Date Sent: 09/15/2025

CLERK'S CONTRACT and AGREEMENT COVER PAGE

Start date: 4/7/2025 End date:

Amount: \$ 47,803.00 Contingency Amount: \$ 0.00

Department: Public Works **Total Contract Amount:** \$ 47,803.00

Contract Type: Goods Only

Contractors Name: Sutton Ford

Status of Ownership: Minority/Women Owned Status of Sub: N/A

Certification: Attached Self-Certifying Did not disclose

Contract Description: Replacement of Police Vehicle Purchase - Proposal



SUTTON FORD INC.

MATTESON IL 60443

INVOICE 21315 CENTRAL AVE.

Friday, March 14, 2025 DATE

PURCHASER'S NAME

	VILLAGE OF ORLAN	ID PARK							
STREET ADDR	RESS								
	15655 SOUTH RAVIN	IA DRIVE							
CITY		STATE			ZIP			BUS PHONE	
	ORLAND PASRK	L			(60462			
PLEASE ENTE	R MY ORDER FOR THE FOLLOWING			NEW 🗸	USED 🔲		SUV _	TRUCK 🗾	CAR 🗌
YEAR	MAKE		DEL		BODY TYPE		COLOR	TRIM	STOCK NO.
2025	FORD	EXPL	ORER	F	POLICE ADMIN	_	BLACK	POLICE	K11608
VIN NO.	1FM5K8AB1SGB51238		MILES			_	SALES REP		
PRICE			\$47,80	3.00			DE-IN INFO	DRMATION	
					MAKE OF USED VEH	HICLE			
					YEAR				
					MODEL				
					VEHICLE IDENT, NO).			
					MILEAGE				
					TRADE VALUE				
SUBTOTAL			\$47,80	3.00		FLEET	SALES IN	FORMATION	
ELECTRON	IIC FILING FEE		\$0.0	0	ORDERING FIN				
DOCUMEN:	TATION FEE		\$0.0	10	END USER FIN				
ILLINIOS SA	ALES TAX 7.25%		\$0.0	10	SALES TYPE				
COUNTY TA	AX- COOK 1.00%		\$0.0	10	GPC DISCOUNT				
CITY OF CH	HICAGO TAX 1.25%		\$0.0	0	GPC REF#				
соок соц	INTY WHEEL TAX		\$0.0	0	56A/CPA DISCOUNT	-			
	RANSFER, TITLE		\$0.0	10	56M DISCOUNT				
	SERVICE CONTRACT		\$0.0	10	RETAIL REBATE#				
TOTAL PRI			\$47,80	3.00					
	VN PAYMENT		\$0.0						
REBATE	1		\$0.0						
	WN PAYMENT		\$0.0						
	ASH BALANCE DUE ON DELIVERY		\$47,80					7	
Pumhaser agre	es that this Order includes all of terms and conditions on	both the face and i	reverse side hereof.	that this Order o	ancels and supersedes a	nv price ag	reement and a	s of the date hereof co	omprises the complete

and exclusive statement of the terms of the agreement relating to the subject matters covered hereby THIS ORDER IS NOT A BINDING CONTRACT. DEALER SHALL NOT BE OBLIGATED TO SELL UNTIL APPROVAL OF THE TERMS HEREOF IS GIVEN BY A BANK OR FINANCE COMPANY WILLING TO PURCHASE A RETAIL INSTALLMENT CONTRACT BETWEEN THE PARTIES HERETO BASED ON SUCH TERMS. ALL WARRANTIES, IF ANY, BY A MANUFACTURER OR SUPPLIER OTHER THAN DEALER ARE THEIRS, NOT DEALER'S, AND ONLY SUCH MANUFACTURER OR OTHER SUPPLIER SHALL BE LIABLE FOR PERFORMANCE UNDER SUCH WARRANTIES. UNLESS DEALER FURNISHES BUYER WITH A SEPARATE WRITTEN WARRANTY OR SERVICE CONTRACT MADE BY DEALER ON ITS OWN BEHALF, DEALER HEREBY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE: (A) ON ALL GOODS AND SERVICES SOLD BY DEALERS; AND (B) ON ALL USED VEHICLES WHICH ARE HEREBY SOLD "AS IS-NOT EXPRESSLY WARRANTED OR GUARANTEED." TO THE NEGOTIATED CASH SALE PRICE OF EACH VEHICLE. THERE WILL BE ADDED THE SUM OF \$303.60 FOR DEALER COSTS AND OVERHEAD FOR ITEM RELATING TO PREPARING, HANDLING AND PROCESSING DOCUMENTS FOR THE MOTOR VEHICLE AND THE CLOSING OF THE TRANSACTION. THE ONLY OTHER ADDITIONAL CHARGES PERMITTED ARE DEALER-ADDED OPTIONS. WARRANTY AND SERVICE CONTRACTS, INSURANCE AND THE ACTUAL COST OF LICENSE AND TITLE REGISTRATION AND TAXES.

E-SIGNED by Jlm Culotta on 2025-04-15 22:08:59 GMT Inter	rim Village Manager	ACCEPTED BY:	E-SIGNED by Brian Tarpo on 2025-04-15 20:38:55 GMT	Fleet Manager
PURCHASER'S SIGNATURE			DEALER OR HIS AUTHORIZED R	REPRESENTATIVE
DATE	3/14/2025	DATE		3/14/2025
April 15, 2025		April	15, 2025	

April 15, 2025

SUTTFOR-01

AADDISON2

ACORD.

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 7/30/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed.

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confor lights to the certificate holder in lieu of such and orsement(s)

th	SUBROGATION IS WAIVED, Subject his certificate does not confer rights to	the	tne certi	terms and conditions of ficate holder in lieu of su	ich end	orsement(s)	policies may	require an endors	SCINGU	LAS	ratement on
PRO	DUCER License # 231432				CONTAC	TT.					
Hub	International Gulf South				PHONE	, Ext): (800) 7	789-7365	FA	AX Note	225)	218-2401
	0 United Plaza Bivd te 500				E-MAIL:	, EXU: (000) 1	00 1000	1 (6	00, ItO]. (
	on Rouge, LA 70809				AUDRES		HIDERY ACTO	IDING COVERAGE			NAIC#
				•				Ity Company			20443
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INSL	IRED						Insurance (iiiy		13269
	Sutton Ford, Inc. 21315 Central Ave							ty Insurance Co	mean		37745
	Matteson, IL 60443							/ Company	niibani	у	31127
							ola Casuan	Company		-	31121
					INSURE	RF:					
				NUMBER:				REVISION NUMB			NIOV PERIOD
IN C	HIS IS TO CERTIFY THAT THE POLICIE: IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY I XCLUSIONS AND CONDITIONS OF SUCH F	EQUIF PERT POLIC	REME TAIN, CIES.	ENT, TERM OR CONDITION THE INSURANCE AFFORI LIMITS SHOWN MAY HAVE	N OF A DED BY	NY CONTRAI THE POLICI REDUCED BY	CT OR OTHER IES DESCRIB PAID CLAIMS.	R DOCUMENT WITH ED HEREIN IS SUB	RESPE	CT TO	OWHICH THIS
INSR LTR	TYPE OF INSURANCE	ADDL:	SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	(MM/DD/YYYY)		LIMIT	5	
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	X CLAIMS-MADE OCCUR			AYA737204967	1	5/1/2024	5/1/2025	DAMAGE TO RENTED PREMISES (Ea occurre	ence)	\$	
	χ Garage Liability	- 1			1			MED EXP (Any one pen		\$	5,000
					- 1			PERSONAL & ADV INJ	URY	\$	
	GEN'L AGGREGATE LIMIT APPLIES PER:	- 4			1			GENERAL AGGREGAT	re	\$	2,000,000
	X POLICY PRO LOC		- 1		1			PRODUCTS - COMP/O	PAGG	\$	
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Ç	DED 12 RETENTIONS				_			X PER STATUTE	OTH-	•	
_	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	- 1		M1258406	- 1	8/1/2024	8/1/2025		ER		1,000,000
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A						E.L. EACH ACCIDENT		•	1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below			-	i			E.L. DISEAGE - EA EMP			1,000,000
D	Description of Operations below Dealer Open Lot	-		BN01-00390-03		5/1/2024	5/1/2025	E.L. DISEASE - POLICY All Locations	T LIMITE	<u>s</u>	12,150,651
E	Garagekeeper			AYN737213426	1	5/1/2024	5/1/2025	Legal Liability			6,820,000
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Wor EFF Wor EFF Liab Gara	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL kers Compenstation - Ford Stores - Polic ECTIVE 8/1/2024 EXPIRATION 8/1/2025 kers Compensation- Honda Stores- Polic ECTIVE 8/1/2024 EXPIRATION 8/1/2025 illity Deductible- \$5,000 agekeepers Deductibles: Collision \$2,500 ATTACHED ACORD 101	y Nu cy Nu	mbe	r M1258408 or M1356402	de, may b	e attached if mor	re space is requir	ed)			
	DESIGNATION DES				CANO	ELLATION					
CE	RTIFICATE HOLDER	_			CANC	ELLATION					
	Village of Orland Park 14700S Rainia Avenue				THE	EXPIRATION	N DATE TH	ESCRIBED POLICIES EREOF, NOTICE TO PROVISIONS.			
	Orland Park, IL 60462				ALTHO	WACO DEDDECE	MITATRIE				

ACORD 25 (2016/03)

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LOC#: 1



ADDITIONAL REMARKS SCHEDULE

Page 1 of 1

AGENCY Hub International Gulf South	License # 23143	Sutton Ford, Inc. 21315 Central Ave
POLICY NUMBER		Matteson, IL 60443
SEE PAGE 1		
CARRIER	NAIC CODE	
SEE PAGE 1	SEE P 1	EFFECTIVE DATE: SEE PAGE 1

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability Insurance

Description of Operations/Locations/Vehicles:

Dealer Open Lot Deductibles: Collision & Comp: \$2,500/\$12,500

Named Insureds & Locations Sutton Ford, inc dba Sutton Ford Lincoln 21315 Central Ave Matteson, Illinois 60443

SAG Kenosha, LLC dba Honda of Kenosha 12180 77th Street Kenosha, Wisconsin 53104

SAG Coon Rapids, LLC dba Rapid Honda 1950 Gateway Drive Coon Rapids, Illinois 55448

SAG Cocoa, LLC dba Cocoa Ford 1360 W King Street Cocoa, Florida 32922

Pollution Coverage is afforded for the following locations: *Sutton Ford, Inc dba Sutton Ford Lincoln 21315 Central Ave Matteson, Illinois 60443 *SAG Kenosha, LLC dba Honda of Kenosha 12180 77th Street Kenosha, Wisconsin 53104 *SAG Coon Rapids, LLC dba Rapid Honda 1950 Gateway Drive Coon Rapids, Illinois 55448

STATE OF ILLINOIS CONTRACT

Central Management Services

JPMC Police Pursuit and Special Service Vehicles

22-416CMS-BOSS4-P-41049

The Parties to this contract are the State of Illinois acting through the undersigned Agency (collectively the State) and the Vendor. This contract, consisting of the signature page and numbered sections listed below and any attachments referenced in this contract, constitute the entire contract between the Parties concerning the subject matter of the contract, and in signing the contract, the Vendor affirms that the Certifications and Financial Disclosures and Conflicts of Interest attached hereto are true and accurate as of the date of the Vendor's execution of the contract. This contract supersedes all prior proposals, contracts and understandings between the Parties concerning the subject matter of the contract. This contract can be signed in multiple counterparts upon agreement of the Parties.

