkbox"/> 63R	H.D. Suspension with Box Delete
59S	Halogen Fog Lamps-req.17F XI Décor
<input type="checkbox"/> 96F	FLEET DRIVER ASSISTANCE PACKAGE-BLIS* Blind Spot Information System w/Cross-Traffic Alert <input type="checkbox"/> Lane-Keeping Alert Pre-Collision Assist with Automatic Emergency Braking (AEB) Forward Collision Warning-Req. Power Convenience Group

Options – Accessories

<input type="checkbox"/> 52R	Stow / Load Ramps-NA with 66D Box Delete
<input type="checkbox"/>	Weather Tech Front Row Liners
<input checked="" type="checkbox"/>	Rustproofing –Does Not Include Sound Shield
<input checked="" type="checkbox"/> 85L	Drop-In Bed Liner-NA with 66D Box Delete
<input type="checkbox"/> 61M	Wheel Well Liner-NA with 66D Box Delete
<input type="checkbox"/> 85M	Bed Mat-NA with 66D Box Delete
<input checked="" type="checkbox"/> 61S	Front/Rear Splash Guards-NA with 66D Box Delete
<input checked="" type="checkbox"/> 76C	Back Up Alarm
<input type="checkbox"/>	8' Steel Service Body – White Finish
<input type="checkbox"/>	Rear Bumper for Service Body-Black "Rhino-Lined"
<input type="checkbox"/>	4 Corner Strobes (Requires Up fitter Switches)
<input type="checkbox"/>	7'6" Western Snow Plow
<input type="checkbox"/>	8' Western Snow Plow
<input type="checkbox"/>	8'-6" Western Snow Plow
<input type="checkbox"/>	7'6" Boss Snow Plow

Contract #178



<input type="checkbox"/>	8' Boss Snow Plow
<input type="checkbox"/>	8'-6" Boss Snow Plow
<input type="checkbox"/>	Hand Held Controller (Requires Plow)
<input type="checkbox"/>	Snow Deflector (Requires Plow)
<input type="checkbox"/>	Detailed CD Rom Shop Manual
<input checked="" type="checkbox"/>	Delivery Charge Over 50 Miles
<input type="checkbox"/>	License & Title – M Plates (Shipped)

Exterior

<input type="checkbox"/>	AT-Yellow-5 unit min Single units extended lead times
<input type="checkbox"/>	BY-School Bus Yellow
<input type="checkbox"/>	D1-Stone Gray
<input type="checkbox"/>	E4-Vermillion-5 unit min Single units extended lead times
<input type="checkbox"/>	GR-Green-5 unit min Single units extended lead times
<input type="checkbox"/>	J7-Magnetic
<input type="checkbox"/>	PG&E Blue-5 unit min Single units extended lead times
<input type="checkbox"/>	MB-Orange-5 unit min Single units extended lead times
<input type="checkbox"/>	N1-Blue Jeans Metallic
<input type="checkbox"/>	PQ-Race Red
<input type="checkbox"/>	UM-Agate Black
<input type="checkbox"/>	JS-Iconic Silver
<input type="checkbox"/>	W6-Green Gem-5 unit min Single units extended lead times
<input checked="" type="checkbox"/>	Z1-Oxford White

Interior

<input checked="" type="checkbox"/>	Steel 40/20/40 Vinyl
<input type="checkbox"/>	Steel 40/20/40 Cloth
<input type="checkbox"/>	Steel 40/Console/40 Vinyl- No Armrest Included
<input type="checkbox"/>	Steel 40/Console/40 Cloth- No Armrest Included

Contract #178

T-44

Contract No. 20044



**2020 FORD F-250 XL
4X2 PICK UP
Contract# 178**



Currie Motors Fleet

"Nice People to Do Business With"

