

Bid 12-2024 APOLLO OIL LLC APOLLO LUBRICANTS Supplier Response

Event Information

Number: Bid 12-2024

Title: Motor Oil 15W-40 Rebid

Type: Competitive Bid

Issue Date: 1/18/2024

Deadline: 2/1/2024 02:00 PM (ET)

Notes: ONLY ONLINE BIDS WILL BE ACCEPTED FOR THIS

SOLICITATION. PRICING SHOULD BE SUBMITTED ON THE LINE ITEMS TAB ONLY. PRICING WITHIN SUBMITTALS WILL NOT BE ACCEPTED AND MAY MAKE YOUR BID NON-RESPONSIVE.

INCLUDE THE MANUFACTURER/PRODUCT DESCRIPTION IN THE

NOTES FIELD.

PLEASE UPLOAD ATTACHMENTS AS ONE FILE.

Contact Information

Contact: Jessica Allinder Address: Procurement

Government Center Building

200 East Main Street Lexington 40507

Email: jallinder@lexingtonky.gov

APOLLO OIL LLC Information DWAYNE LEE Contact: Address: 1175 EARLY DR WINCHESTER, KY 40391 (800) 473-5823 Phone: Fax: (800) 473-5823 (800) 473-5823 Toll Free: dwlee@apollooil.com Email: Web Address: www.apollooil.com ONLY ONLINE BIDS WILL BE ACCEPTED! By submitting your response, you certify that you are authorized to represent and bind your company and that you agree to all bid terms and conditions as stated in the attached bid/RFP/RFQ/Quote/Auction documents. Christopher Todd Creech tcreech@cadencepetroleum.com Signature **Fmail** Submitted at 1/30/2024 10:26:19 AM (ET) **Response Attachments** LFUCG Apollo Oil Bid 12-2024 Motor Oil 15W40 Rebid.pdf Apollo Oil bid for 12-2024 Motor Oil 15W40 Rebid **Bid Attributes** Bid package Have you completed and attached your bid package? This is a contractual agreement and required for all bids. ✓ YES **Bid Lines** Valvoline Premium Blue One Solution Gen 2 or equivalent Quantity: _ 1 UOM: Gallon Price: \$11.99 Total: \$11.99 Valvoline Premium Blue One Solution Gen 2 or equivalent Quantity: _55 UOM: Gallon Price: \$11.99 Total: \$659.45 Valvoline Premium Blue One Solution Gen 2 or equivalent

Response Total: \$683.43

\$11.99

\$11.99

Total:

Page 2 of 2 pages Vendor: APOLLO OIL LLC Bid 12-2024

Price:

Quantity: 1 UOM: Gallon

Item Notes: Bulk purchase



Lexington-Fayette Urban County Government

Lexington, Kentucky Horse Capital of the World

		Horse Capital of the World	
Division of Procurem	nent	Date of Is	ssue: January 18, 2024
	INVIT	ATION TO BID # 12-2024 Motor Oil 15W-40 Reb	id
Bid Opening Date: FAddress:		2024 Bid Opening Time: 2:00 PM st be submitted on line at https://lexingtonky.ionwave.net/	
Type of Bid: F	Price Contr	act	
_	N/A N/A	Pre-Bid-Time:	N/A
be submitted/uploaded b	by the above lipping, hand	nline-at- <u>https://lexingtonky.ionwave.net/</u> -until- 2:00-PM , prevailing-local-time-mentioned date and time. Iling and associated fees to the point of delivery (unless otherwise specified	
	ations Met	Check One: Exceptions to Bid Specifications. Exceptions shall be itemized and	Proposed Delivery:
		e Lexington-Fayette Urban County Government may be using Procurement nts. Will you accept Procurement Cards?	t Cards to purchase goods and
To expedite	award, ti	ne forms in this document should be completed and upload	led with your bid.
Submitted by	·	Apous ou	
Bid must be	e signed:	Address WINCHESTER, RY 40391 City, State & Zip Fignature of Authorized Company Representative - Title CHARTIFER TODY CREEK Representative's Name (Typed or printed) 891 149 8360 Area Code - Phone - Extension Fax # TOPPEUD ADENCE PETPOLEUM, COLE-Mail Address	

The Affidavit in this bid must be completed before your firm can be considered for award of this contract.

	<u>AFFIDAVIT</u>
per	Comes the Affiant, CAPUL HADIX , and after being first duly sworn under penalty of rjury as follows:
1.	
	authorized representative of APOWO OIL
	the entity submitting the bid (hereinafter referred to as "Bidder")
2.	Bidder will pay all taxes and fees, which are owed to the Lexington-Fayette Urban County Government at the time the bid is submitted, prior to award of the contract and will maintain a "current" status in regard to those taxes and fees during the life of the contract.
3.	Bidder will obtain a Lexington-Fayette Urban County Government business license, if applicable, prior to award of the contract.
4.	
5.	Bidder has not knowingly violated any provision of the campaign finance laws of the Commonwealth of Kentucky within the past five (5) years and the award of a contract to the Bidder will not violate any provision of the campaign finance laws of the Commonwealth.
6.	Bidder has not knowingly violated any provision of Chapter 25 of the Lexington-Fayette Urban County Government Code of Ordinances, known as "Ethics Act."
7.	Bidder acknowledges that "knowingly" for purposes of this Affidavit means, with respect to conduct or to circumstances described by a statute or ordinance defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists.
	Further, Affiant sayeth naught.
ST	TATE OF PENTYCKY
co	DUNTY OF
	The foregoing instrument was subscribed, sworn to and acknowledged before me
by	CHASTOPHER TOOP CREEKY on this the 19 day
of .	An alake an
	My Commission expires: $3/29/27$
	Carol Haddix
	NOTARY PUBLIC, STATE AT LARGE

Please refer to Section II. Bid Conditions, Item "U" prior to completing this form.

I. GREEN PROCUREMENT

A. ENERGY

The Lexington-Fayette Urban County Government is committed to protecting our environment and being fiscally responsible to our citizens.

The Lexington-Fayette Urban County Government mandates the use of Energy Star compliant products if they are available in the marketplace (go to www.Energystar.gov). If these products are available, but not submitted in your pricing, your bid will be rejected as non-compliant.

ENERGY STAR is a government program that offers businesses and consumers energy-efficient solutions, making it easy to save money while protecting the environment for future generations.

Key Benefits

These products use 25 to 50% less energy Reduced energy costs without compromising quality or performance Reduced air pollution because fewer fossil fuels are burned Significant return on investment Extended product life and decreased maintenance

B. GREEN SEAL CERTIFIED PRODUCTS

The Lexington-Fayette Urban County Government is also committed to using other environmentally friendly products—that—do—not—negatively—impact—our—environment.—Green—Seal—is—a—non-profit—organization—devoted—to—environmental standard setting, product certification, and public education.

Go to <u>www.Greenseal.org</u> to find available certified products. These products will have a reduced impact on the environment and on human health. The products to be used must be pre-approved by the LFUCG prior to commencement of any work in any LFUCG facility. If a Green Seal product is not available, the LFUCG must provide a signed waiver to use an alternate product. Please provide information on the Green Seal products being used with your bid response.

C. GREEN COMMUNITY

The Lexington-Fayette Urban County Government (LFUCG) serves as a principal, along with the University of Kentucky and Fayette County Public Schools, in the Bluegrass Partnership for a Green Community. The Purchasing Team component of the Partnership collaborates on economy of scale purchasing that promotes and enhances environmental initiatives. Specifically, when applicable, each principal is interested in obtaining best value products and/or services which promote environment initiatives via solicitations and awards from the other principals.

If your company is the successful bidder on this Invitation For Bid, do you agree to extend the same product/service pricing to the other principals of the Bluegrass Partnership for a Green Community (i.e. University of Kentucky and Fayette County Schools) if requested?