Contra	ct includes BidBuy Purchase Order? (The Agency answers this question prior to contract filing.)
☐ Ye	s
⊠ No	
Contrac	ct uses Illinois Procurement Gateway Certifications and Disclosures?
☐ Ye	s (IPG Certifications and Disclosures including FORMS B)
⊠ No	
1.	DESCRIPTION OF SUPPLIES AND SERVICES
2.	PRICING
3.	TERM AND TERMINATION
4.	STANDARD BUSINESS TERMS AND CONDITIONS
5.	STATE SUPPLEMENTAL PROVISIONS
6.	STANDARD CERTIFICATIONS
7.	FINANCIAL DISCLOSURES AND CONFLICTS OF INTEREST

In consideration of the mutual covenants and agreements contained in this contract, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree to the terms and conditions set forth herein and have caused this contract to be executed by their duly authorized representatives on the dates shown on the following CONTRACT SIGNATURES page

CONTRACT SPECIFIC CERTIFICATIONS AND DISCLOSURES - "FORMS B" (IF APPLICABLE)

PURCHASE ORDER FROM BIDBUY (IF APPLICABLE)

8.

9.

STATE OF ILLINOIS CONTRACT

Central Management Services JPMC Police Pursuit and Special Service Vehicles 22-416CMS-BOSS4-P-41049

VENDOR

TENDOR	
Vendor Name: Sutton Ford, Inc.	Address: 21315 Central Ave.
Signatur	Address (City/State/Zip): Matteson, IL 60443
Printed Name: Karen Sutton Ford	Phone: 708-720-8000
Title: Dealer Principal	Fax: 708-720-4035
Date: 04/11/2022	Email: kford@suttonautoteam.com
STATE OF ILLINOIS	
Procuring Agency: Central Management Services	Phone: 866-455-2897
Street Address: 1000 E Converse St	
City, State ZIP: Springfield, IL 62702	
Official Signature:	
Printed Name: Anthony Pascente by Will Stephens	
Official's Title: Acting Director by Agency Purchasing Officer	
36 (1) 3 (2) (3) (4)	

AGENCY USE ONLY

NOT PART OF CONTRACTUAL PROVISIONS

•	Agency Reference #: 22-416CMS-BOSS4-R-100385	
•	Project Title: JPMC Police Pursuit and Special Service Vehicles	
•	Contract #: 22-416CMS-BOSS4-P-41049	
•	Procurement Method (IFB, RFP, Small Purchase, etc.): IFB	
•	BidBuy Reference #: 22-416CMS-BOSS4-B-27256	
•	BidBuy Publication Date: 2/28/22	
•	Award Code: A	
•	Subcontractor Utilization? Yes X No Subcontractor	or Disclosure? Tyes XNo
•,	Funding Source:	
•	Obligation #:	
•	Small Business Set-Aside? Tyes No	Percentage:
•	Minority Owned Business? X Yes No	Percentage: 100%
•	Women Owned Business? X Yes No	Percentage: 100%
•	Persons with Disabilities Owned Business? Yes XNo	Percentage:
•	Veteran Owned Small Business? Yes XNo	Percentage:
•	Other Preferences?	

1. DESCRIPTION OF SUPPLIES AND SERVICES

1.1. GOAL: To establish a joint purchase master contract (JPMC) for police pursuit (PPV) and special service (SSV) vehicles to be purchased on an as-needed basis during the contract period.

This JPMC may be utilized by all governmental units and qualified not-for-profit agencies with law enforcement component as defined in Section 5 of this Contract.

1.2. SUPPLIES AND/OR SERVICES REQUIRED:

- 1.2.1 For purposes of this Contract, a police pursuit vehicle is rated for patrol and pursuit duty and special service vehicles are for departmental needs that do not require pursuit capability. PPV and SSV sport utility vehicles include crossover vehicles, provided all specifications are met.
- 1.2.2 Vendor will provide vehicles on as as-needed basis. PPVs and SSVs shall be new, unused and the manufacturer's current models in production at the time of order. Governmental units and qualified not-for-profit agencies with law enforcement component may be allowed to purchase new and unused previous model years vehicles with full manufacturer's warranty, referenced as leftovers.
- 1.2.3 All vehicles will be classified by the U.S. Department of Energy and the U.S. Environmental Protection Agency in the published Fuel Economy Guide.

 Vehicles will be fully compliant with all applicable federal and state laws, regulations, specifications, standards, and requirements. Vehicles shall conform to all applicable Federal Motor Vehicle Safety Standards and shall be designed, constructed, equipped, and installed to be fully suitable for their scope, intended use, purpose and service.
- 1.2.4 The Vendor will not display a dealer logo of any kind on any portion of the vehicle (e.g. decals, mud flaps, license plate frames, etc.).
- 1.2.5 Vendor will ensure that all new vehicle information, as required by applicable laws and regulations, shall be affixed at the time of delivery (e.g. window sticker, Environmental Protection Agency {EPA} mileage information, body builder certification, etc.).
- 1.2.6 All vehicles must adhere to the following criteria:
 - 1.2.6.1 Unless the State specifies otherwise in the Contract, all vehicles must be equipped with all original manufacturers' equipment advertised as standard consumer equipment. Deletions of standard equipment offered by the manufacturer is not permitted.

All standard equipment, including any optional equipment indicated shall be original manufacturer's' equipment, shall not consist of substitute of aftermarket equipment unless the equipment is not offered by the manufacturer, installed and fully functional upon delivery.

- 1.2.6.2 All vehicles must comply with all applicable Federal and State motor vehicle safety standards and governmental emission requirements in effect at the time of purchase.
- 1.2.6.3 All vehicles delivered must include a minimum of one quarter (1/4) tank of fuel as registered by the vehicle fuel gauge at time of delivery. Electric and hybrid vehicles will be charged.
- 1.2.6.4 All vehicle engine types that require antifreeze must be permanent type and sufficient to protect the vehicle's system down to negative 34°F (-34°F). Radiator to be so notated in a semi-permanent manner (e.g. tagged).
- 1.2.6.5 All PPV vehicles must be equipped with original manufacturer tires of the size and load range required by the manufacturer for the vehicle model and/or gross vehicle weight rating (GVWR) and pursuit rated.

All SSV vehicles must be equipped with original manufacturer tires of the size and load range required by the manufacturer for the vehicle model and/or gross vehicle weight rating (GVWR), unless specified otherwise.

If called for or offered as standard equipment, spare tire, wheel, and carrier (hold down) to be included on all vehicles.

- 1.2.6.6 All applicable vehicles are to include a wheel wrench and lifting device (such as a mechanical or hydraulic jack) capable of lifting the vehicle under the maximum rated load to remove and replace any wheel. If the vehicles do not come with the option, it must be equipped with an alternative such as a compressor and sealant kit to temporarily fix a flat tire from a typical puncture.
- 1.2.6.7 Vendor will provide options and trim packages as applicable to the category of the PPV or SSV. Options and trim packages may include, but not be limited to engine block heater, seat delete, 3rd row bucket seats, flex tailgate, all-wheel drive, assist steps/running boards, dark mode, off-road tires, tow package, 4-wheel drive, and all terrain tires.
- 1.2.6.8 Additional emergency red/blue/amber/clear warning equipment is defined as oscillating lights, rotating lights, flashing lights, siren, or any

combination thereof on, or within police vehicles. A full emergency warning equipment package means a marked or unmarked vehicle with front and rear lights, a siren, an operable camera and a working mobile or portable police radio. All wiring will meet all regulations, installed and functional at time of delivery required for the use of the PPV and/or SSV, such as SEA International (formerly the Society of Automotive Engineers).

Wiring for options will meet all proper standards with quality connectors and materials for any installation as follows:

- a. Wiring shall be fastened and protected to prevent the possibility of damage.
- b. Conduit shall be utilized for all exposed wiring with grommets protecting the wire when running through metal or sharp surfaces.
- c. All connections shall utilize weather pack terminals and adhesive style heat-shrink tubing for corrosion resistance. Scotch locks and butt connectors are not allowed.
- d. All fuse holders shall be rated for the amperage demands.
- e. All fuse holders subject to the weather shall be of weatherproof design.
- f. All accessory fuse panels shall have protective covers and shall be installed inside the cabin when possible.
- g. All individual light circuits and individual accessory circuits shall be fused, or circuit protected independently.
- h. All circuits operated by a relay shall not exceed 80% of its rated load when fully loaded.
- i. All wiring shall be of adequate size and of the correct insulating value for the intended load and location.
- j. Connections to the vehicle wiring shall meet OEM standards.
- 1.2.7 There is no guarantee of quantities for actual orders or usage. Vendor shall furnish all requirements during the contract period.
- 1.2.8 Governmental units and qualified not-for-profit agencies may utilize their own purchase order system.
- 1.2.9 The Vendor will provide the ordering entity with the necessary information for title, licensing, registration, and warranty, etc.
- 1.2.10 In the event that a PPV or SSV model is discontinued and to ensure availability of vehicles to governmental units and qualified not-for-profit agencies, the Vendor may be requested to provide an alternate model meeting specifications and any alternative fuel requirements. Any substitutions for discontinued PPVs or SSVs will be accomplished through a formal amendment.

1.2.11 Per Section 5040.210 of the Fuel Economy Standards, all new passenger automobiles purchased or leased by any State entity or used passenger automobiles obtained from Property Control (including inter-agency transfer) must be rated by the U.S. Environmental Protection Agency as meeting the minimum average fuel economy for the model year of the automobile, in miles per gallon, imposed upon manufacturers of vehicles pursuant to Title V of the Motor Vehicle Information and Cost Savings Act (15 USC 2001 et seq.) as amended.

For procurements conducted in BidBuy, the State may include in this contract the BidBuy Purchase Order as it contains the agreed Supplies and/or Services.

1.3. MILESTONES AND DELIVERABLES:

- 1.3.1. Vendor shall ensure that PPVs and SSVs are completely prepared for delivery in accordance with the manufacturer's specifications and options ordered. All ordered options will be installed and functional prior to delivery.
- 1.3.2 Vendor will provide an accompanying owner/operator manual for each PPV and/or SSV ordered. This manual shall provide detailed instruction for general/scheduled maintenance as well as the repairs normally undertaken during the life of the vehicle. Manual(s) may be in hard copy or electronic, as requested by the ordering entity.
- 1.3.3 Vendor shall furnish the warranty card for each vehicle, imprinted with the name of the governmental unit or qualified not-for-profit agency that is being invoiced for the purchase. For governmental units deemed State Agencies, indicating "State of Illinois" is not sufficient identification on the warranty card.
- 1.3.4 Vendor will ensure that all governmental units and qualified not-for-profit agencies that have made purchases receive timely updates of information related to vehicle warranties, recall notices, services manuals, service bulletins and services schooling available.
- 1.3.5 It is the Vendor's responsibility to inform CMS of the manufacturer's order start up and cut-off dates for the PPVs and SSVs.
- 1.3.6 Vendor will provide the name and availability information for the diagnostic software/tools necessary for the repair and maintenance of the vehicle, if requested. This may include all allied equipment provided with the vehicle.
- 1.3.7 For governmental units such as the Illinois State Police or Secretary of State: If the delivery time of the vehicle(s) and State's receipt of the applicable invoice will not occur on or before July 31st, then it shall be the responsibility of the Vendor to inform CMS and mutually agree upon a new order cut-off date for

- State of Illinois vehicles that would allow vehicles to be delivered and invoiced on or before July 31st.
- 1.3.8 The Vendor has the right not to accept orders after the model year order cutoff date has been issued by the manufacturer until pricing has been mutually agreed upon for the next model year. If the Vendor and the State are unable to come to a mutual agreement, CMS reserves the right to cancel the contract.
- 1.3.9. The Vendor will report to the Department of Central Management Services Bureau of Strategic Sourcing (BOSS) an annual Contract Usage Report. This report shall be in a tab-delimited text file or an Excel spreadsheet that references the BidBuy Purchase Order (PO) number, time period being reported, and must include the following (see example):

Line	Description	Quantity	Identify the
ltem#			governmental unit or
			qualified not-for-profit
			agency
1	PPV Sedan flex	9	The Illinois Toll Highway
	fuel		Authority
2	PPV Sedan V6 gasoline	2	Carbondale Police Dept.