Order Cut-Off:
TBD

Visit our new website

www.curriecommercial.com

Contract #178

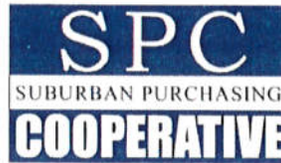


Currie Motors Frankfort
SPC Contract Winner
2020 FORD F-250
XL 4x2 PICK UP

Warranty 3 Years 36, 000 miles Bumper to Bumper/ 5 Years 60,000 Power train

6.2L 2 Valve Gasoline SOHC V-8 (Flex Fuel)	Rear View Camera (optional on Box delete)
6-Speed Automatic w/ Select Shift	Twin I-Beam Front Axle w. coil spring suspension H.D. Gas Shock Absorbers
4-Wheel Disc Brakes w/ABS	Front Stabilizer Bar
Front/Rear Black Painted Bumpers	Air Conditioner – Manual
Solar Tint Glass	Ford Pass Connect 4G
Tailgate-Removable w/ Key Lock	Wi- Fi Modem Ford
3-Blink Lane Change Signal Front	Telematics Prep
Tow Hooks	Manual Door Locks & Windows
Trailer Tow Package	Intermittent Windshield Wiper
Trailer Sway Control	Advance Trac with Roll Stability Control
17" Argent Steel Wheels	Driver and Passenger Front & Side
5 - LT245/75Rx17EBSW Tires	Airbag/Curtain
8' Bed Pickup	Passenger Side Deactivation Switch
157 Amp Heavy Duty Alternator	Free delivery within 50 miles of dealership
650 CCA 72AH Battery	
AM/FM/MP3-SYNC	

Contract #178



Options – Body Style

<input type="checkbox"/>	Super Cab with 6 ¾' Bed
<input type="checkbox"/>	Crew Cab with 6 ¾' Bed
<input type="checkbox"/>	8' Bed-Requires Super/Crew Cab Upgrade
<input type="checkbox"/> 66D	Pick Up Box Delete (Spare Tire Optional)

Options – Powertrain

<input type="checkbox"/> 99N	7.3L Engine-Gasoline includes 10 speed Automatic Overdrive
<input type="checkbox"/> 99T	6.7L OHV Power Stroke Diesel includes 10 speed Automatic Overdrive
<input checked="" type="checkbox"/>	4x4- Includes Electronic Shift on the Fly
<input checked="" type="checkbox"/>	Limited Slip Axle
<input type="checkbox"/> 98F	Gaseous Prep (6.2L or 7.3L engine-does not include Conversion)
<input type="checkbox"/> 98R	Operator Command Regeneration (requires Diesel Motor)
<input checked="" type="checkbox"/> 86M	Dual Batteries (78 amp) req. 6.2L or 7.3L
<input type="checkbox"/> 41H	Engine Block Heater
<input type="checkbox"/>	Engine Idle Shut Down (N/A with reverse sensing) Duration ___ Minutes
<input type="checkbox"/> 67B	Dual Extra Duty Alternators (requires Diesel Motor)
<input type="checkbox"/> 67E	Extra Heavy Duty Alternator
<input type="checkbox"/> 926	Speed Limiting-65 MPH
<input type="checkbox"/>	Powertrain Care 3 Year 100,000 Warranty 4x2 Gasoline Motor
<input type="checkbox"/>	Powertrain Care 3 Year 100,000 Warranty 4x4 Gasoline Motor with Snow Plow Prep
<input type="checkbox"/>	6 Year /60,000 Premium Care Warranty 4x4 Gasoline Motor with Snow Plow Prep
<input type="checkbox"/>	6 Year /100,000 Premium Care Warranty 4x4 Gasoline Motor with Snow Plow Prep

Options – Wheels/Tires

<input type="checkbox"/> TBK	LT245/75Rx17E BSW A/S (4x2)
<input type="checkbox"/> TD8	LT245/75Rx17E BSW A/S Plus (4x4)
<input checked="" type="checkbox"/> TBM	LT245/75Rx17E BSW A/T
<input type="checkbox"/> TDX	LT275/70Rx18E BSW A/T Plus (Requires 17S STX Appearance Pkg)
<input type="checkbox"/> 512	Full Size Spare with Box Delete Option
<input type="checkbox"/> 51X	Spare Tire Delete for Pick Up

Contract #178



Options - Functional

<input type="checkbox"/>	41P	Skid Plates-Not Available with 66D Box Delete
<input type="checkbox"/>	53Q	F-250 Trailer Tow High Capacity with Ultimate Trailer Tow Back Up System and Pro Trailer Back Up System <i>Requires:</i> <ul style="list-style-type: none"> • 6.7L Power Stroke® Diesel engine(99T) • Power Equipment Group(90L) • STX Appearance Package(17S) • SYNC® 3 (913) • Trailer Brake Controller (52B)
<input type="checkbox"/>	592	LED Roof Marker Lights
<input type="checkbox"/>	85G	Tailgate Step-N/A with 66D Box Delete
<input checked="" type="checkbox"/>	85S	Tough Bed Spray-In Liner- NA 66D Box Delete
<input type="checkbox"/>	43B	Rear Defroster (requires Privacy Glass and 90L Power Group)
<input type="checkbox"/>	924	Privacy Glass (requires 43B and 90L)
<input checked="" type="checkbox"/>	52B	Trailer Brake Controller