Yes	<u> X</u>	No

II. Bid Conditions

- A. No bid may be withdrawn for a period of sixty (60) days after the date and time set for opening.
- B. No bid may be altered after the date and time set for opening. In the case of obvious errors, the Division of Procurement may permit the withdrawal of a bid. The decision as to whether a bid may be withdrawn shall be that of the Division of Procurement.
- C. Acceptance of this proposal shall be enactment of an Ordinance by the Urban County Council.
- D. The bidder agrees that the Urban County Government reserves the right to reject any and all bids for either fiscal

- or technical reasons, and to award each part of the bid separately, all parts to one vendor or all parts to multiple vendors.
- E. Minor exceptions may not eliminate the bidder. The decision as to whether any exception is minor shall be entirely that of the head of the requisitioning Department or Division and the Director of the Division of Procurement. The Urban County Government may waive technicalities and informalities where such waiver would best serve the interests of the Urban County Government.
- F. Manufacturer's catalogue numbers, trade names, etc., where shown herein are for descriptive purposes and are to guide the bidder in interpreting the standard of quality, design, and performance desired, and shall not be construed to exclude proposals based on furnishing other types of materials and/or services. However, any substitution or departure proposed by the bidder must be clearly noted and described; otherwise, it will be assumed that the bidder intends to supply items specifically mentioned in this Invitation for Bids.
- G. The Urban County Government may require demonstrations of the materials proposed herein prior to acceptance of this proposal.
- H. Bids must be submitted on this form and must be signed by the bidder or his authorized representative. Unsigned bids will not be considered.
- I. Bids must be submitted prior to the date and time indicated for opening. Bids submitted after this time will not be considered.
- J. All bids mailed must be submitted in the Ion Wave online portal at https://lexingtonky.ionwave.net/
- K. Bidder is requested to show both unit prices and lot prices. In the event of error, the unit price shall prevail.
- L. A certified check or Bid Bond in the amount of **XX** percent of the bid price must be attached hereto. This check must be made payable to the Lexington-Fayette Urban County Government, and will be returned when the material and/or services specified herein have been delivered in accordance with specifications. In the event of failure to perform within the time period set forth in this bid, it is agreed the certified check may be cashed and the funds retained by the Lexington-Fayette Urban County Government as liquidated damages. Checks of unsuccessful bidders will be returned when the bid has been awarded.
- M. The delivery dates specified by bidder may be a factor in the determination of the successful bidder.
- N. Tabulations of bids received may be mailed to bidders. Bidders requesting tabulations must enclose a stamped, self-addressed envelope with the bid.
- O. The Lexington-Fayette Urban County Government is exempt from Kentucky Sales Tax and Federal Excise Tax on materials purchased from this bid invitation. Materials purchased by the bidder for construction projects are not tax exempt and are the sole responsibility of the bidder.
- P. All material furnished hereunder must be in full compliance with OSHA regulations.
- Q. If more than one bid is offered by one party, or by any person or persons representing a party, all such bids shall be rejected.
- R. Signature on the face of this bid by the Bidder or his authorized representative shall be construed as acceptance of and compliance with all terms and conditions contained herein.
- S. The Entity (regardless of whether construction contractor, non-construction contractor or supplier) agrees to provide equal opportunity in employment for all qualified persons, to prohibit discrimination in employment because of race, color, religion, sex (including pregnancy, sexual orientation or gender identity), national origin, disability, age, genetic information, political affiliation, or veteran status, and to promote equal employment through a positive, continuing program from itself and each of its sub-contracting agents. This program of equal employment opportunity shall apply to every aspect of its employment policies and practices.
- T. The Kentucky Equal Employment Opportunity Act of 1978 (KRS 45.560-45.640) requires that any county, city, town, school district, water district, hospital district, or other political subdivision of the state shall include in directly

or indirectly publicly funded contracts for supplies, materials, services, or equipment hereinafter entered into the following provisions:

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, age or national origin;
- (2) The contractor will state in all solicitations or advertisements for employees placed by or on behalf of the contractors that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, age or national origin;
- (3) The contractor will post notices in conspicuous places, available to employees and applicants for employment, setting forth the provisions of the non-discrimination clauses required by this section; and
- (4) The contractor will send a notice to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding advising the labor union or workers' representative of the contractor's commitments under the nondiscrimination clauses.

The Act further provides:

KRS 45.610. Hiring minorities - Information required

- (1) For the length of the contract, each contractor shall hire minorities from other sources within the drawing area, should the union with which he has collective bargaining agreements be unwilling to supply sufficient minorities to satisfy the agreed upon goals and timetable.
- (2) Each contractor shall, for the length of the contract, furnish such information as required by KRS 45.560 to KRS 45.640 and by such rules, regulations and orders issued pursuant thereto and will permit access to all books and records pertaining to his employment practices and work sites by the contracting agency and the department for purposes of investigation to ascertain compliance with KRS 45.560 to 45.640 and such rules, regulations and orders issued pursuant thereto.

KRS 45.620. Action against contractor - Hiring of minority contractor or subcontractor

- (1) If any contractor is found by the department to have engaged in an unlawful practice under this chapter during the course of performing under a contract or subcontract covered under KRS 45.560 to 45.640, the department shall so certify to the contracting agency and such certification shall be binding upon the contracting agency unless it is reversed in the course of judicial review.
- (2) If the contractor is found to have committed an unlawful practice under KRS 45.560 to 45.640, the contracting agency may cancel or terminate the contract, conditioned upon a program for future compliance approved by the contracting agency and the department. The contracting agency may declare such a contractor ineligible to bid on further contracts with that agency until such time as the contractor complies in full with the requirements of KRS 45.560 to 45.640.
- (3) The equal employment provisions of KRS 45.560 to 45.640 may be met in part by a contractor by subcontracting to a minority contractor or subcontractor. For the provisions of KRS 45.560 to 45.640, a minority contractor or subcontractor shall mean a business that is owned and controlled by one or more persons disadvantaged by racial or ethnic circumstances.

KRS 45.630 Termination of existing employee not required, when

Any provision of KRS 45.560 to 45.640 notwithstanding, no contractor shall be required to terminate an existing employee upon proof that that employee was employed prior to the date of the contract.

KRS 45.640 Minimum skills

Nothing in KRS 45.560 to 45.640 shall require a contractor to hire anyone who fails to demonstrate the minimum skills required to perform a particular job.

It is recommended that all of the provisions above quoted to be included as special conditions in each contract.

In the case of a contract exceeding \$250,000, the contractor is required to furnish evidence that his work-force in Kentucky is representative of the available work-force in the area from which he draws employees, or to supply an Affirmative Action plan which will achieve such representation during the life of the contract.

U. Any party, firm or individual submitting a proposal pursuant to this invitation must be in compliance with the requirements of the Lexington-Fayette Urban County Government regarding taxes and fees before they can be considered for award of this invitation and must maintain a "current" status with regard to those taxes and fees throughout the term of the contract. The contractor must be in compliance with Chapter 13 from the Code of Ordinances of the Lexington-Fayette Urban County Government. The contractor must be in compliance with Ordinance 35-2000 pursuant to contractor registration with the Division of Building Inspection. If applicable, said business must have a Fayette County business license.

Pursuant to KRS 45A.343 and KRS 45A.345, the contractor shall

- (1) Reveal any final determination of a violation by the contractor within the previous five year period pursuant to KRS Chapters 136 (corporation and utility taxes), 139 (sales and use taxes), 141 (income taxes), 337 (wages and hours), 338 (occupational safety and health of employees), 341 (unemployment and compensation) and 342 (labor and human rights) that apply to the contractor; and
- (2) Be in continuous compliance with the above-mentioned KRS provisions that apply to the contractor for the duration of the contract.

A contractor's failure to reveal the above or to comply with such provisions for the duration of the contract shall be grounds for cancellation of the contract and disqualification of the contractor from eligibility for future contracts for a-period-of-two-(2)-years.

V. Vendors who respond to this invitation have the right to file a notice of contention associated with the bid process or to file a notice of appeal of the recommendation made by the Director of Procurement resulting from this invitation.

Notice of contention with the bid process must be filed within 3 business days of the bid/proposal opening by (1) sending a written notice, including sufficient documentation to support contention, to the Director of the Division of Procurement or (2) submitting a written request for a meeting with the Director of Procurement to explain his/her contention with the bid process. After consulting with the Commissioner of Finance the Chief Administrative Officer and reviewing the documentation and/or hearing the vendor, the Director of Procurement shall promptly respond in writing findings as to the compliance with bid processes. If, based on this review, a bid process irregularity is deemed to have occurred the Director of Procurement will consult with the Commissioner of Finance, the Chief Administrative Officer and the Department of Law as to the appropriate remedy.

Notice of appeal of a bid recommendation must be filed within 3 business days of the bid recommendation by (1) sending a written notice, including sufficient documentation to support appeal, to the Director, Division of Procurement or (2) submitting a written request for a meeting with the Director of Procurement to explain his appeal. After reviewing the documentation and/or hearing the vendor and consulting with the Commissioner of Finance and the Chief Administrative Officer, the Director of Procurement shall in writing, affirm or withdraw the recommendation.

III. Procurement Contract Bid Conditions

- A. The terms of this agreement shall be for <u>1</u> year(s) from the date of acceptance of this contract by the Lexington-Fayette Urban County Government. This agreement may be automatically extended for an additional <u>1</u> year(s) renewal. This contract may be canceled by either party thirty (30) days after delivery by canceling party of written notice of intent to cancel to the other contracting party.
- B. Price Changes (Space Checked Applies)
- (XXX)1. Prices quoted in response to the Invitation shall be firm prices for the first 90 days of the Procurement Contract. After 90 days, prices may be subject to revision and such changes shall be based on general industry changes. Revision may be either increases or decreases and may be requested by either party. There will be no more than one (1) price adjustment per quarter. Requests for price changes shall be received in writing at least twenty (20) days prior to the effective date and are subject to written acceptance before becoming effective. Proof of the validity of a request for revision shall be responsibility of the requesting party. The Lexington-Fayette Urban County Government shall receive the benefit of any decline that the seller shall offer his other accounts.
 - () 2. No provision for price change is made herein. Prices are to be firm for the term of this contract.
 - () 3. See bid specifications.
- C. If any contract item is not available from the vendor, the Lexington-Fayette Urban County Government, at its option, may permit the item to be back-ordered or may procure the item on the open market.
- D. All invoices must bear reference to the Lexington-Fayette Urban County Government Purchasing document numbers which are being billed.
- E. This contract may be canceled by the Lexington-Fayette Urban County Government if it is determined that the Bidder has failed to perform under the terms of this agreement, such cancellation to be effective upon receipt of written notice of cancellation by the Bidder.
- F. No substitutions for articles specified herein may be made without prior approval of the Division of Procurement.