The report will be sent to the following email address: CMS.BOSS.Sourcing@illinois.gov.

1.4. VENDOR / STAFF SPECIFICATIONS:

- 1.4.1. The Vendor shall be the manufacturer, or an authorized dealer or distributor of the police pursuit and/or special service vehicles needed.
- 1.4.2 The Vendor must be capable of providing genuine parts, assemblies and accessories as supplied by the original equipment manufacturer (OEM) for basic SUVs and options. Remanufactured and/or reconditioned equipment will not be accepted.
- 1.4.3 The Vendor shall be capable of furnishing original product warranties and other information regarding manufacturer's related services including, but not limited to vehicle information and vehicle recall notices.
- 1.4.4 The Vendor may be required to submit a letter from the manufacturer to evidence the Vendor's authority to distribute the manufacturer's equipment at CMS' request.

1.4.5 Vendor will designate a customer service representative who shall be responsible for addressing ordering and purchasing questions and issues pertaining to this Contract.

Kyle Mohrbach, kmohrbach@suttonford.com, 708-720-8013

1.5. TRANSPORTATION AND DELIVERY:

- 1.5.1. Vendor's pre-delivery services must be performed in accordance with the manufacturer's procedures and shall include but not be limited to cleaning the vehicle(s): interior minimum of vacuuming and wiping down all surfaces, washing windows; exterior minimum of washing that entails removal of dirt, pollen, debris, snow and ice, washing windows, and installation of options that are not factory installed.
- 1.5.2 Delivery will include F.O.B. Destination to any location within the State of Illinois. The minimum order is one (1) vehicle.
- 1.5.3 At the time of delivery, the Vendor must provide the following information to the purchaser:
 - 1.5.3.1 A certificate of origin for each vehicle.
 - 1.5.3.2 Two (2) identical delivery tags must accompany each vehicle. The delivery tags must include the following information:
 - a. Purchasing governmental unit or qualified not-for-profit agency
 - b. Purchase Order number
 - c. Line Item number
 - d. Vehicle Identification Number (VIN)
 - e. Equipment number of trade-in (if applicable)
 - f. Signature block for receiving individual
 - g. Key Coding number to be provided with each vehicle
 - h. State of Illinois Tax form RR-556, as revised
 - i. Mileage certification form
 - 1.5.3.3 Two (2) copies of the Vendor's invoice which shall contain similar information as required on the delivery tag.

- 1.5.3.4 No documents are to be signed by the purchaser acknowledging receipt of a vehicle if the document contains terms of the sale, nor shall any other language on these documents change or alter the terms of the contract. The person signing and acknowledging receipt of the vehicle(s) is not authorized to change or alter the terms of any State agreement.
- 1.5.3.5 Vehicles(s) will not be accepted if the Vendor does not meet the requirements of this Section.
- 1.5.4 At CMS' discretion, the Vendor may be required to complete a pre-delivery checklist provided by the State for every PPV and/or SSV purchased by a State Agency as defined under this Contract.
- 1.5.5 A large quantity order may necessitate the establishment of a delivery schedule. The Vendor may not accelerate a delivery schedule without the purchaser's written permission.
- 1.5.6 Deliveries to governmental units such as CMS Division of Vehicles, Illinois State Police, Secretary of State, and Illinois Toll Highway Authority shall be Freight on Board (F.O.B.) Destination to the following locations Monday through Friday, 8:30 a.m. to 2:00 p.m. CST except Federal and State holidays:

Central Management Services, 200 East Ash Street, Springfield IL 62704

Central Management Services, 595 South State Street, Elgin IL 60123

Illinois State Police, 601 Sangamon Avenue, Springfield, IL 62702

Illinois Toll Highway Authority, 2700 Ogden Avenue, Downers Grove, IL 60515

Illinois State Tollway, 3460 Finley Road, Downers Grove, IL 60515

Vendor shall notify the contact person listed on the Release Purchase Order at least two (2) business days prior to the actual date of delivery. No deliveries shall be made without advance notice.

1.5.7 Deliveries to other governmental units and qualified not-for-profit agencies shall be arranged F.O.B. Destination between the ordering entity and the Vendor, unless the governmental unit or qualified not-for-profit agency accepts F.O.B. Vendor's place of business with no delivery charge.

Vendor shall notify the contact person listed on the purchase order at least two (2) business days prior to the actual date of delivery. No deliveries shall be made without advance notice. The cost for delivery to a governmental unit or qualified not-for-profit agency is dependent upon the number of vehicles ordered.

- 1.5.8 Governmental units and qualified not-for-profit agencies reserve the right to inspect each vehicle after delivery to determine whether the vehicle(s) meets the contract and order specifications. If within thirty (30) days of delivery, it is determined that any PPV and/or SSV does not meet the contract or other specifications, the governmental unit or qualified not-for-profit agency at its sole discretion may:
 - 1.5.8.1 Reject the vehicle(s), in whole or in part, and return them to the Vendor at the Vendor's expense, at which time the governmental unit obligations to the Vendor as to the rejected goods shall become null and void.
 - 1.5.8.2 Require the Vendor to conform the vehicle(s) to contract and/or order specifications. This work shall be performed properly within the time limits established by the governmental unit or qualified not-for-profit agency and at no cost to the ordering entity.
- 1.5.9 Vendor will apprise CMS BOSS or ordering entities with most current ordering and delivery timelines (i.e. 85 days, 120 days, etc.).

If Vendor is unable, or anticipates that it will not be able, to fulfill an order in accordance with the requirements of the contract, Vendor will submit a request to delay order fulfillment to the ordering entity in writing within [30] calendar days of receipt of the applicable order and will include in such request its best estimate of the duration of the delay and the reasons for the delay. At the ordering entity's discretion, the entity may choose to approve the delay or be relieved from its obligations to purchase any quantities of supplies or equipment in such order and may cancel such quantities effective upon notice to the Vendor. The ordering entity may elect to pursue alternative sources to fulfill the obligations of the canceled order. Vendor shall, at its own cost, use commercially reasonable efforts to remedy any shortage of supply and resume meeting the requirements of the Contract as soon as possible.

1.6. SUBCONTRACTING

Subcor	tractors are allowed.		
1.6.1.	Will subcontractors be utilized?	Yes	⊠ No

A subcontractor is a person or entity that enters into a contractual agreement with a total value of \$50,000 or more with a person or entity who has a contract subject to the Illinois Procurement Code pursuant to which the person or entity provides some or all of the goods, services, real property, remuneration, or other

monetary forms of consideration that are the subject of the primary State contract, including subleases from a lessee of a State contract.

All contracts with subcontractors must include Standard Certifications completed and signed by the subcontractor.

- 1.6.2. Please identify below subcontracts with an annual value of \$50,000 or more that will be utilized in the performance of the contract, the names and addresses of the subcontractors, and a description of the work to be performed by each.
 - Subcontractor Name: N/A

Amount to Be Paid: N/A

Address: N/A

Description of Work: N/A

Subcontractor Name: N/A

Amount to Be Paid: N/A

Address: N/A

Description of Work: N/A

If additional space is necessary to provide subcontractor information, please attach an additional page.

- 1.6.3. All contracts with the subcontractors identified above must include the Standard Certifications completed and signed by the subcontractor.
- 1.6.4. If the annual value of any the subcontracts is more than \$50,000, then the Vendor must provide to the State the Financial Disclosures and Conflicts of Interest for that subcontractor.
- 1.6.5. If at any time during the term of the Contract, Vendor adds or changes any subcontractors, Vendor is required to promptly notify, in writing, the State Purchasing Officer or the Chief Procurement Officer of the names and addresses and the expected amount of money that each new or replaced subcontractor will receive pursuant to this Contract. Any subcontracts entered into prior to award of this Contract are done at the sole risk of the Vendor and subcontractor(s).

1.7. SUCCESSOR VENDOR

Yes No This contract is for services subject to 30 ILCS 500/25-80. Heating and air conditioning service contracts, plumbing service contracts, and electrical service contracts are not subject to this requirement. Non-service contracts, construction contracts, qualification-based selection contracts, and professional and artistic services contracts are not subject to this requirement.

1.8. WHERE SERVICES ARE TO BE PERFORMED: Unless otherwise disclosed in this section all services shall be performed in the United States. If the Vendor performs the services purchased hereunder in another country in violation of this provision, such action may be deemed by the State as a breach of the contract by Vendor.

Vendor shall disclose the locations where the services required shall be performed and the known or anticipated value of the services to be performed at each location. If the Vendor received additional consideration in the evaluation based on work being performed in the United States, it shall be a breach of contract if the Vendor shifts any such work outside the United States.

 Location where services will be performed: 21315 CENTRAL AVE., MATTESON, IL 60443

% Value of services performed at this location: 98

 Location where services will be performed: 2645 FEDERAL SIGNAL DR., UNIVERSITY PARK, IL 60484

% Value of services performed at this location: 2

2. PRICING

2.1 FORMAT OF PRICING:

- 2.1.1 Vendor shall submit pricing in the format shown below, based on the terms and conditions set forth in section 1 of this Contract.
- 2.1.2 Pricing shall be submitted by entering the cost per unit of measure based and percent discount, as applicable, on each line item in BidBuy. Prices and percent discounts must include all installation of options, systems and/or packages. Prices must include all costs shipped F.O.B. Destination and may not include any additional costs due to taxes (federal or otherwise) unless accompanied by proof the State is subject to the tax.
- **TYPE OF PRICING:** The Illinois Office of the Comptroller requires the State to indicate whether the contract price is firm or estimated at the time it is submitted for obligation. The total price of this contract is estimated.
- 2.3 EXPENSES ALLOWED: Expenses are not allowed.
- **2.4 DISCOUNT:** The State may receive a 0 % discount for payment within 0 days of receipt of correct invoice. This discount will not be a factor in making the award.

2.5 VENDOR'S PRICING:

- 2.5.1. The percent discounts for options and delivery prices will remain firm for the entire term of the contract.
 - 2.5.1.1 The cost of such individual accessories, options, or packages (MSRP) to which the percent discount will be applied may fluctuate based on the manufacturer and the most current approved price lists.
 - 2.5.1.2 For any price adjustments within the MSRP, the Vendor will submit a written request and an updated MSRP in a catalog, Excel/CSV, or PDF format to CMS BOSS no more than annually.
 - 2.5.1.3 Vendor shall not be entitled to apply an upward price adjustment without first obtaining approval of such request from CMS BOSS.
 - 2.5.1.4 Once approved by CMS BOSS, the updated MSRP will be added to the PO without a formal amendment. Updated MSRP changes cannot be applied to release orders executed prior to CMS BOSS approval.
- 2.5.2 Model Year Economic Adjustment for PPV and SSV Vehicles
 - 2.5.2.1 In the event the vendor's quoted price for the vehicles covered by this contract should increase due to manufacturer's mandated changes in standard equipment on the vehicle from model year to model year, the contract price(s) may, upon submission of written proof of such

increase, and approval by the State of Illinois, be adjusted by an amount sufficient to compensate the vendor for such increase.

2.5.2.2 The claim for such adjustment must include, as applicable, a certification from the Vendor verifying cost at the time of the award and at the time of the requested increase and a letter from the Manufacturer verifying the increase.

The increase will be only applicable to the manufacturer's cost to the Vendor, no increase or change in the vendor's overhead, profit or other factors will be approved.

- 2.5.2.3 The State reserves the right to ask for invoices, published price lists, or any other evidence establishing vendor's cost to support the requested increase.
- 2.5.2.4 In all cases, the vendor must file a claim for such adjustment at the beginning of the new model year before delivery of vehicles to ordering entities.

The increase shall be equal to or less than the manufacturer's published dealer cost.