Options - Groups/Packages

<input type="checkbox"/>	96V	XL Value Package Includes- Cruise control Bright Chrome Hub Covers Front/Rear Chrome Bumper (not available with STX Appearance PKG)
<input type="checkbox"/>	17S	STX Appearance Package <ul style="list-style-type: none"> ▪ Bright Chrome Grille ▪ Chrome Front / Rear Bumpers ▪ STX Vent Badge ▪ 18" Sparkle Cast Aluminum Wheels (SRW Only) ▪ LT275/65Rx18E BSW Tires ▪ Speed Control
<input type="checkbox"/>	90L	Power Equipment Group <ul style="list-style-type: none"> ▪ Heated power mirrors with integrated clearance lamps/turn signals ▪ Perimeter Alarm ▪ Accessory Delay ▪ Power Windows/Locks/Tailgate Lock ▪ Remote Keyless ▪ Upgraded door trim <div style="display: flex; justify-content: space-between; margin-top: 5px;"> -Regular Cab -Crew/Super </div>
<input type="checkbox"/>	17X	Fx4 Off Road Package <ul style="list-style-type: none"> ▪ Hill Descent Control ▪ Rancho Branded Shocks ▪ Transfer Case & Fuel Tank Skid Plates <p>N/A with Pickup Box Delete -cont. below</p>

Contract #178



	Requires 4x4, All Terrain Tires and Locking Differential
<input checked="" type="checkbox"/> 473	Snow Plow Prep Package (Requires 4x4) <ul style="list-style-type: none"> ▪ Upgraded Front Springs ▪ Extra Heavy-Duty Alternator
<input type="checkbox"/> 47B	Snow Plow/Camper Package <ul style="list-style-type: none"> ▪ Upgraded front springs for snow plow ▪ Extra Heavy Duty Alternator ▪ Rear Auxiliary Springs ▪ Rear Stabilizer Bar (SRW Only) ▪ Slide-In Camper Certification
<input type="checkbox"/> 535	F250 Trailer Tow Package – High Capacity (Requires Diesel Motor) <ul style="list-style-type: none"> ▪ Increased GCW to 30300 LBS ▪ Max Front Springs
<input checked="" type="checkbox"/> 67H	Heavy Service Front Suspension – Heavy Service Front Springs

Options – Interior

<input checked="" type="checkbox"/> 43C	110V/400W Outlet
<input type="checkbox"/>	XLT Package – Regular Cab \$3982.00/Super cab/Crew \$4294.00
<input type="checkbox"/> 41A	Rapid Heat Supplemental Cab Heater (requires Diesel Motor)
<input type="checkbox"/> 18A	Up fitter Interface Module for PTO Programming
<input type="checkbox"/>	Car Hart Seat Covers Front Seats-Loose Ship
<input checked="" type="checkbox"/> 94P	Pre-Collision Assist with Automatic Emergency Braking (AEB) and Forward Collision Warning
<input checked="" type="checkbox"/> 66S	Up fitter Switches
<input type="checkbox"/> 76S	Remote Start (Requires Power Equipment Group)
<input type="checkbox"/> 913	SYNC3 (Requires Ultimate Tow Camera)
<input type="checkbox"/>	

Options – Exterior

<input checked="" type="checkbox"/> 60B	BLIS® (Blind Spot Information System) with Cross-traffic Alert and Trailer Tow (BLIS® sensor in tail lamp) Req. Power cont. below
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Contract #178



	Equipment Group (90L) on XL; N/A with Pickup Box Delete (66D)
<input checked="" type="checkbox"/> 873	Rear CHMSL Camera-Displays in Center Stack (Not available with Box delete)
<input type="checkbox"/> 872	Camera Prep Package for Box Delete
<input type="checkbox"/> 66B	Box Link – 4 Premium Locking Cleats N/A with Box Delete
<input checked="" type="checkbox"/> 76R	Reverse Sensing System-NA with 66D Box Delete
<input type="checkbox"/> 53W	5 th Wheel Gooseneck Prep
<input checked="" type="checkbox"/> 18B	Platform Running Boards <input checked="" type="checkbox"/> Regular Cab <input type="checkbox"/> Super / Crew cab
<input type="checkbox"/> 66L	LED Box Lighting-NA with 873 CHMSL Rear Camera