EQUAL OPPORTUNITY AGREEMENT

Standard Title VI Assurance

The Lexington Fayette-Urban County Government, (hereinafter referred to as the "Recipient") hereby agrees that as a condition to receiving any Federal financial assistance from the U.S. Department of Transportation, it will comply with Title VI of the Civil, Rights Act of 1964, 78Stat.252, 42 U.S.C. 2000d-4 (hereinafter referred to as the "Act"), and all requirements imposed by or pursuant to Title 49, Code of Federal Regulations, U.S. Department of Transportation, Subtitle A, Office of the Secretary, (49 CFR, Part 21) Nondiscrimination in Federally Assisted Program of the Department of Transportation – Effectuation of Title VI of the Civil Rights Act of 1964 (hereinafter referred to as the "Regulations") and other pertinent directives, no person in the United States shall, on the grounds of race, color, national origin, sex, age (over 40), religion, sexual orientation, gender identity, veteran status, or disability be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the Recipient receives Federal financial assistance from the U.S. Department of Transportation, including the Federal Highway Administration, and hereby gives assurance that will promptly take any necessary measures to effectuate this agreement. This assurance is required by subsection 21.7(a) (1) of the Regulations.

The Law

- Title VII of the Civil Rights Act of 1964 (amended 1972) states that it is unlawful for an employer to discriminate in employment because of race, color, religion, sex, age (40-70 years) or national origin.
- Executive Order No. 11246 on Nondiscrimination under Federal contract prohibits employment discrimination by contractor and sub-contractor doing business with the Federal Government or recipients of Federal funds. This order was later amended by Executive Order No. 11375 to prohibit discrimination on the basis of sex.
- Section 503 of the Rehabilitation Act of 1973 states: The Contractor will not discriminate against any employee or applicant for employment because of physical or mental disability.
- Section 2012 of the Vietnam Era Veterans Readjustment Act of 1973 requires Affirmative Action on behalf of disabled veterans and veterans of the Vietnam Era by contractors having Federal contracts.
- Section 206(A) of Executive Order 12086, Consolidation of Contract Compliance Functions for Equal Employment
 Opportunity, states: The Secretary of Labor may investigate the employment practices of any Government contractor or
 sub-contractor to determine whether or not the contractual provisions specified in Section 202 of this order have been
 violated.

The Lexington-Fayette Urban County Government practices Equal Opportunity in recruiting, hiring and promoting. It is the Government's intent to affirmatively provide employment opportunities for those individuals who have previously not been allowed to enter into the mainstream of society. Because of its importance to the local Government, this policy carries the full endorsement of the Mayor, Commissioners, Directors and all supervisory personnel. In following this commitment to Equal Employment Opportunity and because the Government is the benefactor of the Federal funds, it is both against the Urban County Government policy and illegal for the Government to let contracts to companies which knowingly or unknowingly practice discrimination in their employment practices. Violation of the above mentioned ordinances may cause a contract to be canceled and the contractors may be declared ineligible for future consideration.

Please sign this statement in the appropriate space acknowledging that you have read and understand the provisions contained herein. Return this document as part of your application packet.

Bidders

I/We agree to con	nply with the Civi	il Rights Laws	listed above	that govern	<i>employment</i>	rights of minoritie	s, women,	veteran
status, disability ag	nd age.							
status, disability ar	TUIL			Apoulo	oll			
Signature (Nan	ne of Busines				

GENERAL PROVISIONS OF BID CONTRACT

By signing the below, bidder acknowledges that it understands and agrees with the following provisions related to its bid response and the provision of any goods or services to LFUCG upon selection by LFUCG pursuant to the bid request:

- 1. Bidder shall comply with all Federal, State & Local regulations concerning this type of service or good. All applicable state laws, ordinances and resolutions (including but not limited to Section 2-33 (Discrimination due to sexual orientation or gender identity) and Chapter 13 (Licenses and Regulations) of the Lexington-Fayette Urban County Government Code of Ordinances, and Resolution No. 484-17 (Minority, Women, and Veteran-Owned Businesses)) and the regulations of all authorities having jurisdiction over the project shall apply to the contract, and shall be deemed to be incorporated herein by reference.
- 2. Failure to submit ALL forms and information required by LFUCG may be grounds for disqualification.
- 3. Addenda: All addenda and IonWave Q&A, if any, must be considered by the bidder in making its response, and such addenda shall be made a part of the requirements of the bid contract. Before submitting a bid response, it is incumbent upon bidder to be informed as to whether any addenda have been issued, and the failure of the bidder to cover any such addenda may result in disqualification of that response.
- 4. Bid Reservations: LFUCG reserves the right to reject any or all bid responses, to award in whole or part, and to waive minor immaterial defects in proposals. LFUCG may consider any alternative proposal that meets its basic needs.
- 5. Liability: LFUCG is not responsible for any cost incurred by bidder in the preparation of its response.
- 6. Changes/Alterations: Bidder may change or withdraw a proposal at any time prior to the opening; however, no oral modifications will be allowed. Only letters, or other formal written requests for modifications or corrections of a previously submitted proposal which is addressed in the same manner as the bid response, and received by LFUCG prior to the scheduled closing time for receipt of bids, will be accepted. The bid response when opened, will then be corrected in accordance with such written request(s), provided that the written request is contained in a sealed envelope which is plainly marked "modifications of bid response".
- 7. Clarification of Submittal: LFUCG reserves the right to obtain clarification of any point in a bid or to obtain additional information from any bidder.
- Bribery Clause: By his/her signature on its response, bidder certifies that no employee of his/hers, any affiliate or subcontractor, has bribed or attempted to bribe an officer or employee of the LFUCG.
- 9. Additional Information: While not necessary, the bidder may include any product brochures, software documentation, sample reports, or other documentation that may assist LFUCG in better understanding and evaluating the bid response. Additional documentation shall not serve as a substitute for other documentation which is required by the LFUCG to be submitted with the bid response.
- 10. Ambiguity, Conflict or other Errors: If a bidder discovers any ambiguity, conflict, discrepancy, omission or other error in the bid request of LFUCG, it shall immediately notify LFUCG of such error in writing and request modification or clarification of the document if allowable by the LFUCG.
- 11. Agreement to Bid Terms: In submitting its bid response, the bidder agrees that it has carefully examined the specifications and all provisions relating to LFUCG's bid request, including but not limited to the bid contract. By submission of its bid response, bidder states that it understands the meaning, intent and requirements of LFUCG's bid request and agrees to the same. The successful bidder shall warrant that it is familiar with and understands all provisions herein and shall warrant that it can comply with them. No additional compensation to bidder shall be authorized for services, expenses, or goods reasonably covered under these provisions that the bidder omits from its bid response.
- 12. Cancellation: LFUCG may unilaterally terminate the bid contract with the selected bidder(s) at any time, with or without cause, by providing at least thirty (30) days advance written notice unless a different advance written notice

period is negotiated prior to contract approval. Payment for services or goods received prior to termination shall be made by the LFUCG provided these goods or services were provided in a manner acceptable to the LFUCG. Payment for those goods and services shall not be unreasonably withheld.