- 2.5.2.5 Claims for economic adjustment will not apply to release orders executed prior to the date CMS approved the requested increase.
- 2.5.2.6 Once approved by CMS, contract pricing will be adjusted without a formal amendment.
- 2.5.2.7 If the vendor has excessive complaints filed against them for non-delivery or poor quality, the request may be denied until such time as all past complaints are resolved.
- 2.5.2.8 In the event the price should decrease due to manufacturer's mandated changes in standard equipment for a model year during the contract period, the vendor shall adjust the price downward to completely and precisely account for such decrease. Such decreases shall become effective upon the effective date of the manufacturer's mandated change. It is the responsibility of the vendor to notify CMS of any such decrease.

2.5.3 Market Adjustment

2.5.3.1 An economic adjustment which is not based on the model year may be requested by the Vendor or the State to the price of all Contract Line Items. The State may, in its sole discretion, accept an equitable adjustment in the Contract terms or pricing if pricing or availability of supply is affected by extreme and unforeseen volatility in the marketplace, that is, by circumstances that satisfy all the following

criteria: (1) the volatility is due to causes wholly beyond the Vendor's control, (2) the volatility affects the marketplace or industry, not just the particular Contract source of supply, (3) the effect on pricing or availability of supply is substantial, (4) the volatility so affects the Vendor that continued performance of the Contract would result in a substantial loss and (5) No price adjustment will be approved to compensate a vendor for inefficiency or for errors or omissions in judgment or for additional profit or overhead of any kind.

- 2.5.3.2 If approved by the State, such economic adjustments not based on the model year are limited to one upward price adjustment during any given twelve (12) month period.
- 2.5.3.3 Verifiable documentation of such changes, including but not limited to, invoices or official price bulletins, etc., from the Vendor's supplier, shall be provided with the request for economic adjustment in order to substantiate any requested change. The State reserves the right to consider various pertinent information sources to evaluate price increase requests (such as the CPI and PPI, as published by the US Department of Labor, Bureau of Labor Statistics). The State also reserves the right to consider other information related to special economic and/or industry circumstances, when evaluating a price change request. Changes may be either increases or decreases and may be requested by either party.
- 2.5.3.4 In all cases, the vendor must file a claim in writing for such adjustment prior to the delivery of goods. In any event, the claim for such adjustment will not apply to release orders provided prior to the date the BOSS approved the economic adjustment request.
- 2.5.3.5 If the vendor has unresolved complaints filed against it for non-delivery of or poor-quality service, the increase request may be denied until such time as all past complaints are resolved to the satisfaction of the State.
- 2.5.3.6 Once the increase is approved by CMS, contract pricing will be adjusted without a formal amendment.

For procurements conducted in BidBuy, the State may include in this Contract the BidBuy Purchase Order as it contains the agreed pricing.

2.6 MAXIMUM AMOUNT: This joint purchase master contract is an indefinite quantity contract.

3. TERM AND TERMINATION

3.1 TERM OF THIS CONTRACT: This contract has a term of five (5) years commencing upon the last dated signature of the Parties.

For procurements conducted in BidBuy, the State may include in this contract the BidBuy Purchase Order as it contains the agreed term.

- 3.1.1 In no event will the total term of the contract, including the initial term, any renewal terms, and any extensions, exceed ten (10) years. 30 ILCS 500/20-60
- 3.1.2 Vendor shall not commence billable work in furtherance of the contract prior to final execution of the contract except when permitted pursuant to 30 ILCS 500/20-80.
- 3.2 RENEWAL: not applicable
- 3.3 TERMINATION FOR CAUSE: The State may terminate this contract, in whole or in part, immediately upon notice to the Vendor if: (a) the State determines that the actions or inactions of the Vendor, its agents, employees or subcontractors have caused, or reasonably could cause, jeopardy to health, safety, or property, or (b) the Vendor has notified the State that it is unable or unwilling to perform the contract.

If Vendor fails to perform to the State's satisfaction any material requirement of this contract, is in violation of a material provision of this contract, or the State determines that the Vendor lacks the financial resources to perform the contract, the State shall provide written notice to the Vendor to cure the problem identified within the period of time specified in the State's written notice. If not cured by that date the State may either:

(a) immediately terminate the contract without additional written notice or (b) enforce the terms and conditions of the contract.

For termination due to any of the causes contained in this Section, the State retains its rights to seek any available legal or equitable remedies and damages.

3.4 TERMINATION FOR CONVENIENCE: The State may, for its convenience and with thirty (30) days prior written notice to Vendor, terminate this contract in whole or in part and without payment of any penalty or incurring any further obligation to the Vendor.

Upon submission of invoices and proof of claim, the Vendor shall be entitled to compensation for supplies and services provided in compliance with this contract up to and including the date of termination.

3.5 AVAILABILITY OF APPROPRIATION: This contract is contingent upon and subject to the availability of funds. The State, at its sole option, may terminate or suspend this contract,

in whole or in part, without penalty or further payment being required, if (1) the Illinois General Assembly or the federal funding source fails to make an appropriation sufficient to pay such obligation, or if funds needed are insufficient for any reason (30 ILCS 500/20-60), (2) the Governor decreases the Agency's funding by reserving some or all of the Agency's appropriation(s) pursuant to power delegated to the Governor by the Illinois General Assembly, or (3) the Agency determines, in its sole discretion or as directed by the Office of the Governor, that a reduction is necessary or advisable based upon actual or projected budgetary considerations. Contractor will be notified in writing of the failure of appropriation or of a reduction or decrease.

4. STANDARD BUSINESS TERMS AND CONDITIONS

4.1 PAYMENT TERMS AND CONDITIONS:

- 4.1.1 Late Payment: Payments, including late payment charges, will be paid in accordance with the State Prompt Payment Act and rules when applicable. 30 ILCS 540; 74 III. Adm. Code 900. This shall be Vendor's sole remedy for late payments by the State. Payment terms contained in Vendor's invoices shall have no force or effect.
- 4.1.2 Minority Contractor Initiative: Any Vendor awarded a contract of \$1,000 or more under Section 20-10, 20-15, 20-25 or 20-30 of the Illinois Procurement Code (30 ILCS 500) is required to pay a fee of \$15. The Comptroller shall deduct the fee from the first check issued to the Vendor under the contract and deposit the fee in the Comptroller's Administrative Fund. 15 ILCS 405/23.9.
- 4.1.3 Expenses: The State will not pay for supplies provided or services rendered, including related expenses, incurred prior to the execution of this contract by the Parties even if the effective date of the contract is prior to execution.
- 4.1.4 Prevailing Wage: As a condition of receiving payment Vendor must (i) be in compliance with the contract, (ii) pay its employees prevailing wages when required by law, (iii) pay its suppliers and subcontractors according to the terms of their respective contracts, and (iv) provide lien waivers to the State upon request. Examples of prevailing wage categories include public works, printing, janitorial, window washing, building and grounds services, site technician services, natural resource services, security guard and food services. The prevailing wages are revised by the Illinois Department of Labor (DOL) and are available on DOL's official website, which shall be deemed proper notification of any rate changes under this subsection. Vendor is responsible for contacting DOL at 217-782-6206 or (http://www.state.il.us/agency/idol/index.htm) to ensure understanding of prevailing wage requirements.
- 4.1.5 Federal Funding: This contract may be partially or totally funded with Federal funds. If Federal funds are expected to be used, then the percentage of the good/service paid using Federal funds and the total Federal funds expected to be used will be provided to the awarded Vendor in the notice of intent to award.
- 4.1.6 Invoicing: By submitting an invoice, Vendor certifies that the supplies or services provided meet all requirements of this contract, and the amount billed, and expenses incurred are as allowed in this contract. Invoices for supplies purchased, services performed, and expenses incurred through June 30 of any year must be submitted to the State no later than July 31 of that year; otherwise Vendor may have to seek payment through the Illinois Court of Claims. 30 ILCS 105/25. All invoices are subject to statutory offset. 30 ILCS 210.
 - 4.1.6.1 Vendor shall not bill for any taxes unless accompanied by proof that the State is subject to the tax. If necessary, Vendor may request the

applicable Agency's Illinois tax exemption number and Federal tax exemption information.

4.1.6.2 Vendor shall invoice at this completion of the contract unless invoicing is tied in this contract to milestones, deliverables, or other invoicing requirements agreed to in the contract.

Send invoices to:

Agency:	Requesting Agency/Entity
Attn:	Requesting Agency/Entity
Address:	Requesting Agency/Entity
City, State Zip	Requesting Agency/Entity

For procurements conducted in BidBuy, the Agency may include in this contract the BidBuy Purchase Order as it contains the Bill To address.

- **4.2 ASSIGNMENT:** This contract may not be assigned or transferred in whole or in part by Vendor without the prior written consent of the State.
- SUBCONTRACTING: For purposes of this section, subcontractors are those specifically 4.3 hired to perform all, or part of the work covered by this contract. Vendor must receive prior written approval before use of any subcontractors in the performance of this contract. Vendor shall describe, in an attachment if not already provided, the names and addresses of all authorized subcontractors to be utilized by Vendor in the performance of this contract, together with a description of the work to be performed by the subcontractor and the anticipated amount of money that each subcontractor is expected to receive pursuant to this contract. If required, Vendor shall provide a copy of any subcontracts within fifteen (15) days after execution of this contract. All subcontracts must include the same certifications that Vendor must make as a condition of this contract. Vendor shall include in each subcontract the subcontractor certifications as shown on the Standard Certification form available from the State. If at any time during the term of the Contract, Vendor adds or changes any subcontractors, then Vendor must promptly notify, by written amendment to the Contract, the State Purchasing Officer or the Chief Procurement Officer of the names and addresses and the expected amount of money that each new or replaced subcontractor will receive pursuant to the Contract. 30 ILCS 500/20-120.
- 4.4 AUDIT/RETENTION OF RECORDS: Vendor and its subcontractors shall maintain books and records relating to the performance of this contract and any subcontract necessary to support amounts charged to the State pursuant this contract or subcontract. Books and records, including information stored in databases or other computer systems, shall be maintained by the Vendor for a period of three (3) years from the later of the date of final payment under the contract or completion of the contract, and by the subcontractor for a period of three (3) years from the later of final payment under the term or

completion of the subcontract. If Federal funds are used to pay contract costs, the Vendor and its subcontractors must retain their respective records for five (5) years. Books and records required to be maintained under this section shall be available for review or audit by representatives of: the procuring Agency, the Auditor General, the Executive Inspector General, the Chief Procurement Officer, State of Illinois internal auditors or other governmental entities with monitoring authority, upon reasonable notice and during normal business hours. Vendor and its subcontractors shall cooperate fully with any such audit and with any investigation conducted by any of these entities. Failure to maintain books and records required by this section shall establish a presumption in favor of the State for the recovery of any funds paid by the State under this contract or any subcontract for which adequate books and records are not available to support the purported disbursement. The Vendor or subcontractors shall not impose a charge for audit or examination of the Vendor's or subcontractor's books and records. 30 ILCS 500/20-65.

- 4.5 TIME IS OF THE ESSENCE: Time is of the essence with respect to Vendor's performance of this contract. Vendor shall continue to perform its obligations while any dispute concerning this contract is being resolved unless otherwise directed by the State.
- 4.6 NO WAIVER OF RIGHTS: Except as specifically waived in writing, failure by a Party to exercise or enforce a right does not waive that Party's right to exercise or enforce that or other rights in the future.
- 4.7 FORCE MAJEURE: Failure by either Party to perform its duties and obligations will be excused by unforeseeable circumstances beyond its reasonable control and not due to its negligence, including acts of nature, acts of terrorism, riots, labor disputes, fire, flood, explosion, and governmental prohibition. The non-declaring Party may cancel this contract without penalty if performance does not resume within thirty (30) days of the declaration.
- CONFIDENTIAL INFORMATION: Each Party to this contract, including its agents and 4.8 subcontractors, may have or gain access to confidential data or information owned or maintained by the other Party in the course of carrying out its responsibilities under this contract. Vendor shall presume all information received from the State or to which it gains access pursuant to this contract is confidential. Vendor information, unless clearly marked as confidential and exempt from disclosure under the Illinois Freedom of Information Act, shall be considered public. No confidential data collected, maintained, or used in the course of performance of this contract shall be disseminated except as authorized by law and with the written consent of the disclosing Party, either during the period of this contract or thereafter. The receiving Party must return any and all data collected, maintained, created or used in the course of the performance of this contract, in whatever form it is maintained, promptly at the end of this contract, or earlier at the request of the disclosing Party, or notify the disclosing Party in writing of its destruction. The foregoing obligations shall not apply to confidential data or information lawfully in the receiving Party's possession prior to its acquisition from the disclosing Party; received

in good faith from a third Party not subject to any confidentiality obligation to the disclosing Party; now is or later becomes publicly known through no breach of confidentiality obligation by the receiving Party; or that is independently developed by the receiving Party without the use or benefit of the disclosing Party's confidential information.