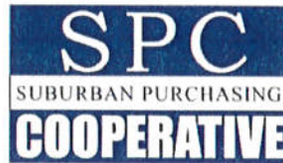
Options – Fleet

<input type="checkbox"/> 39S	Sirius XM Radio
<input type="checkbox"/> 17F	XL Décor Group-Includes Chrome Front/Rear Bumpers
<input type="checkbox"/> 525	Cruise Control
<input checked="" type="checkbox"/> 942	Daytime Running Lights
<input type="checkbox"/> 91S	LED Warning Strobes-NA with LED Box Light
<input type="checkbox"/> 63R	H.D. Suspension with Box Delete
<input type="checkbox"/> 595	Halogen Fog Lamps-req.17F XI Décor
<input type="checkbox"/> 96F	FLEET DRIVER ASSISTANCE PACKAGE-BLIS® Blind Spot Information System w/Cross-Traffic Alert Lane-Keeping Alert Pre-Collision Assist with Automatic Emergency Braking (AEB) Forward Collision Warning-Req. Power Convenience Group

Options – Accessories

<input type="checkbox"/> 52R	Stow / Load Ramps-NA with 66D Box Delete
<input type="checkbox"/>	Weather Tech Front Row Liners
<input checked="" type="checkbox"/>	Rustproofing –Does Not Include Sound Shield
<input checked="" type="checkbox"/> 85L	Drop-In Bed Liner-NA with 66D Box Delete
<input type="checkbox"/> 61M	Wheel Well Liner-NA with 66D Box Delete
<input type="checkbox"/> 85M	Bed Mat-NA with 66D Box Delete
<input checked="" type="checkbox"/> 61S	Front/Rear Splash Guards-NA with 66D Box Delete
<input checked="" type="checkbox"/> 76C	Back Up Alarm
<input type="checkbox"/>	8' Steel Service Body – White Finish
<input type="checkbox"/>	Rear Bumper for Service Body-Black "Rhino-Lined"
<input type="checkbox"/>	4 Corner Strobes (Requires Up fitter Switches)
<input type="checkbox"/>	7'6" Western Snow Plow
<input type="checkbox"/>	8' Western Snow Plow
<input type="checkbox"/>	8'-6" Western Snow Plow
<input type="checkbox"/>	7'6" Boss Snow Plow

Contract #178



<input type="checkbox"/>	8' Boss Snow Plow
<input type="checkbox"/>	8'-6" Boss Snow Plow
<input type="checkbox"/>	Hand Held Controller (Requires Plow)
<input type="checkbox"/>	Snow Deflector (Requires Plow)
<input checked="" type="checkbox"/>	Detailed CD Rom Shop Manual
<input checked="" type="checkbox"/>	Delivery Charge Over 50 Miles
<input type="checkbox"/>	License & Title – M Plates (Shipped)

Exterior

<input type="checkbox"/>	AT-Yellow-5 unit min Single units extended lead times
<input type="checkbox"/>	BY-School Bus Yellow
<input type="checkbox"/>	D1-Stone Gray
<input type="checkbox"/>	E4-Vermillion-5 unit min Single units extended lead times
<input type="checkbox"/>	GR-Green-5 unit min Single units extended lead times
<input type="checkbox"/>	J7-Magnetic
<input type="checkbox"/>	PG&E Blue-5 unit min Single units extended lead times
<input type="checkbox"/>	MB-Orange-5 unit min Single units extended lead times
<input type="checkbox"/>	N1-Blue Jeans Metallic
<input type="checkbox"/>	PQ-Race Red
<input type="checkbox"/>	UM-Agate Black
<input type="checkbox"/>	JS-Iconic Silver
<input type="checkbox"/>	W6-Green Gem-5 unit min Single units extended lead times
<input checked="" type="checkbox"/>	Z1-Oxford White

Interior

<input checked="" type="checkbox"/>	Steel 40/20/40 Vinyl
<input type="checkbox"/>	Steel 40/20/40 Cloth
<input type="checkbox"/>	Steel 40/Console/40 Vinyl- No Armrest Included
<input type="checkbox"/>	Steel 40/Console/40 Cloth- No Armrest Included

Contract #178

END OF DOCUMENT