- 13. Assignment of Contract: The selected bidder(s) shall not assign or subcontract any portion of the bid contract with LFUCG without the express written consent of LFUCG. Any purported assignment or subcontract in violation hereof shall be void. It is expressly acknowledged that LFUCG shall never be required or obligated to consent to any request for assignment or subcontract; and further that such refusal to consent can be for any or no reason, fully within the sole discretion of LFUCG.
- 14. No Waiver: No failure or delay by LFUCG in exercising any right, remedy, power or privilege hereunder, nor any single or partial exercise thereof, nor the exercise of any other right, remedy, power or privilege shall operate as a waiver hereof or thereof. No failure or delay by LFUCG in exercising any right, remedy, power or privilege under or in respect of this bid proposal or bid contract shall affect the rights, remedies, powers or privileges of LFUCG hereunder or shall operate as a waiver thereof.
- 15. Authority to do Business: Each bidder must be authorized to do business under the laws of the Commonwealth of Kentucky and must be in good standing and have full legal capacity to provide the goods or services specified in the bid proposal. Each bidder must have all necessary right and lawful authority to submit the bid response and enter into the bid contract for the full term hereof including any necessary corporate or other action authorizing the bidder to submit the bid response and enter into this bid contract. If requested, the bidder will provide LFUCG with a copy of a corporate resolution authorizing this action and/or a letter from an attorney confirming that the proposer is authorized to do business in the Commonwealth of Kentucky. All bid responses must be signed by a duly authorized officer, agent or employee of the bidder.
- 16. Governing Law: This bid request and bid contract shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky. In the event of any proceedings regarding this matter, the bidder agrees that the venue shall be the Fayette County Circuit Court or the U.S. District Court for the Eastern District of Kentucky, Lexington Division and that the bidder expressly consents to personal jurisdiction and venue in such Court for the limited and sole purpose of proceedings relating to these matters or any rights or obligations arising thereunder.
- 17. Ability to Meet Obligations: Bidder affirmatively states that there are no actions, suits or proceedings of any kind pending against bidder or, to the knowledge of the bidder, threatened against the bidder before or by any court, governmental body or agency or other tribunal or authority which would, if adversely determined, have a materially adverse effect on the authority or ability of bidder to perform its obligations under this bid response or bid contract, or which question the legality, validity or enforceability hereof or thereof.
- 18. Price Discrepancy: When applicable, in case of price discrepancy, unit bid price written in words will prevail followed by unit price written in numbers then total amount bid per line item.
- 19. Bidder understands and agrees that its employees, agents, or subcontractors are not employees of LFUCG for any purpose whatsoever. Bidder is an independent contractor at all times related to the bid response or bid contract.
- 20. Contractor [or Vendor or Vendor's Employees] will not appropriate or make use of the Lexington-Fayette Urban County Government (LFUCG) name or any of its trade or service marks or property (including but not limited to any logo or seal), in any promotion, endorsement, advertisement, testimonial or similar use without the prior written consent of the government. If such consent is granted LFUCG reserves the unilateral right, in its sole discretion, to immediately terminate and revoke such use for any reason whatsoever. Contractor agrees that it shall cease and desist from any unauthorized use immediately upon being notified by LFUCG.
- 21. If any term or provision of this bid contract shall be found to be illegal or unenforceable, the remainder of the contract shall remain in full force and such term or provision shall be deemed stricken.

Signature Signature

WORKFORCE ANALYSIS FORM

Name of Organization: Apollo Oil

Categories	Total	(N Hisp	nite Jot panic pr ino)	Hisp o Lat	r	٠,	can- rican lot anic	(N Hisp	ailan nd ner cific nder	Asi, (N- Hisp; or Lati	ot anic r	Ame India Alas Nat (n Hisp or La	in or kan tive ot anic	more (i Hispa	vo or e races Not anic or tino	То	tal
		М	F	М	F	М	F	М	F	М	F	M	F	М	F	М	F
Administrators	3.	a	}													a	1
Professionals	5	5				·		·								5	
Superintendents																	
Supervisors	l	1														1	
Foremen																	
Technicians	12	12														12	
Protective Service																	
Para-Professionals																	
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DIRECTOR, DIVISION OF PROCUREMENT LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT 200 EAST MAIN STREET LEXINGTON, KENTUCKY 40507

NOTICE OF REQUIREMENT FOR AFFIRMATIVE ACTION TO ENSURE EQUAL EMPLOYMENT OPPORTUNITIES AND DBE CONTRACT PARTICIPATION

The Lexington-Fayette Urban County Government has set a goal that not less than ten percent (10%) of the total value of this contract be subcontracted to MBE/WBE's, and set a goal that not less than three percent (3%) of the total value of this contract be subcontracted to Veteran-Owned Small Businesses. The goal for the utilization of Certified MBE/WBE's and Veteran-Owned Small Businesses as subcontractors are recommended goals. Contractors who fail to meet such goals will be expected to provide written explanations to the Director of the Division of Procurement of efforts they have made to accomplish the recommended goals and the extent to which they are successful in accomplishing the recommended goals will be a consideration in the procurement process.

For assistance in locating MBE/WBE Subcontractors contact Sherita Miller at 859/258-3320 or by writing the address listed below:

Sherita Miller, Division of Procurement Lexington-Fayette Urban County Government 200 East Main Street Lexington, Kentucky 40507 smiller@lexingtonky.gov

Lexington-Fayette Urban County Government MWDBE PARTICIPATION GOALS

A. GENERAL

- 1) The LFUCG request all potential contractors to make a concerted effort to include Minority-Owned (MBE), Woman-Owned (WBE), Disadvantaged (DBE) Business Enterprises and Veteran-Owned Small Businesses (VOSB) as subcontractors or suppliers in their bids.
- 2) Toward that end, the LFUCG has established 10% of total procurement costs as a Goal for participation of Minority-Owned, Woman-Owned and Disadvantaged Businesses on this contract.
- 3) It is therefore a request of each Bidder to include in its bid, the same goal (10%) for MWDBE participation and other requirements as outlined in this section.
- 4) The LFUCG has also established a 3% of total procurement costs as a Goal for participation for of Veteran-Owned Businesses.
- 5) It is therefore a request of each Bidder to include in its bid, the same goal (3%) for Veteran-Owned participation and other requirements as outlined in this section.

B. PROCEDURES

- 1) The successful bidder will be required to report to the LFUCG, the dollar amounts of all payments submitted to Minority-Owned, Woman-Owned or Veteran-Owned subcontractors and suppliers for work done or materials purchased for this contract. (See Subcontractor Monthly Payment Report)
- 2) Replacement of a Minority-Owned, Woman-Owned or Veteran-Owned subcontractor or supplier listed in the original submittal must be requested in writing and must be accompanied by documentation of Good Faith Efforts to replace the subcontractor / supplier with another MWDBE Firm; this is subject to approval by the LFUCG. (See LFUCG MWDBE Substitution Form)
- 3) For assistance in identifying qualified, certified businesses to solicit for potential contracting opportunities, bidders may contact:
 - a) The Lexington-Fayette Urban County Government, Division of Procurement (859-258-3320)
- 4) The LFUCG will make every effort to notify interested MWDBE and Veteran-Owned subcontractors and suppliers of each Bid Package, including information on the scope of work, the pre-bid meeting time and location, the bid date, and all other pertinent information regarding the project.

C. DEFINITIONS

- 1) A Minority-Owned Business Enterprise (MBE) is defined as a business which is certified as being at least 51% owned, managed and controlled by persons of African American, Hispanic, Asian, Pacific Islander, American Indian or Alaskan Native Heritage.
- 2) A Woman-Owned Business Enterprise (WBE) is defined as a business which is certified as being at least 51% owned, managed and controlled by one or more women.
- 3) A Disadvantaged Business (DBE) is defined as a business which is certified as being at least 51% owned, managed and controlled by a person(s) that are economically and socially disadvantaged.

- 4) A Veteran-Owned Small Business (VOSB) is defined as a business which is certified as being at least 51% owned, managed and controlled by a veteran and/or a service disabled veteran.
- 5) Good Faith Efforts are efforts that, given all relevant circumstances, a bidder or proposer actively and aggressively seeking to meet the goals, can reasonably be expected to make. In evaluating good faith efforts made toward achieving the goals, whether the bidder or proposer has performed the efforts outlined in the Obligations of Bidder for Good Faith Efforts outlined in this document will be considered, along with any other relevant factors.

D. OBLIGATION OF BIDDER FOR GOOD FAITH EFFORTS

- 1) The bidder shall make a Good Faith Effort to achieve the Participation Goal for MWDBE and Veteran-Owned subcontractors/suppliers. The failure to meet the goal shall not necessarily be cause for disqualification of the bidder; however, bidders not meeting the goal are required to furnish with their bids written documentation of their Good Faith Efforts to do so.
- 2) Award of Contract shall be conditioned upon satisfaction of the requirements set forth herein.
- 3) The Form of Proposal includes a section entitled "MWDBE Participation Form". The applicable information must be completed and submitted as outlined below.
- 4) Failure to submit this information as requested may be cause for rejection of bid or delay in contract award.