- 4.9 USE AND OWNERSHIP: All work performed or supplies created by Vendor under this contract, whether written documents or data, goods or deliverables of any kind, shall be deemed work for hire under copyright law and all intellectual property and other laws, and the State of Illinois is granted sole and exclusive ownership to all such work, unless otherwise agreed in writing. Vendor hereby assigns to the State all right, title, and interest in and to such work including any related intellectual property rights, and/or waives any and all claims that Vendor may have to such work including any so-called "moral rights" in connection with the work. Vendor acknowledges the State may use the work product for any purpose. Confidential data or information contained in such work shall be subject to the confidentiality provisions of this contract.
- INDEMNIFICATION AND LIABILITY: The Vendor shall indemnify and hold harmless the 4.10 State of Illinois, its agencies, officers, employees, agents and volunteers from any and all costs, demands, expenses, losses, claims, damages, liabilities, settlements and judgments, including in-house and contracted attorneys' fees and expenses, arising out of: (a) any breach or violation by Vendor of any of its certifications, representations, warranties, covenants or agreements; (b) any actual or alleged death or injury to any person, damage to any real or personal property, or any other damage or loss claimed to result in whole or in part from Vendor's negligent performance; (c) any act, activity or omission of Vendor or any of its employees, representatives, subcontractors or agents; or (d) any actual or alleged claim that the services or goods provided under this contract infringe, misappropriate, or otherwise violate any intellectual property (patent, copyright, trade secret, or trademark) rights of a third party. In accordance with Article VIII, Section 1(a),(b) of the Constitution of the State of Illinois, the State may not indemnify private parties absent express statutory authority permitting the indemnification. Neither Party shall be liable for incidental, special, consequential, or punitive damages.
- 4.11 INSURANCE: Vendor shall, at all times during the term of this contract and any renewals or extensions, maintain and provide a Certificate of Insurance naming the State as an additionally insured for all required bonds and insurance. Certificates may not be modified or canceled until at least thirty (30) days' notice has been provided to the State. Vendor shall provide: (a) General Commercial Liability insurance in the amount of \$1,000,000 per occurrence (Combined Single Limit Bodily Injury and Property Damage) and \$2,000,000 Annual Aggregate; (b) Auto Liability, including Hired Auto and Non-owned Auto (Combined Single Limit Bodily Injury and Property Damage), in amount of \$1,000,000 per occurrence; and (c) Worker's Compensation Insurance in the amount

required by law. Insurance shall not limit Vendor's obligation to indemnify, defend, or settle any claims.

- 4.12 INDEPENDENT CONTRACTOR: Vendor shall act as an independent contractor and not an agent or employee of, or joint venturer with the State. All payments by the State shall be made on that basis.
- 4.13 SOLICITATION AND EMPLOYMENT: Vendor shall not employ any person employed by the State during the term of this contract to perform any work under this contract. Vendor shall give notice immediately to the Agency's director if Vendor solicits or intends to solicit State employees to perform any work under this contract.
- 4.14 COMPLIANCE WITH THE LAW: The Vendor, its employees, agents, and subcontractors shall comply with all applicable Federal, State, and local laws, rules, ordinances, regulations, orders, Federal circulars and all license and permit requirements in the performance of this contract. Vendor shall be in compliance with applicable tax requirements and shall be current in payment of such taxes. Vendor shall obtain at its own expense, all licenses, and permissions necessary for the performance of this contract.
- 4.15 BACKGROUND CHECK: Whenever the State deems it reasonably necessary for security reasons, the State may conduct, at its expense, criminal and driver history background checks of Vendor's and subcontractor's officers, employees, or agents. Vendor or subcontractor shall immediately reassign any individual who, in the opinion of the State, does not pass the background check.

4.16 APPLICABLE LAW:

- 4.16.1 **PREVAILING LAW:** This contract shall be construed in accordance with and is subject to the laws and rules of the State of Illinois.
- 4.16.2 **EQUAL OPPORTUNITY:** The Department of Human Rights' Equal Opportunity requirements are incorporated by reference. 44 Ill. Adm. Code 750.
- 4.16.3 **COURT OF CLAIMS; ARBITRATION; SOVEREIGN IMMUNITY:** Any claim against the State arising out of this contract must be filed exclusively with the Illinois Court of Claims. 705 ILCS 505/1. The State shall not enter into binding arbitration to resolve any dispute arising out of this contract. The State of Illinois does not waive sovereign immunity by entering into this contract.
- 4.16.4 **OFFICIAL TEXT:** The official text of the statutes cited herein is incorporated by reference. An unofficial version can be viewed at (www.ilga.gov/legislation/ilcs/ilcs.asp).
- **4.17 ANTI-TRUST ASSIGNMENT:** If Vendor does not pursue any claim or cause of action it has arising under Federal or State antitrust laws relating to the subject matter of this contract,

then upon request of the Illinois Attorney General, Vendor shall assign to the State all of Vendor's rights, title and interest to the claim or cause of action.

- 4.18 CONTRACTUAL AUTHORITY: The Agency that signs this contract on behalf of the State of Illinois shall be the only State entity responsible for performance and payment under this contract. When the Chief Procurement Officer or authorized designee or State Purchasing Officer signs in addition to an Agency, he/she does so as approving officer and shall have no liability to Vendor. When the Chief Procurement Officer or authorized designee or State Purchasing Officer signs a master contract on behalf of State agencies, only the Agency that places an order or orders with the Vendor shall have any liability to the Vendor for that order or orders.
- 4.19 **EXPATRIATED ENTITIES:** Except in limited circumstances, no business or member of a unitary business group, as defined in the Illinois Income Tax Act, shall submit a bid for or enter into a contract with a State agency if that business or any member of the unitary business group is an expatriated entity.
- 4.20 NOTICES: Notices and other communications provided for herein shall be given in writing via electronic mail whenever possible. If transmission via electronic mail is not possible, then notices and other communications shall be given in writing via registered or certified mail with return receipt requested, via receipted hand delivery, via courier (UPS, Federal Express or other similar and reliable carrier), or via facsimile showing the date and time of successful receipt. Notices shall be sent to the individuals who signed this contract using the contact information following the signatures. Each such notice shall be deemed to have been provided at the time it is actually received. By giving notice, either Party may change its contact information.
- 4.21 MODIFICATIONS AND SURVIVAL: Amendments, modifications and waivers must be in writing and signed by authorized representatives of the Parties. Any provision of this contract officially declared void, unenforceable, or against public policy, shall be ignored and the remaining provisions shall be interpreted, as far as possible, to give effect to the Parties' intent. All provisions that by their nature would be expected to survive, shall survive termination. In the event of a conflict between the State's and the Vendor's terms, conditions and attachments, the State's terms, conditions, and attachments shall prevail.
- 4.22 PERFORMANCE RECORD / SUSPENSION: Upon request of the State, Vendor shall meet to discuss performance or provide contract performance updates to help ensure proper performance of this contract. The State may consider Vendor's performance under this contract and compliance with law and rule to determine whether to continue this contract, suspend Vendor from doing future business with the State for a specified period of time, or whether Vendor can be considered responsible on specific future contract opportunities.

- 4.23 FREEDOM OF INFORMATION ACT: This contract and all related public records maintained by, provided to, or required to be provided to the State are subject to the Illinois Freedom of Information Act (FOIA) notwithstanding any provision to the contrary that may be found in this contract. 5 ILCS 140.
- **4.24 SCHEDULE OF WORK:** Any work performed on State premises shall be performed during the hours designated by the State and performed in a manner that does not interfere with the State and its personnel.

4.25 WARRANTIES FOR SUPPLIES AND SERVICES:

- 4.25.1. Vendor warrants that the supplies furnished under this contract will: (a) conform to the standards, specifications, drawing, samples or descriptions furnished by the State or furnished by the Vendor and agreed to by the State, including but not limited to all specifications attached as exhibits hereto; (b) be merchantable, of good quality and workmanship, and free from defects for a period of twelve months or longer if so specified in writing, and fit and sufficient for the intended use; (c) comply with all federal and state laws, regulations and ordinances pertaining to the manufacturing, packing, labeling, sale and delivery of the supplies; (d) be of good title and be free and clear of all liens and encumbrances and; (e) not infringe any patent, copyright or other intellectual property rights of any third party. Vendor agrees to reimburse the State for any losses, costs, damages, or expenses, including without limitations, reasonable attorney's fees, and expenses, arising from failure of the supplies to meet such warranties.
- 4.25.2. Vendor shall ensure that all manufacturers' warranties are transferred to the State and shall provide to the State copies of such warranties. These warranties shall be in addition to all other warranties, express, implied, or statutory, and shall survive the State's payment, acceptance, inspection, or failure to inspect the supplies.
- 4.25.3. Vendor warrants that all services will be performed to meet the requirements of this contract in an efficient and effective manner by trained and competent personnel. Vendor shall monitor performances of each individual and shall immediately reassign any individual who does not perform in accordance with this contract, who is disruptive or not respectful of others in the workplace, or who in any way violates the contract or State policies.
- 4.26 REPORTING, STATUS AND MONITORING SPECIFICATIONS: Vendor shall immediately notify the State of any event that may have a material impact on Vendor's ability to perform this contract.

4.27 EMPLOYMENT TAX CREDIT: Vendors who hire qualified veterans and certain exoffenders may be eligible for tax credits. 35 ILCS 5/216, 5/217. Please contact the Illinois Department of Revenue (telephone #: 217-524-4772) for information about tax credits.

The Vendor is required to report to Central Management Services – Bureau of Strategic Sourcing (BOSS) an annual report on the hiring of Veterans and Ex-Offenders, this report must be sent by September 30th of every year. The report shall be attached and sent to the following email address: CMS.BOSS.Sourcing@illinois.gov.

5. STATE SUPPLEMENTAL PROVISIONS

\boxtimes	Agency Definitions
5.1.	"Chief Procurement Officer" means the chief procurement officer appointed pursuant to 30 ILCS 500/10-20(a)(4).
5.2.	"Governmental unit" means State of Illinois, any State agency as defined in Section 1-15.100 of the Illinois Procurement Code, officers of the State of Illinois, any public authority which has the power to tax, or any other public entity created by statute with a law enforcement component.
5.3.	"Qualified not-for-profit agency" means any not-for-profit agency that qualifies under Section 45-35 of the Illinois Procurement Code and that either (1) acts pursuant to a board established by or controlled by a unit of local government or (2) receives grant funds from the State or from a unit of local government and (3) has a law enforcement component.
	Required Federal Clauses, Certifications and Assurances
	Public Works Requirements (construction and maintenance of a public work) 820 ILCS 130/4.
	Prevailing Wage (janitorial cleaning, window cleaning, building and grounds, site technician, natural resources, food services, security services, and printing, if valued at more than \$200 per month or \$2,000 per year) 30 ILCS 500/25-60.
\boxtimes	Agency Specific Terms and Conditions
5.4.	The Chief Procurement Officer for General Services makes this contract available to all governmental units and qualified not-for-profit agencies with law enforcement component.
5.5.	Vendor agrees to extend all terms and conditions, specifications, and pricing or discounts specified in this contract for the items in this contract to all governmental units and qualified not-for-profit agencies with law enforcement component.
5.6.	The supplies or services subject to this Contract shall be distributed or rendered directly to each governmental unit or qualified not-for-profit agency with law enforcement component.