E. DOCUMENTATION REQUIRED FOR GOOD FAITH EFFORTS

- 1) Bidders reaching the Goal are required to submit only the MWDBE Participation Form." The form must be fully completed including names and telephone number of participating MWDBE firm(s); type of work to be performed; estimated value of the contract and value expressed as a percentage of the total Lump Sum Bid Price. The form must be signed and dated, and is to be submitted with the bid.
- 2) Bidders not reaching the Goal must submit the "MWDBE Participation Form", the "Quote Summary Form" and a written statement documenting their Good Faith Effort to do so. If bid includes no MWDBE and/or Veteran participation, bidder shall enter "None" on the subcontractor / supplier form). In addition, the bidder must submit written proof of their Good Faith Efforts to meet the Participation Goal:
 - a. Advertised opportunities to participate in the contract in at least two (2) publications of general circulation media; trade and professional association publications; small and minority business or trade publications; and publications or trades targeting minority, women and disadvantaged businesses not less than fifteen (15) days prior to the deadline for submission of bids to allow MWDBE firms and Veteran-Owned businesses to participate.
 - b. Included documentation of advertising in the above publications with the bidders good faith efforts package
 - Attended LFUCG Procurement Economic Inclusion Outreach event
 - d. Attended pre-bid meetings that were scheduled by LFUCG to inform MWDBEs and/or Veteran-Owned businesses of subcontracting opportunities

- e. Sponsored Economic Inclusion event to provide networking opportunities for prime contractors and MWDBE firms and Veteran-Owned businesses.
- f. Requested a list of MWDBE and/or Veteran subcontractors or suppliers from LFUCG and showed evidence of contacting the companies on the list(s).
- g. Contacted organizations that work with MWDBE companies for assistance in finding certified MWBDE firms and Veteran-Owned businesses to work on this project. Those contacted and their responses should be a part of the bidder's good faith efforts documentation.
- h. Sent written notices, by certified mail, email or facsimile, to qualified, certified MWDBEs and/or Veteran-Owned businesses soliciting their participation in the contract not less than seven (7) days prior to the deadline for submission of bids to allow them to participate effectively.
- i. Followed up initial solicitations by contacting MWDBEs and Veteran-Owned Businesses to determine their level of interest.
- j. Provided the interested MWBDE firm and/or Veteran-Owned business with adequate and timely information about the plans, specifications, and requirements of the contract.
- k. Selected portions of the work to be performed by MWDBE firms and/or Veteran-Owned businesses in order to increase the likelihood of meeting the contract goals. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate MWDBE and Veteran participation, even when the prime contractor may otherwise perform these work items with its own workforce
- 1. Negotiated in good faith with interested MWDBE firms and Veteran-Owned businesses not rejecting them as unqualified without sound reasons based on a thorough investigation of their capabilities. Any rejection should be so noted in writing with a description as to why an agreement could not be reached.
- m. Included documentation of quotations received from interested MWDBE firms and Veteran-Owned businesses which were not used due to uncompetitive pricing or were rejected as unacceptable and/or copies of responses from firms indicating that they would not be submitting a bid.
- n. Bidder has to submit sound reasons why the quotations were considered unacceptable. The fact that the bidder has the ability and/or desire to perform the contract work with its own forces will not be considered a sound reason for rejecting a MWDBE and/or Veteran-Owned business's quote. Nothing in this provision shall be construed to require the bidder to accept unreasonable quotes in order to satisfy MWDBE and Veteran goals.
- o. Made an effort to offer assistance to or refer interested MWDBE firms and Veteran-Owned businesses to obtain the necessary equipment, supplies, materials, insurance and/or bonding to satisfy the work requirements of the bid proposal
- p. Made efforts to expand the search for MWBE firms and Veteran-Owned businesses beyond the usual geographic boundaries.

<u>Note</u> : Failure to submit any of the documentation requested in this section may be cause for rejection of bid. Bidders may include any other documentation deemed relevant to this requirement which is subject to review by the MBE Liaison. Documentation of Good Faith Efforts must be submitted with the Bid, if the participation Goal is not met.				

Page 16 of 30

q. Other--any other evidence that the bidder submits which may show that the bidder has made reasonable good faith efforts to include MWDBE and Veteran participation.



MINORITY BUSINESS ENTERPRISE PROGRAM

Sherita Miller, MPA
Minority Business Enterprise Liaison
Division of Procurement
Lexington-Fayette Urban County Government
200 East Main Street
Lexington, KY 40507
smiller@lexingtonky.gov
859-258-3323

OUR MISSION: The mission of the Minority Business Enterprise Program is to facilitate the full participation of minority and women owned businesses in the procurement process and to promote economic inclusion as a business imperative essential to the long term economic viability of Lexington-Fayette Urban County Government.

To that end the city council adopted and implemented Resolution 484-2017 – A Certified Minority, Women and Disadvantaged Business Enterprise ten percent (10%) minimum goal and a three (3%) minimum goal for Certified Veteran-Owned-Small-Businesses-and-Certified-Service-Disabled-Veteran-Owned-Businesses-for-government contracts.

The resolution states the following definitions shall be used for the purposes of reaching these goals (a full copy is available in Procurement):

Certified Disadvantaged Business Enterprise (DBE) — a business in which at least fifty-one percent (51%) is owned, managed and controlled by a person(s) who is socially and economically disadvantaged as define by 49 CFR subpart 26.

Certified Minority Business Enterprise (MBE) — a business in which at least fifty-one percent (51%) is owned, managed and controlled by an ethnic minority (i.e. African American, Asian American/Pacific Islander, Hispanic Islander, Native American/Native Alaskan Indian) as defined in federal law or regulation as it may be amended from time-to-time.

Certified Women Business Enterprise (WBE) – a business in which at least fifty-one percent (51%) is owned, managed and controlled by a woman.

Certified Veteran-Owned Small Business (VOSB) – a business in which at least fifty-one percent (51%) is owned, managed and controlled by a veteran who served on active duty with the U.S. Army, Air Force, Navy, Marines or Coast Guard.

Certified Service Disabled Veteran Owned Small Business (SDVOSB)—a business in which at least fifty-one percent (51%) is owned, managed and controlled by a disabled veteran who served on active duty with the U.S. Army, Air Force, Navy, Marines or Coast Guard.

The term "Certified" shall mean the business is appropriately certified, licensed, verified, or validated by an organization or entity recognized by the Division of Purchasing as having the appropriate credentials to make a determination as to the status of the business.

To comply with Resolution 484-2017, prime contractors and minority, women and veteran owned businesses must enroll in the new Diverse Business Management Compliance system, https://lexingtonky.diversitycompliance.com/

We have compiled the list below to help you locate certified MBE, WBE and DBE certified businesses. Below is a listing of contacts for LFUCG Certified MWDBEs and Veteran-Owned Small Businesses in (https://lexingtonky.ionwave.net)

Business	Contact	Email Address	Phone
LFUCG	Sherita Miller	smiller@lexingtonky.gov	859-258-3323
Commerce Lexington – Minority Business Development	Tyrone Tyra	ttyra@commercelexington.com	859-226-1625
Tri-State Minority Supplier Diversity Council	Susan Marston	smarston@tsmsdc.com	502-365-9762
Small Business Development Council	Shawn Rogers UK SBDC	shawn.rogers@uky.edu	859-257-7666
Community Ventures Corporation	Phyllis Alcorn	palcorn@cvky.org	859-231-0054
KY Transportation Cabinet (KYTC)	Melvin Bynes	Melvin.bynes2@ky.gov	502-564-3601
KYTC Pre-Qualification	Shella Eagle	Shella.Eagle@ky.gov	502-782-4815
Ohio River Valley Women's Business Council (WBENC)	Sheila Mixon	smixon@orvwbc.org	513-487-6537
Kentucky MWBE Certification Program	Yvette Smith, Kentucky Finance Cabinet	Yvette.Smith@ky.gov	502-564-8099
National Women Business Owner's Council (NWBOC)	Janet Harris-Lange	janet@nwboc.org	800-675-5066
Small Business Administration	Robert Coffey	robertcoffey@sba.gov	502-582-5971
LaVoz de Kentucky	Andres Cruz	lavozdeky@yahoo.com	859-621-2106
The Key News Journal	Patrice Muhammad	production@keynewsjournal.com	859-685-8488



LFUCG MWDBE PARTICIPATION FORM Bid/RFP/Quote Reference # 12-2024 MOTOP OIL FW46 PEOID

The MWDBE and/or veteran subcontractors listed have agreed to participate on this Bid/RFP/Quote. If any substitution is made or the total value of the work is changed prior to or after the job is in progress, it is understood that those substitutions must be submitted to Procurement for approval immediately. Failure to submit a completed form may cause rejection of the bid.

MWDBE Company, Name, Address, Phone, Email	MBE WBE or DBE	Work to be Performed	Total Dollar Value of the Work	% Value of Total Contract
1. NONE				
3.	· · · · · · · · · · · · · · · · · · ·			
4.				

The undersigned company representative submits the above list of MWDBE firms to be used in accomplishing the work contained in this Bid/RFP/Quote. Any misrepresentation may result in the termination of the contract and/or be subject to applicable Federal and State laws concerning false statements and false claims.

APOUL OL	CHRISTOPHER TODD CREEKLY
Company	Company Representative
1/29/24	APEA SINES MANAGER
Date	Title



LFUCG MWDBE PARTICIPATION FORM Bid/RFP/Quote Reference # 12 2024 Month on Family Perso

The MWDBE and/or veteran subcontractors listed have agreed to participate on this Bid/RFP/Quote. If any substitution is made or the total value of the work is changed prior to or after the job is in progress, it is understood that those substitutions must be submitted to Procurement for approval immediately. Failure to submit a completed form may cause rejection of the bid.

MWDBE Company, Name, Address, Phone, Email	MBE WBE or DBE	Work to be Performed	Total Dollar Value of the Work	% Value of Total Contract
1. NONE				
2.				
3.				
				·
4.				

The undersigned company representative submits the above list of MWDBE firms to be used in accomplishing the work contained in this Bid/RFP/Quote. Any misrepresentation may result in the termination of the contract and/or be subject to applicable Federal and State laws concerning false statements and false claims.

Alouv ou	CHUSTONIER TOOK CREELY
Company	Company Representative
1/29/24	APRA SALES MANAGER
Date	Title



LFUCG MWDBE SUBSTITUTION FORM Bid/RFP/Quote Reference # 12-2024 MUTUL ON 15W40 PEGO

The substituted MWDBE and/or veteran subcontractors listed below have agreed to participate on this Bid/RFP/Quote. These substitutions were made prior to or after the job was in progress. These substitutions were made for reasons stated below and are now being submitted to Procurement for approval. By the authorized signature of a representative of our company, we understand that this information will be entered into our file for this project. Failure to submit this form may cause rejection of the bid.

SUBSTITUTED MWDBE Company Name, Address, Phone, Email	MWDBE Formally Contracted/Name, Address, Phone, Email	Work to Be Performed	Reason for the Substitution	Total Dollar Value of the Wotk	% Value of Total Contract
1. NONE					
2.					
3.					
 4.					

The undersigned acknowledges that any misrepresentation may result in termination of the contract and/or be subject to applicable Federal and State laws concerning false statements and false claims.

Apous oil	CHERTOHAR TOOD CREEKY
Company	Company Representative
1/29/24	APRA SINES MANHOR
Date	Title



MWDBE QUOTE SUMMARY FORM Bid/RFP/Quote Reference # 12-7024 MOTGE OU FWW PPEW

The undersigned acknowledges that the minority and/or veteran subcontractors listed on this form did submit a quote to participate on this project. Failure to submit this form may cause rejection of the bid.

Company Nan	WOU	o oil	· · · · · · · · · · · · · · · · · · ·		Con	tact Person	then TBOV CREE ate IIL KWYO PER	Ct	
Address/Phone/Email 1175 BARRY DAILE WINCHESTER, FY 40391 859 749 8308 TORRELL & CARRICE PETPOLEM.COM					Bid	Package / Bid D	ate		1
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MWDBE	Contact	Contact	-Date	Service	es	Method of	Total dollars \$\$	-MBE-*-	Veteran
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LFUCG SUBCONTRACTOR MONTHLY PAYMENT REPORT

The LFUCG has a 10% goal plan adopted by city council to increase the participation of minority and women owned businesses in the procurement process. The LFUCG also has a 3% goal plan adopted by cited council to increase the participation of veteran owned businesses in the procurement process. In order to measure that goal LFUCG will track spending with MWDBE and Veteran contractors on a monthly basis. By the signature below of an authorized company representative, you certify that the information is correct, and that each of the representations set forth below is true. Any misrepresentation may result in termination of the contract and/or prosecution under applicable Federal and State laws concerning false statements and false claims. Please submit this form monthly to the Division of Procurement/ 200 East Main Street/ Lexington, KY 40507.

Subcontractor	AFOUL OLD 91- 40848 Description of Work	Total Subcontract Amount	% of Total	Contact Percor	UNESTEN, 14 4		
Subcontractor Vendor ID (name, address,	Description	Total Subcontract		Contact Person	,,		
Vendor ID (name, address,		Subcontract		Total			
			Awarde to Prim for this Project	this Period	Purchase Order number for subcontractor work (please attach PO)	Scheduled Project Start Date	Scheduled Project End Date
NOME							
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LFUCG STATEMENT OF GOOD FAITH EFFORTS

Bid/RFP/Quote # 12-2024 Moros OIL FAVYO PEGO

By the signature below of an authorized company representative, we certify that we have utilized the following Good Faith Efforts to obtain the maximum participation by MWDBE and Veteran-Owned business enterprises on the project and can supply the appropriate documentation.
Advertised opportunities to participate in the contract in at least two (2) publications of general circulation media; trade and professional association publications; small and minority business or trade publications; and publications or trades targeting minority, women and disadvantaged businesses not less than fifteen (15) days prior to the deadline for submission of bids to allow MWDBE firms and Veteran-Owned businesses to participate.
Included documentation of advertising in the above publications with the bidders good faith efforts package
Attended LFUCG Procurement Economic Inclusion Outreach event
Attended pre-bid meetings that were scheduled by LFUCG to inform MWDBEs and/or Veteran-Owned Businesses of subcontracting opportunities
Sponsored Economic Inclusion event to provide networking opportunities for prime contractors and MWDBE firms and Veteran-Owned businesses
Requested a list of MWDBE and/or Veteran subcontractors or suppliers from LFUCG and showed evidence of contacting the companies on the list(s).
 Contacted organizations that work with MWDBE companies for assistance in finding certified MWBDE firms and Veteran-Owned businesses to work on this project. Those contacted and their responses should be a part of the bidder's good faith efforts documentation. Sent written notices, by certified mail, email or facsimile, to qualified, certified MWDBEs soliciting their participation in the contract not less than seven (7) days prior to the deadline for submission of bids to allow them to participate effectively.
Followed up initial solicitations by contacting MWDBEs and Veteran-Owned businesses to determine their level of interest.
Provided the interested MWBDE firm and/or Veteran-Owned business with adequate and timely information about the plans, specifications, and requirements of the contract.
Selected portions of the work to be performed by MWDBE firms and/or Veteran-Owned businesses in order to increase the likelihood of meeting the contract goals. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate MWDBE and Veteran participation, even when the prime contractor may otherwise perform these work items with its own workforce
Negotiated in good faith with interested MWDBE firms and Veteran-Owned businesses not rejecting them as unqualified without sound reasons based on a thorough investigation of their capabilities. Any rejection should be so noted in writing with a description as to why an agreement could not be reached.
Included documentation of quotations received from interested MWDBE firms and

Veteran-Owned businesses which were not used due to uncompetitive pricing or were rejected as unacceptable and/or copies of responses from firms indicating that they would not be submitting a bid.
Bidder has to submit sound reasons why the quotations were considered unacceptable. The fact that the bidder has the ability and/or desire to perform the contract work with its own forces will not be considered a sound reason for rejecting a MWDBE and/or Veteran-Owned business's quote. Nothing in this provision shall be construed to require the bidder to accept unreasonable quotes in order to satisfy MWDBE and Veteran goals.
Made an effort to offer assistance to or refer interested MWDBE firms and Veteran-Owned businesses to obtain the necessary equipment, supplies, materials, insurance and/or bonding to satisfy the work requirements of the bid proposal
Made efforts to expand the search for MWBE firms and Veteran-Owned businesses beyond the usual geographic boundaries.
Otherany other evidence that the bidder submits which may show that the bidder has made
reasonable good faith efforts to include MWDBE and Veteran participation.
NOTE: Failure to submit any of the documentation requested in this section may be cause for rejection of bid. Bidders may include any other documentation deemed relevant to this requirement which is subject to approval by the MBE Liaison. Documentation of Good Faith Efforts must be submitted with the Bid, if the participation Goal is not met.
The undersigned acknowledges that all information is accurate. Any misrepresentations may result in termination of the contract and/or be subject to applicable Federal and State laws concerning false statements and claims.
APOUL OIL CHERTORIEN THAN CREEKY
 Company 1/29/24 Company Representative Company Representative APPA STUBLISH MANAGE
Date Title

AMENDMENT 1 — CERTIFICATION OF COMPLIANCE FOR EXPENDITURES USING FEDERAL FUNDS, INCLUDING THE AMERICAN RESCUE PLAN ACT

The Lexington-Fayette Urban County Government ("LFUCG") <u>may</u> use Federal funding to pay for the goods and/or services that are the subject matter of this bid. That Federal funding may include funds received by LFUCG under the American Rescue Plan Act of 2021. Expenditures using Federal funds require evidence of the contractor's compliance with Federal law. Therefore, by the signature below of an authorized company representative, you certify that the information below is understood, agreed, and correct. Any misrepresentations may result in the termination of the contract and/or prosecution under applicable Federal and State laws concerning false statements and false claims.

The bidder (hereafter "bidder," or "contractor") agrees and understands that in addition to all conditions stated within the attached bid documents, the following conditions will also apply to any Agreement entered between bidder and LFUCG, if LFUCG uses Federal funds, including but not limited to funding received by LFUCG under the American Rescue Plan Act ("ARPA"), toward payment of goods and/or services referenced in this bid. The bidder also agrees and understands that if there is a conflict between the terms included elsewhere in this Request for Proposal and the terms of this Amendment 1, then the terms of Amendment 1 shall control. The bidder further certifies that it can and will comply with these conditions, if this bid is accepted and an Agreement is executed:

- 1. Any Agreement executed as a result of acceptance of this bid may be governed in accordance with 2 CFR Part 200 and all other applicable Federal law and regulations and guidance issued by the U.S. Department of the Treasury.
- 2. Pursuant to 24 CFR § 85.43, any Agreement executed as a result of acceptance of this bid can be terminated if the contractor fails to comply with any term of the award. This Agreement may be terminated for convenience in accordance with 24 CFR § 85.44 upon written notice by LFUCG. Either party may terminate this Agreement with thirty (30) days written notice to the other party, in which case the Agreement shall terminate on the thirtieth day. In the event of termination, the contractor shall be entitled to that portion of total compensation due under this Agreement as the services rendered bears to the services required. However, if LFUCG suspects a breach of the terms of the Agreement and/or that the contractor is violating the terms of any applicable law governing the use of Federal funds, LFUCG may suspend the contractor's ability to receive payment by giving thirty (30) days' advance written notice. Further, either party may terminate this Agreement for cause shown with thirty (30) days written notice, which shall explain the party's cause for the termination. If the parties do not reach a settlement before the end of the 30 days, then the Agreement shall terminate on the thirtieth day. In the event of a breach, LFUCG reserves the right to pursue any and all applicable legal, equitable, and/or administrative remedies against the contractor.
- 3. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual-orientation, gender identity, or national-origin. The contractor will-take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:
 - (1) Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination: rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- (3) The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information.
- (4) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section and shall post copies of the notice in conspieuous places available to employees and applicants for employment.
- (5) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (6) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (7) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part, and the contractor may be declared ineligible for further government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (8) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance.