Vendor shall bill each governmental unit or qualified not-for-profit agency with law enforcement component separately for its actual share of the costs of the supplies or

The credit or liability of each governmental unit or qualified not-for-profit agency with

law enforcement component shall remain separate and distinct.

services purchased.

5.7.

5.8.

- 5.9. Disputes between vendors and governmental units or qualified not-for-profit agencies with law enforcement component shall be resolved between the affected parties.
- 5.10. All terms and conditions in this Contract apply with full force and effect to all purchase orders.
- Other (describe)
- 5.11 COVID-19 PROTECTIONS: In response to the COVID-19 pandemic, Governor J.B. Pritzker issued Executive Order 2021-22 and 2021-23. These Executive Orders mandate certain contractors shall use face coverings, have COVID-19 vaccinations, or undergo testing for COVID-19 when in indoor public places, Health Care Facilities, Schools, Institutions of Higher Education, and State-owned and operated congregate facilities. Vendor shall adhere to the requirements of these Executive Orders as applied by the Agency. The Agency may also implement vaccination or testing requirements that exceed those in the Executive Orders.

STATE OF ILLINOIS CONTRACT AMENDMENT JPMC Police Pursuit SUVS and SSVs 22-416CMS-BOSS4-P-41049

The undersigned Agency and Vendor, Sutton Ford, Inc., (the Parties) agree that the following shall amend the Contract referenced herein. All terms and conditions set forth in the original Contract, not amended herein, shall remain in full force and effect as written. In the event of conflict, the terms of this Amendment shall prevail.

IN WITNESS WHEREOF, the Agency and the Vendor cause this Amendment to be executed on the dates shown below by representatives authorized to bind the respective PARTIES.

VENDOR

Vendor Name: Sutton Ford, Inc.	Address: 21315 Central Ave., Matteson, IL 60443	
Signatu	Phone: 708.720.8013	
Printed Name: Karen Ford	Fax: 708.390.4129	
Title: President	Email: nstaresinich@suttonford.com	
Date: 9/26/2024		

STATE OF ILLINOIS

Procuring Agency: Central Management Services	Phone: 866-455-2897
Street Address: 300 W. Jefferson 3 rd Floor	7
City, State ZIP: Springfield, IL 62702	
Official Signature	10/1/24
Printed Name: Raven Devaugnn by David W. Thomas	
Official's Title: Director by Agency Procurement Officer	

STATE USE ONLY	NOT PART OF CONTRACTUAL PROVISIONS		
PBC#22-416CMS-BOSS4-R-100385	Project Title JPMC Police Pursuit SUVs	and SSVs	
Contract #22-416CMS-BOSS4-P-41049	Procurement Method (IFB, RFP, Small	, etc): IFB	
IPB Ref. #22-416CMS-BOSS4-B-27256	IPB Publication Date: 2/28/22	Award Code: A	
Subcontractor Utilization? ☐ Yes x ☐ No	Subcontractor Disclosure?	2 No	
Funding Source	Obligation #		
CPO 33 – General Counsel Approval:			
Signature	Printed Name	Date	

1.		TRACT DESCRIPTION (including Original Purchase Order or Contract Number): 22-416CMS-BOSS4-P-9 JPMC Police Pursuit SUVs and SSVs					
2.	CHAN (5/33E)	NGE ORDER: Is this amendment a change order as defined in 30 ILCS 500/1-15.12 and 720 ILCS E?					
	Yes	⊠ No					
3.	DESCR	RIPTION	OF AMENDMENT (Check all that apply, complete blanks and explain as necessary):				
	3.1.	The co	mpletion date will be \square extended, \square shortened or \boxtimes remain the same.				
		3.1.1.	Original completion date: September 7, 2027.				
	3.2.	The me	ethod of determining compensation (e.g., hourly rate, fixed fee, etc.) will $oxtime $ stay the same.				
3.3. The cost will be ☐ increased, ☐ decreased or ☒ remain the same.							
		3.3.1.	Original cost: \$5,020,587.05.				
		3.3.2.	Line items 58, 78, and 91: The agency is exercising a price adjustmentin accordance with Section 2.5.1.2 of the contract. This clause allows for up to one annualprice adjustment to items within the MSRP list				
		3.3.3.	Line item 51: The agency is exercising the Economic Adjustment Clause from Section 2.5.2 of the contract. This clause allows a price increase of line items based on Model Year Changes to the 2025 F150 Police Responder. As this is a joint purchase master contract that is indefinite quantity there is not a change in value of the contract. Only the cost of the individual line item is increasing				
	3.4.	The su	pplies or services to be provided will 🔀 stay the same.				
	3.5.	Subcor	ntractors are being $\ \square$ added, $\ \square$ deleted, or $\ \boxtimes$ remain the same.				
4.			ATE OF AMENDMENT: This contract amendment shall commence upon the last dated e Parties.				

STATE OF ILLINOIS TAXPAYER IDENTIFICATION NUMBER

I certify that:

The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and

I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and

I am a U.S. person (including a U.S. resident alien).

- If you are an individual, enter your name and SSN as it appears on your Social Security Card.
- If you are a sole proprietor, enter the owner's name on the name line followed by the name of the business and the owner's SSN or EIN.
- If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's name on the name line and the D/B/A on the business name line and enter the owner's SSN or EIN.
- If the LLC is a corporation or partnership, enter the entity's business name and EIN and for corporations, attach IRS acceptance letter (CP261 or CP277).
- For all other entities, enter the name of the entity as used to apply for the entity's EIN and the EIN.

ter text.
Governmental
Nonresident alien
Estate or trust
Pharmacy (Non-Corp.)
☐ Pharmacy/Funeral Home/Cemetery (Corp.)
Limited Liability Company
(select applicable tax classification)
D = disregarded entity
C = corporation
P = partnership

Da

The	indersigned BRIAN TARPO
	(Enter Name of Person Making Certification)
as	FLEET MANAGER
	(Enter Title of Person Making Certification)
and	on behalf of, certifies that:
	(Enter Name of Business Organization)
1)	BUSINESS O RGANIZATION:
	he Proposer is authorized to do business in Illinois: Yes[] No[]
	Federal Employer I.D.#: 36-3669281 (or Social Security # if a sole proprietor or individual)
	The form of business organization of the Proposer is (check one):
	Scle Proprietor Independent Contractor (Individual) Partnership LLC X Corporation IL IL 10/5/1989 (Sate of Incorporation) (Date of Incorporation)
2)	(State of Incorporation) (Date of Incorporation)
	linois Public Act 102-0265, approved August 2021, requires the Village of Orland Park to collect "Slatus of Ownership" information. This information is collected for reporting purposes only. Please check the collowing that applies to the ownership of your business and include any certifications for the categories hecked with the proposal. Business ownership categories are as defined in the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, 30 ILCS 575/0.01 et seq.
	Alinority-Owned [X] Small Business [] (SBA standards) Vomen-Owned [X] Prefer not to disclose [] Veteran-Owned [] Not Applicable [] Disabled-Owned []
	low are you certifying? Certificates Atlached [] Self-Certifying [X]
	STATUS OF OWNERSHIP FOR SUBCONTRACTORS
	his information is collected for reporting purposes only. Rease check the following that applies to the wnership of subcontractors.
	// Small Business [] (SBA standards) Vomen-Owned [] Prefer not to disclose [] Veteran-Owned [] Not Applicable [] Disabled-Owned []

3) ELIGIBILITY TO ENTER INTO PUBLIC CONTRACTS. Yes [X] No []

The Proposer is eligible to enter into public contracts, and is not barred from contracting with any unit of state or local government as a result of a violation of either Section 33E-3, or 33E-4 of the Illinois Criminal Code, or of any similar offense of "Bid-rigging" or "Bid-rotating" of any state or of the United States.

4) SEXUAL HARRASSMENT POLICY: Yes [X] No []

Rease be advised that Public Act 87-1257, effective July 1, 1993, 775 ILCS 5/2-105 (A) has been amended to provide that every party to a public contract must have a written sexual harassment policy in place in full compliance with 775 ILCS 5/2-105 (A) (4) and includes, at a minimum, the following information: (I) the illegality of sexual harassment; (II) the definition of sexual harassment under State law; (III) a description of sexual harassment, utilizing examples; (IV) the vendor's internal complaint process including penalties; (V) the legal recourse, investigative and complaint process available through the Department of Human Rights (the "Department") and the Human Rights Commission (the "Commission"); (V) directions on how to contact the Department and Commission; and (VII) protection against retaliation as provided by Section 6-101 of the Act. (Illinois Human Rights Act). (emphasis added). Pursuant to 775 ILCS 5/1-103 (M) (2002), a "public contract" includes "...every contract to which the State, any of its political subdivisions or any municipal corporation is a party."

5) EQUAL EMPLOYMENT OPPORTUNITY COMPLIANCE: Yes [X] No []

During the performance of this Project, Proposer agrees to comply with the "Illinois Human Rights Act", 775 ILCS Title 5 and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, et seq. The

Proposer shall: (I) not discriminate against any employee or applicant for employment because of race, color, religion, sex, marital status, national origin or ancestry, age, or physical or mental handicap unrelated to ability, or an unfavorable discharge from military service; (II) examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization; (III) ensure 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, marital status, national origin or ancestry, age, or physical or mental handicap unrelated to ability, or an unfavorable discharge from military service; (IV) 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 Vendor's obligations under the Illinois Human Rights Act and Department's Rules and Regulations for Public Contract; (V) submit reports as required by the Department's Rules and Regulations for Public Contracts, 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 Department's Rules and Regulations for Public Contracts; (VI) permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and Department's Rules and Regulations for Public Contracts; and (VII) include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of this Agreement obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this Agreement, the Proposer 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 Proposer will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations. Subcontract" means any agreement, arrangement or understanding, written or otherwise, between the Proposer and any person under which any portion of the Proposer's obligations under one or more public contracts is performed, undertaken or assumed; the term "subcontract", however, shall not include any agreement, arrangement or understanding in which the parties stand in the relationship of an employer and an employee, or between a Proposer or other organization and its customers. In the event of the Proposer's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Right Act, or the Rules and Regulations for Public Contracts of the Department of Human Rights the Proposer may be declared non-responsible and therefore ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and this agreement may be canceled or avoided in whole or in part, and such other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

6) TAX CERTIFICATION: Yes [X] No []

Contractor is current in the payment of any tax administered by the Illinois Department of Revenue, or if it is: (a) it is contesting its liability for the tax or the amount of tax in accordance with procedures established by the appropriate Revenue Act; or (b) it has entered into an agreement with the Department of Revenue for payment of all taxes due and is currently in compliance with that agreement.

7) AUTHORIZATION & SIGNATURE:

I certify that I am authorized to execute this Certificate of Compliance on behalf of the Contractor set forth on the Proposal, that I have personal knowledge of all the information set forth herein and that all statements, representations, that the Proposal is genuine and not collusive, and information provided in or with this Certificate are true and accurate. The undersigned, having become familiar with the Project specified, proposes to provide and furnish all of the labor, materials, necessary tools, expendable equipment and all utility and transportation services necessary to perform and complete in a workmanlike manner all of the work required for the Project.

ACKNOWLEDGED AND AGREED TO:	Brun Jayar Signature of Authorized Officer	
	BRIAN TARPO Name of Authorized Officer	
	FLEET MANAGER	
	Title	
	2/21/25 Date	



INSURANCE REQUIREMENTS

Please sign and provide a policy Specimen Certificate of Insurance showing current coverages.

If awarded the contract, all Required Policy Endorsements noted in the left column in red bold type MUST be provided.