Provided, however, that in the event a contractor becomes involved in or is threatened with litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

- 4. If fulfillment of the contract requires the contractor to employ mechanic's or laborers, the contractor further agrees that it can and will comply with the following:
 - (1) Overtime requirements: No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such a workweek unless such laborer or mechanic receives compensation at a rate not less than one and onehalf times the basic rate of pay for all hours worked in excess of forty hours in such a workweek.
 - (2) Violation: liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (1) of this section, the contractor and any subcontractor responsible therefor shall be liable for

the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory) for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this section.

- (3) Withholding for unpaid wages and liquidated damages. LFUCG shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this section.
- (4) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower-tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower-tier subcontractor with the clauses set forth in paragraphs (1) through (4) of this section.
- 5. The contractor shall comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.
- 6. The contractor shall report each violation to LFUCG and understands and agrees that LFUCG will, in turn, report each violation as required to assure notification to the Treasury Department and the appropriate Environmental Protection Agency Regional Office.
- 7. The contractor shall include these requirements in numerical paragraphs 5 and 6 in each subcontract exceeding \$100,000 financed in whole or in part with Federal funding.
- 8. The contractor shall comply with all applicable standards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. § 1251 et seq.
- 9. The contractor shall report each violation to LFUCG and understands and agrees that LFUCG will, in turn, report each violation as required to assure notification to the Treasury Department and the appropriate Environmental Protection Agency Regional Office.
- 10. The contractor shall include these requirements in numerical paragraphs 8 and 9 in each subcontract exceeding \$100,000 financed in whole or in part with Federal funds.
- 11. The contractor shall comply with all applicable standards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. § 1251 et seq.
- 12. The contractor shall report each violation to LFUCG and understands and agrees that LFUCG will, in turn, report each violation as required to assure notification to the Treasury Department and the appropriate Environmental Protection Agency regional office.
- 13. The contractor shall include these requirements in numerical paragraphs 11 and 12 in each subcontract exceeding \$100,000 financed in whole or in part with American Rescue Plan Act funds.
- 14. The contractor shall include this language in any subcontract it executes to fulfill the terms of this bid: "the subgrantee, contractor, subcontractor, successor, transferee, and assignee shall comply with Title VI of the Civil Rights

Act of 1964, which prohibits recipients of federal financial assistance from excluding from a program or activity, denying benefits of, or otherwise discriminating against a person on the basis of race, color, or national origin (42 U.S.C. § 2000d et seq.), as implemented by the Department of the Treasury's Title VI regulations, 31 CFR Part 22, which are herein incorporated by reference and made a part of this contract (or agreement). Title VI also includes protection to persons with 'Limited English Proficiency' in any program or activity receiving federal financial assistance, 42 U.S.C. § 2000d et seq., as implemented by the Department of the Treasury's Title VI regulations, 31 CFR Part 22, and herein incorporated by reference and made a part of this contract or agreement."

- 15. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification that it will not and has not used federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency. Each tier certifies to the tier above that it will not and has not used federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-federal funds that takes place in connection with obtaining any federal award. Such disclosures are forwarded from tier to tier, up to the recipient. The required certification is included here:
 - a. The undersigned certifies, to the best of his or her knowledge and belief, that:
 - (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
 - (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
 - (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.
 - b. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
- 16. The contractor acknowledges and certifies that it has not been debarred or suspended and further acknowledges and agrees that it must comply with regulations regarding debarred or suspended entities in accordance with 24 CFR § 570.489(1). Funds may not be provided to excluded or disqualified persons.
- 17. The contractor agrees and certifies that to the greatest extent practicable, it will prefer the purchase, acquisition, and use of all applicable goods, products or materials produced in the United States, in conformity with 2 CFR 200.322 and/or section 70914 of Public Law No. 117-58, §§ 70901-52, also known as the Infrastructure Investment and Jobs Act, whichever is applicable.

- 18. The contractor agrees and certifies that all activities performed pursuant to any Agreement entered as a result of the contractor's bid, and all goods and services procured under that Agreement, shall comply with 2 C.F.R. § 200.216 (Prohibition on certain telecommunications and video surveillance services and equipment) and 2 C.F.R. 200 § 200..323 (Procurement of recovered materials), to the extent either section is applicable.
- 19. If this bid involves construction work for a project totaling \$10 million or more, then the contractor further agrees that all laborers and mechanics, etc., employed in the construction of the public facility project assisted with funds provided under this Agreement, whether employed by contractor, or contractor's contractors, or subcontractors, shall be paid wages complying with the Davis-Bacon Act (40 U.S.C. 3141-3144). Contractor agrees that all of contractor's contractors and subcontractors will pay laborers and mechanics the prevailing wage as determined by the Secretary of Labor and that said laborers and mechanics will be paid not less than once a week. The contractor agrees to comply with the Copeland Anti- Kick Back Act (18 U.S.C. § 874) and its implementing regulations of the U.S. Department of Labor at 29 CFR part 3 and part 5. The contractor further agrees to comply with the applicable provisions of the Contract Work Hours and Safety Standards Act (40 U.S.C. Section 327-333), and the applicable provisions of the Fair Labor Standards Act of 1938, as amended (29 U.S.C. et seq.). Contractor further agrees that it will report all suspected or reported violations of any of the laws identified in this paragraph to LFUCG.

Mill	1/29/24
Signature	Date

1.0 SCOPE OF BID

1.1 This specification describes the minimum requirements for Valvoline Premium Blue One Solution Gen 2 or other equivalents which may be accepted. A premium quality 15W-40 motor oil suitable for use in a mixed fleet of diesel engines and CNG engines.

2.0 REQUIREMENTS

- 2.1 Motor oils shall be premium quality, suitable for use in a mixed fleet of heavy duty diesel engines and CNG engines.
- 2.2 Product bid for 15W-40 must have an API Service Rating of CK-4, Cummins CES 20092, and appear on the Cummins approved motor oils¹. **NO EXCEPTIONS**.
- 2.3 Product shall be virgin material, packaged, marketed, and labeled by the original manufacturer. No recycled, re-refined, rebranded or remarketed products will be accepted.
- 2.4 Successful bidder shall supply tank label as to product type, brand, weight, etc. SDS sheets shall also be supplied.

3.0 NOTES

- 3.1 LFUCG Fleet Service has two (2) 1000 gallon tank for 15W-40 motor oil. Bulk oil purchases are typically 750 gallons. Fleet Services and other divisions of government may require some product in one gallon and 55 gallon containers.
- 3.2 LFUCG Fleet Service estimates requiring approximately 5,000 gallons of oil (aggregate) per year, however the issuance of a price contract does not guarantee any quantity or amount nor does it obligate the LFUCG for any purchases.
- 3.3 In the interest of product availability, LFUCG reserves the right to issue price contracts to multiple bidders.
- 3.4 Periodic analysis shall be performed on product delivered in bulk form to insure conformity with the products requirements contained herein.

4.0 DELIVERY

4.1 Bid price shall include delivery to requesting division's location and/or tank. Majority of product will be in bulk and delivered to one thousand gallon tank located at the Division of Fleet Service facility located at 669 Byrd Thurman Dr. Lexington, Ky. 40510.

¹ https://macktrucks.vg-emedia.com/ProductDetail.aspx?ProductId=12068

5.0 PRICING

Please log in to your lonwave account to submit pricing. Once you have completed and uploaded your bid package, you will need to click "yes" on the attributes tab. Please include the manufacturer/product description that you are supplying in the notes field.

1 gallon jug......price per gallon 55 gallon drum.....price per gallon Bulk purchase.....price per gallon

PRODUCTINFORMATION



VALVOLINE™ PREMIUM BLUE™ ONE SOLUTION GEN2 SAE 15W-40

Valvoline Premium Blue Engine Oil is "The Only One"™ exclusively endorsed and recommended by Cummins. It is an extraordinary premium engine oil formulated to provide extended oil drain intervals for heavy duty diesel and natural gas engines.