Standard Insurance Requirements	Please provide the following coverage if box is checked.			
WORKERS' COMPENSATION & EMPLOYER LIABILITY Full Statutory Limits - Employers Liability \$500,000 - Each Accident \$500,000 - Each Employee	LIABILITY UMBRELLA (Follow Form Policy) \$1,000,000 – Each Occurrence \$1,000,000 – Aggregate			
\$500,000 – Each Employee \$500,000 – Policy Limit Waiver of Subrogation in favor of the Village of Orland Park	\$2,000,000 - Each Occurrence \$2,000,000 - Aggregate			
AUTOMOBILE LIABILITY (ISO Form CA 0001) \$1,000,000 - Combined Single Limit Per Occurrence Bodily Injury & Property Damage. Applicable for All	EXCESS MUST COVER: General Liability, Automobile Liability, Employers' Liability PROFESSIONAL LIABILITY			
GENERAL LIABILITY (Occurrence basis) (ISO Form CG 0001) \$1,000,000 – Combined Single Limit Per Occurrence	\$1,000,000 Limit – Claims Made Form, Indicate Retroactive Date			
Bodily Injury & Property Damage \$2,000,000 – General Aggregate Limit \$1,000,000 – Personal & Advertising Injury	\$2,000,000 Limit – Claims Made Form, Indicate Retroactive Date			
\$2,000,000 – Products/Completed Operations Aggregate	Other: Deductible not-to-exceed \$50,000 without prior written approval			
ADDITIONAL INSURED ENDORSEMENTS: (Not applicable for Goods Only Purchases)	BUILDERS RISK Completed Property Full Replacement Cost Limits –			
ISO CG 20 10 or CG 20 26 (or Equivalent) Commercial General Liability Coverage CG 20 01 Primary & Non Contributory for	Structures under construction ENVIRONMENTAL IMPAIRMENT/POLLUTION LIABILITY			
 CG 20 01 Primary & Non-Contributory (or Equivalent) The Village must be named as the Primary Non-Contributory which makes the Village a priority and collects off the policy prior to any other claimants. 	\$1,000,000 Limit for bodily injury, property damage and remediation costs resulting from a pollution incident at, on or mitigating beyond the job site			
 Blanket General Liability Waiver of Subrogation - Village of Orland Park A provision that prohibits an insurer from pursing a third party to recover damages for covered loses. 	CYBER LIABILITY \$1,000,000 Limit per Data Breach for liability, notification, response, credit monitoring service costs, and software/property damage			
	CG 20 37 ADDITIONAL INSURED – Completed Operations (Provide only if box is checked)			

Any insurance policies providing the coverages required of the Consultant, excluding Professional Liability, shall be specifically endorsed to identify "The Village of Orland Park, and their respective officers, trustees, directors, officials, employees, volunteers and agents as Additional Insureds on a primary/non-contributory basis with respect to all claims arising out of operations by or on behalf of the named insured." The required additional Insured coverage shall be provided on the Insurance Service Office (ISO) CG 20 10 or CG 20 26 endorsements or an endorsement at least as broad as the above noted endorsements as determined by the Village of Orland Park. Any Village of Orland Park insurance coverage shall be deemed to be on an excess or contingent basis as confirmed by the required (ISO) CG 20 01 Additional Insured Primary & Non- Contributory Endorsement. The policies shall also contain a Waiver of Subrogation in favor of the Additional Insureds in regard to General Liability and Workers' Compensation coverage. The certificate of insurance shall also state this information on its face. Any insurance company providing coverage must hold an A-, VII rating according to Best's Key Rating Guide. Each insurance policy required shall have the Village of Orland Park expressly endorsed onto the policy as a Cancellation Notice Recipient. Should any of the policies be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions. Permitting the contractor, or any subcontractor, to proceed with any work prior to our receipt of the foregoing certificate and endorsements shall not be a waiver of the contractor's obligation to provide all the above insurance.

Consultant agrees that prior to any commencement of work to furnish evidence of Insurance coverage providing for at minimum the coverages, endorsements and limits described above directly to the Village of Orland Park, 14700 S. Ravinia Avenue, Orland Park, IL 60462. Failure to provide this evidence in the time frame specified and prior to beginning of work may result in the termination of the Village's relationship with the contractor.

ACCEPTED & AGREED THIS 12 DAY OF	March , 20 25
Bry Tayo	
Signature	Authorized to execute agreements for:
Brian Tarpo Printed Name & Title	Sutton Ford
Printed Name & Title	Name of Company

AADDISON2

ACORD.

CERTIFICATE OF LIABILITY INSURANCE

7/30/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

tř	If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).										
PRODUCER License # 231432					CONTACT						
Hub International Gulf South 3550 United Plaza Blvd					PHONE (A/C, No, Ext): (800) 789-7365 FAX (A/C, No): (225) 218-2401						
s 551 Suit) United Plaza Bivd e 500				E-MAIL ADDRE						
3ate	on Rouge, LA 70809					INS	URER(S) AFFOR	RDING COVERAGE			NAIC#
4					INSURE	RA: Contine	ntal Casua	Ity Company			20443
INSU	RED				INSURE	RB: The Co	ntinental In	surance Compa	ny		35289
	Sutton Ford, Inc.				INSURE	Rc:Zenith I	nsurance C	ompany			13269
	21315 Central Ave				INSURE	RD:Clear B	lue Special	ty Insurance Co	mpany		37745
	Matteson, IL 60443				INSURE	RE: Columb	ia Casualty	/ Company		A	31127
					INSURE	RF:					
				NUMBER:				REVISION NUMBI			
IN C	HIS IS TO CERTIFY THAT THE POLICIE IDICATED. NOTWITHSTANDING ANY R ERTIFICATE MAY BE ISSUED OR MAY KCLUSIONS AND CONDITIONS OF SUCH	EQUI. PER	REME TAIN.	ent, term or condition The insurance affori	V OF A	NY CONTRAC THE POLICI	CT OR OTHER IES DESCRIB PAID CLAIMS.	OOCUMENT WITH I	RESPEC	OT TO	WHICH THIS
NSR	TYPE OF INSURANCE	ADDL	SUBR	POLICY NUMBER		POLICY EFF	POLICY EXP		LIMITS		
A	X COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE		\$	1,000,000
	X CLAIMS-MADE OCCUR			AYA737204967		5/1/2024	5/1/2025	DAMAGE TO RENTED PREMISES (Ea occurren	nce) S	\$	
	X Garage Liability							MED EXP (Any one pers	son) \$	\$	5,000
								PERSONAL & ADV INJU	URY S	5	
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATI	E 1	5	2,000,000
	X POLICY PRO-							PRODUCTS - COMP/OF	PAGG	\$	
	OTHER:								1		1,000,000
A	AUTOMOBILE LIABILITY			2				COMBINED SINGLE LIN (Ea accident)	MIT 4	<u> </u>	1,000,000
	X ANY AUTO			AYA737204967		5/1/2024	5/1/2025	BODILY INJURY (Per pe	-	<u> </u>	
	OWNED AUTOS ONLY SCHEDULED AUTOS							BODILY INJURY (Per so	ccident) 1		
	HIRED AUTOS ONLY AUTOS ONLY AUTOS ONLY							PROPERTY DAMAGE (Per accident)	8		
_		_								<u> </u>	40 000 000
B	X UMBRELLA LIAB X OCCUR			AYU737213443		5/1/2024	5/1/2025	EACH OCCURRENCE	- 1		10,000,000
	EXCESS LIAB CLAIMS-MADE			MTU/3/2/3443		5) 1/2024	3/1/2023	AGGREGATE		5	20,000,000
C	DED X RETENTIONS 10,000	-	-					X PER STATUTE	OTH-	<u> </u>	
C	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	M1258408		8/1/2024	8/1/2025		ER		1,000,000		
	ANY PROPRIETOR/PARTNER/EXECUTIVE Y (Mandatory In NR)			1911250408		0.112024	07172020	E.L. EACH ACCIDENT	3		1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY			1,000,000
D	Dealer Open Lot		_	BN01-00390-03	_	5/1/2024	5/1/2025	All Locations	LIMIT S		12,150,651
E	Garagekeeper			AYN737213426		5/1/2024	5/1/2025	Legal Liability			6,820,000
_											
Vori FFI iab	DESCRIPTION OF OPERATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Vorkers Compensation - Ford Stores - Policy Number M1258408 IFFECTIVE 8/1/2024 EXPIRATION 8/1/2025 Vorkers Compensation- Honda Stores- Policy Number M1356402 IFFECTIVE 8/1/2024 EXPIRATION 8/1/2025 Iability Deductible- \$5,000 Iaragekeepers Deductibles: Collision \$2,500; Comp \$2,500/\$10,000 IEE ATTACHED ACORD 101										
CE	RTIFICATE HOLDER				CANC	ELLATION					
JE	Village of Orland Park 14700S Rainia Avenue Orland Park, IL 60462				SHO THE ACC	ULD ANY OF	N DATE TH	ESCRIBED POLICIES EREOF, NOTICE V Y PROVISIONS.	S BE CAI WILL BI	NCELI E DE	LIVERED IN
						Quo Qu					g .
						ANTI LIENT					9.

LOC#: 1



ADDITIONAL REMARKS SCHEDULE

Page 1 of 1

AGENCY	License # 23143	2 NAMED INSURED Sutton Ford, Inc.	
Hub International Gulf South		21315 Central Ave	
POLICY NUMBER		Matteson, IL 60443	
SEE PAGE 1			
CARRIER	NAIC CODE		
SEE PAGE 1	SEE P1	EFFECTIVE DATE: SEE PAGE 1	

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM NUMBER: ACORD 26 FORM TITLE: Certificate of Liability Insurance

Description of Operations/Locations/Vehicles:

Dealer Open Lot Deductibles: Collision & Comp: \$2,500/\$12,500

Named insureds & Locations Sutton Ford, Inc dba Sutton Ford Lincoln 21315 Central Ave Matteson, Illinois 60443

SAG Kenosha, LLC dba Honda of Kenosha 12180 77th Street Kenosha, Wisconsin 53104

SAG Coon Rapids, LLC dba Rapid Honda 1950 Gateway Drive Coon Rapids, Illinois 55448

SAG Cocoa, LLC dba Cocoa Ford 1360 W King Street Cocoa, Florida 32922

Pollution Coverage is afforded for the following locations: *Sutton Ford, Inc dba Sutton Ford Lincoln 21315 Central Ave Matteson, Illinois 60443 *SAG Kenosha, LLC dba Honda of Kenosha 12180 77th Street Kenosha, Wisconsin 53104 *SAG Coon Rapids, LLC dba Rapid Honda 1950 Gateway Drive Coon Rapids, Illinois 55448





Date 3/12/25

Contractual Risk Transfer Evaluation Summary

Vendor/Contractor Name: Sutton Ford							
Contract/Project Name/#: Purchase of (4) 2025 Police Utility Vehicles - Goods Only							
Contract Type:							
MSA Title							
Type of Work: Goods Only Vehicle Purchase							
Contract/Project							
Summary: Purchase of (4) 2025 Police Utility Vehicles - Goo	ds Only						
Policy Expiration Date: 5/1/25							
. JI 1120							
Required Coverages/Limits – Per Contract: Compliant:							
General Liability: \$1 million \$2 million General Other: No Agg.	□NA						
Umbrella Liability: \$1 million \$2 million Other: \$10M/\$20M	□NA						
Auto Liability: \$1 million Any Auto/Owned Other: I Yes No	□NA						
Workers' Comp./ \$500,000 Each Accident, Each Other:	□NA						
Employer Liability Employee, Policy Limit							
Prof. Liability: \$1 million \$2 million Other: Yes No	■NA						
Env. Liability: \$1 million \$2 million Other: Yes No	■NA						
Exc./Umb. Prof.	■NA						
Excess/Umb GL	■NA						
Cyber Liability: \$500,000 \$1 million Other: Yes No	■NA						
Builders Risk: Completed Project Value Other:	■NA						
Other: Other: Yes No	□NA						
Required Endorsements:							
ISO Additional Insured Endorsement: (CG 20 10 or CG 20 26)	■ NA						
ISO Additional Insured – Completed Operations (CG 20 37)	■ NA						
Broad Form Manuscript Add'l. Insd. Endorsement Reviewed/Acceptable Yes No	■ NA						
Alternate Accepted Form: Primary Additional Insured Coverage Provided - ISO CG 20 01 or Yes No	■NA						
Acceptable Alternate Accepted Form:							
Waiver of Subrogation - General Liability Yes No	■ NA						
Waiver of Subrogation – Workers' Compensation	■NA						
Additional Coverages/Revisions Approved:							
Goods Only Vehicle Purchase							
Orland Park Hold Harmless/Indemnity Agreement Accepted: ■Yes □No							
Notes / Additional Comments:							

Village of Orland Park

Sole Source Request Form Required for Purchases \$5,000 - \$24,999

Department Public Works	Date 3/25/25						
Division (if applicable) Vehicles and Equipment							
Description of Good/Service 2025 Ford Explorer Police U	Itility Vehicle						
Manufacturer or Supplier Sutton Ford	Manufacturer or Supplier Sutton Ford						
Dollar Amount \$47,803.00 Co-o	p Purchasing Contract # 22-416CMS-BOSS4-B-27256						
Option 1 - Sole Source Justification							
A Sole Source Purchase is available from only one supplier and must meet at least one One-of-a-Kind The commodity or service has no competitive product Compatibility The commodity or service must match existing brand The commodity is a replacement part for a specific between the commodity or service is needed to maintain ope Unique Design The commodity or service must meet physical design Only one supplier can meet necessary delivery required.	ct alternatives available on the market. of equipment for compatibility. rand of existing equipment. rational continuity. or quality requirements. irements. the item or service does not permit soliciting competitive bids.						
See below. Illinois State Contract	CITCHIA TOTA VANA SOM SEATOS						
Price Reasonableness I determined that the price is reasonable for one of the following reasons: I compared the proposed price to prices I previously paid for the same or simil I compared the proposed price to current published catalog, price lists, or market I compared the proposed price to rough yardsticks and did not discover significated Based on my knowledge of the market, my experience of prior similar proposal The price is set by law or regulations. Market research reveals that same or similar goods or services are available for	et prices as documented in the attachments. Int inconsistencies that warrant additional inquiry. Is, or knowledge imparted by technical experts.						
Staff Contact Andrew Folkerts Department Head Brian Fei	3/25/25 3/25/25						
Did legal review Terms & Conditions from vendor, if applicable? Have you received a CRT summary from the Risk Manager?	Yes ✓ No N/A Yes ✓ No N/A						

Samantha Cooper

From:

Joel Van Essen

Sent:

Tuesday, April 8, 2025 8:25 AM

To:

Brian Fei; Andrew Folkerts; Mike Mazza; Sean Faulkner; Jack Neven; Ivana Lisnich; Anne

Skrodzki; Samantha Cooper; Tyler Hartman; Patrick McLaughlin

Cc:

Brandi Watson

Subject:

PW Board Items 4.7.25 approved- Anne please confirm as well

Categories:

Admin

Anne,

Please review below the stars so we can award the projects.

PW Staff.

Joel- T-Mobile Agreements (Jim Culotta to sign)

Joel

Tyler- Aquatic Weed and Aerator CO #3

Ivana

Brian- MFT For Salt Storage

Brian

Jack- Concrete, Sidewalk, Asphalt Contract

Samantha

Mike- Turf Fertilization & Weed Control Cancellation/New

Samantha

Mike- PD Mezzanine

Ivana

Mike- Fire System Services

Ivana

Wilke-Tire System Service

Carra andha

Andy-Police Vehicle

Samantha

At the 4/7 Board of Trustees, the following item was approved during the consent agenda. The consent agenda was read by Mayor at 11:13 mark for items A-R, and the following PW items were included. It was passed by a 7-0 vote at 13:00 mark of video below.

https://www.youtube.com/watch?v=vsf0rgPUK-4

2025-0054 2025 Resolution for Improvement Under the Illinois Highway Code - Salt Storage Facility I move to adopt a Resolution entitled: RESOLUTION FOR IMPROVEMENT UNDER THE ILLINOIS HIGHWAY CODE RELATED TO THE EXPENDITURE OF MFT FUNDS FOR THE CONSTRUCTION OF THE SALT STORAGE FACILITY.

2025-0195 Police Department Evidence Storage Room Project - RFP 25-007 - Contract Award

I move to waive the competitive bidding process in favor of the solicitation of competitive proposals, and to approve and authorize the execution of a Contractor Agreement between the Village of Orland Park and Krause Construction Inc. of Blue Island, Illinois, as the highest weighted evaluation scored qualified responsive proposal for RFP 25-007 - Police Department Evidence Storage Room Project for a cost of \$321,027.00 plus a 10% contingency of \$32,102.70 for a total not-to-exceed contract price of \$353,129.70; AND Authorize the Village Manager to execute all related contracts, subject to Village Attorney review; AND Authorize the Village Manager to approve change orders related to this contract within the authorized amount.

2025-0237 T-Mobile Lease Agreement Extensions on Five (5) Elevated Water Towers with renewal terms to 2050

I move to approve the T-Mobile Central LLC Lease Extensions for five (5) elevated water tower locations (Tower 1, Tower 4, Tower 5, Tower 6, and Tower 10) between the Village and T-Mobile Central LLC; AND Authorize the Village Manager to execute all agreements, subject to Village Attorney review.

2025-0238 Aquatic Weed and Aerator Maintenance - Change Order #3 and Addendum D

I move to approve Change Order #3 and Addendum D to increase the amount of the Village's Aquatic Weed and Aerator Maintenance contract with McCloud Aquatics to add \$4,625.00 in additional funds and \$7,500 in contingency for 2025, for a new not-to-exceed contract amount of \$190,092.00 for the remainder of 2025; AND Amend the contract to add the previously approved option to extend for two one-year terms for 2026 and 2027, with a 2026 contract amount of \$54,418.00 plus a contingency of \$10,000.00, and a 2027 contract amount of \$55,195.40 plus a contingency of

1



VILLAGE OF ORLAND PARK

14700 S. Ravinia Avenue Orland Park, IL 60462 www.orlandpark.org

Master

File Number: 2025-0242

File ID: 2025-0242 Type: MOTION Status: PASSED

Version: 0 Reference: Controlling Body: Board of Trustees

File Created Date: 03/20/2025

Agenda Entry: Replacement of Police Vehicle Purchase - Proposal Final Action: 04/07/2025

Title: Replacement of Police Vehicle Purchase - Proposal

Notes:

Sponsors: Res/Ord Date:

Attachments: Repair Estimates, Quote - Sutton Ford, Sole Source Res/Ord Number:

form - Sutton Ford

Drafter: Hearing Date:

Department Effective Date:

Contact:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
0	Public Works Department	03/20/2025	INTRODUCED TO BOARD	Board of Trustees			
0	Board of Trustees	04/07/2025	APPROVED				Pass

Text of Legislative File 2025-0242

Title/Name/Summary

Replacement of Police Vehicle Purchase - Proposal

History

On December 23, 2024, Police Administrative vehicle 1463 was involved in an accident, and the vehicle sustained substantial damage. The vehicle is a 2021 Ford Explorer Police Utility Interceptor with an administration trim package.

As the vehicle was undrivable, three (3) body shops were contacted to perform onsite inspections. Joe Rizza Ford of Orland Park was the only body shop willing to perform an inspection on site at Public Works. Their initial estimate was \$11,998.03. The Village requested an insurance adjuster be sent out for a second estimate. Due to milder weather, RAC Adjustments was able to perform a more thorough inspection. Their estimate for repairs was \$13,610.31. Both inspections were done without lifting the vehicle to check for damage from below.

The vehicle was towed to Joe Rizza Ford for repairs. Once the vehicle was on a rack and was inspected, Rizza Ford submitted a supplement of \$14,522.39. RAC Adjustments submitted a supplement of \$13,913.25, bringing the total cost of repairs to \$27,523.56. The current resale market value of the vehicle is around \$29,525.00. The cost of repairs is 93% of the vehicle value, and the vehicle is considered a total loss.

It is staff's recommendation to utilize the Illinois State Contract #22-416CMS-BOSS4-B-27256 for the purchase of one (1) 2025 model year Ford Explorer Police Utility Interceptor vehicle with an administration package from Sutton Ford of Matteson, Illinois, to replace the totaled vehicle.

The Village's insurance will take the vehicle to an offsite insurance auction. Funds recovered from the auction will be returned to the general fund to offset the total purchase price of the replacement vehicle.

Financial Impact

Funds in the amount of \$47,803.00 are allocated in account 6100000-452110 for this purchase.

Funds received from the insurance auction will be returned to the general fund.

Recommended Action/Motion

I move to approve the waiver of the competitive bid process in lieu of participation in a joint purchasing cooperative and authorize the approval and execution of a vender contract for the purchase of one (1) 2025 Ford Explorer Police Utility Interceptor with administrator package from Sutton Ford of Matteson, Illinois via Illinois State contract 22-416CMS-BOSS4-B-27256 for an amount not to exceed \$47,803.00;

AND

Authorize the Village Manager to execute all related contracts, subject to the Village Attorney review.

MAYOR Keith Pekau

VILLAGE CLERK Brian L. Gaspardo

14700 S. Ravinia Avenue Orland Park, IL 60462 (708)403-6100 orlandpark.org



TRUSTEES

William R. Healy
Cynthia Nelson Katsenes
Michael R. Milani
Sean Kampas
Brian J. Riordan
Joni J. Radaszewski

April 14, 2025

Brian Tarpo Sutton Ford 21315 Central Avenue Matteson, IL 6043

NOTICE OF AWARD - Replacement FY25 Police Utility Vehicle Purchase

Dear Mr. Tarpo,

This notification is to inform you that on April 7, 2025, the Village of Orland Park approved awarding Sutton Ford the contract in accordance with the proposal you submitted dated March 14, 2025, for the purchase of one (1) 2025 Police Utility Vehicle for an amount not to exceed forty-seven thousand eight hundred three and 00/100 (\$47,803.00) Dollars.

You will receive an email from BidNet Direct ASC eSign to sign the quote, before our Village Manager can execute. Once both parties execute the quote, will be issued a Notice to Proceed letter. If you have any questions, please do not hesitate to call me at 708-403-6106 or e-mail me at afolkerts@orlandpark.org.

Sincerely,

Andrew Folkerts Fleet Manager

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MAYOR Keith Pekau

VILLAGE CLERK Brian L. Gaspardo

14700 S. Ravinia Avenue Orland Park, IL 60462 (708)403-6100 orlandpark.org



TRUSTEES

William R. Healy
Cynthia Nelson Katsenes
Michael R. Milani
Sean Kampas
Brian J. Riordan
Joni J. Radaszewski

April 16, 2025

Brian Tarpo Sutton Ford 21315 Central Avenue Matteson, IL 6043

NOTICE TO PROCEED - Replacement FY25 Police Utility Vehicle Purchase

Dear Mr. Tarpo,

This notification is to inform you that the Village of Orland Park has received the electronic contract, certifications, and insurance documents in order to proceed with the purchase of goods on the above stated project as of April 15, 2025.

Please contact me at 708-403-6106 to arrange the delivery of goods.

The Village has processed Contract Number #20250197 for this contract/purchase. It is imperative that this number be noted on all invoices, correspondence, etc. All invoices should be sent directly to the Accounts Payable Department at 14700 S. Ravinia Ave. Orland Park, IL 60462 or emailed to accountspayable@orlandpark.org. Also, your final invoice for this contract/service should state that it is the final invoice pertaining to that Contract Number.

Sincerely,

Andrew Folkerts Fleet Manager