By using **Valvoline Premium Blue One Solution Gen2** with Cummins X15 engines, customers enable an exclusive oil drain interval extension of 5,000 miles*.

The Premium Blue One Solution Gen2 Engine Oil Advantages:

- Premium lubricant designed to protect engines fueled by diesel, natural gas, or gasoline under severe service in both on and off highway applications.
- Reduce working capital with inventory consolidation by eliminating the need for multiple engine oils. Can also help avoid critical failures by reducing the potential for human error.
- Outstanding oxidation resistance supports long oil life in heavy duty diesel and natural gas engines.
- Excellent wear protection in heavy duty applications.
- Superior deposit protection compared to industry requirements.

Premium Blue One Solution Gen2 is licensed for API service CK-4, CJ-4, Cl-4 PLUS, Cl-4, CH-4, SP, and SN Plus.

Premium Blue One Solution Gen2 is Approved or Recommended for applications where Cummins CES 20092, CES 20086, Mack EOS-4.5, Volvo VDS-4.5, Detroit Diesel DFS 93K222, DFS 93K218, Deutz DQC III-18LA, Renault VI RLD-3, ACEA E9, ACEA E7, MB 228.31, MTU Category 2.1, Caterpillar ECF-3, Allison TES-439, or JASO DH-2 are specified.

Typical Properties:

SAE 15W-40	SA	E 1	5٧	N-4	40
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KV100 (cSt)	15.1
KV40 (cSt)	115
Viscosity Index	137
Density @ 15 °C g/cm ³	0.88
CCS @ -20°C, cP	6200
HTHS @ 150°C, cP	4.2
Pour Point (°C)	-33 `
Sulfated Ash, mass %	0.9
TBN (D-2896), meq KOH/g	11
Noack, % loss	11
Zinc, ppm	890
Phosphorous, ppm	800

Endorsed and Recommended by Cummins Inc.



Part Numbers:

SAE 15W-40

Bulk	891001
Tote	891009
S5 Gallon Drum	891011
5 Gallon Pail	891005
1 Gallon	891007
1 Gallon	773780

*If combined percent idle time plus power takeoff (PTO) time is greater than 40 percent for Short Haul, Normal, or Light intervals, use the next lower drain interval. For Extreme Severe and Severe intervals, use the published drain interval regardless of the combined idle plus PTO time.

Refer to Valvoline's Safety Data Sheets for health and safety information.

This information only applies to products manufactured in the following location(s): USA, Canada.

Effective Date:

1/11/24

Author:

ВТ





SAFETY DATA SHEET

Premium Blue™ ONE SOLUTION™ GEN2 SAE 15W-40 ENGINE OIL

Version: 3.0

Revision Date: 06/19/2023

Print Date: 01/11/2024

SECTION 1. IDENTIFICATION

Product name

Premium Blue™ ONE SOLUTION™ GEN2 SAE 15W-40

ENGINE OIL

Product code

: 891011

Manufacturer or supplier's details

Company name of supplier : Valvoline Global Operations

Address

100 Valvoline Way

Lexington, KY 40509

United States of America (USA)

Telephone

: 1-800-TEAMVAL (1-800-832-6825)

E-mail address

: SDS@valvolineglobal.com

Emergency telephone

number

: +1-800-VALVOLINE (+1-800-825-8654)

SECTION 2. HAZARDS IDENTIFICATION

GHS classification in accordance with the OSHA Hazard Communication Standard (29 CFR 1910.1200)

Not a hazardous substance or mixture.

GHS label elements

No hazard pictogram, no signal word, no hazard statement(s), no precautionary statement(s) required

Other hazards

None known.

SECTION 3. COMPOSITION/INFORMATION ON INGREDIENTS

Substance / Mixture

: Mixture



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Components

Chemical name	CAS-No,	Concentration (% w/w)
DISTILLATES (PETROLEUM),	64742-54-7	>= 60 - < 70
HYDROTREATED HEAVY		
PARAFFINIC		
DISTILLATES (PETROLEUM),	64742-54-7	>= 10 - < 15
HYDROTREATED HEAVY		
PARAFFINIC PARAFFINIC		
HYDROTREATED LIGHT	64742-55-8	>= 1.5 - < 5
PARAFFINIC DISTILLATE		
CATALYTIC DE WAXED HEAVY	64742-70-7	>= 1.5 - < 5
PARAFFINIC OIL (PETROLEUM)		
Distillates (petroleum), solvent-	64742-65-0	>= 1.5 - < 5
dewaxed heavy paraffinic		
Distillates (petroleum), solvent-	64742-56-9	>= 1.5 - < 5
dewaxed light paraffinic		

Actual concentration is withheld as a trade secret

SECTION 4. FIRST AID MEASURES

General advice

Do not leave the victim unattended.

If inhaled

If unconscious, place in recovery position and seek medical

advice

If symptoms persist, call a physician.

In case of eye contact

Remove contact lenses.

Protect unharmed eye.

If eye irritation persists, consult a specialist.

If swallowed

: Keep respiratory tract clear.

Do not give milk or alcoholic beverages.

Never give anything by mouth to an unconscious person.

If symptoms persist, call a physician.

Most important symptoms and effects, both acute and

and effects, both acute and delayed

No symptoms known or expected.

w-.-.y--

Notes to physician

Treat symptomatically.

No hazards which require special first aid measures.

SECTION 5. FIREFIGHTING MEASURES

Valvoline. Global

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Hazardous combustion

products

carbon dioxide and carbon monoxide

Further information

Standard procedure for chemical fires.

Use extinguishing measures that are appropriate to local

circumstances and the surrounding environment.

Special protective equipment :

for firefighters

Wear self-contained breathing apparatus for firefighting if

necessary.

SECTION 6. ACCIDENTAL RELEASE MEASURES

Environmental precautions

If the product contaminates rivers and lakes or drains inform

respective authorities.

Methods and materials for

containment and cleaning up

Wipe up with absorbent material (e.g. cloth, fleece).

Keep in suitable, closed containers for disposal.

SECTION 7. HANDLING AND STORAGE

fire and explosion

Advice on protection against : Normal measures for preventive fire protection.

Advice on safe handling

For personal protection see section 8.

Smoking, eating and drinking should be prohibited in the

application area.

Conditions for safe storage

Electrical installations / working materials must comply with

the technological safety standards.

Materials to avoid

No materials to be especially mentioned.

Further information on

storage stability

No decomposition if stored and applied as directed.

SECTION 8. EXPOSURE CONTROLS/PERSONAL PROTECTION

Components with workplace control parameters

Components	CAS-No.	Value type	Control	Basis
		(Form of	parameters /	
		exposure)	Permissible	
A POR PROPERTY OF THE PROPERTY			concentration	
DISTILLATES (PETROLEUM),	64742-54-7	TWA (Mist)	5 mg/m3	OSHA Z-1



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HYDROTREATED HEAVY PARAFFINIC				
		TWA (Inhalable particulate matter)	5 mg/m3	ACGIH
DISTILLATES (PETROLEUM) HYDROTREATED HEAVY	, 64742-54-7	TWA (Mist)	5 mg/m3	OSHA Z-1
PARAFFINIC		TWA (Inhalable particulate	5 mg/m3	ACGIH
HYDROTREATED LIGHT PARAFFINIC DISTILLATE	64742-55-8	TWA (Mist)	5 mg/m3	OSHA Z-1
		TWA (Inhalable particulate matter)	5 mg/m3	ACGIH
CATALYTIC DE WAXED HEAVY PARAFFINIC OIL (PETROLEUM)	64742-70-7	TWA (Mist)	5 mg/m3	OSHA Z-1
Distillates (petroleum), solvent dewaxed heavy paraffinic	- 64742-65-0	TWA (Mist)	5 mg/m3	OSHA Z-1
		TWA (Inhalable particulate matter)	5 mg/m3	ACGIH
Distillates (petroleum), solvent dewaxed light paraffinic	- 64742-56-9	TWA (Mist)	5 mg/m3	OSHA Z-1
		TWA (Inhalable particulate matter)	5 mg/m3	ACGIH

Personal protective equipment

Respiratory protection

: No personal respiratory protective equipment normally

required.

Eye protection

Safety glasses

Skin and body protection

Protective suit

Hygiene measures

: General industrial hygiene practice.

SECTION 9. PHYSICAL AND CHEMICAL PROPERTIES

Appearance

: liquid



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Odour

: No data available

Odour Threshold

No data available

pΗ

No data available

Melting point/freezing point

No data available

Boiling point/boiling range

No data available

Flash point

394 - 480 °F / 201 - 249 °C

Method: Cleveland open cup

Evaporation rate

No data available

Flammability (solid, gas)

No data available

Self-ignition

: No data available

Upper explosion limit / Upper

flammability limit

No data available

Lower explosion limit / Lower

flammability limit

No data available

Vapour pressure

No data available

Relative vapour density

No data available

Relative density

No data available

Density

0.868 g/cm3

Solubility(ies)

Water solubility

No data available

Solubility in other solvents

No data available

Partition coefficient: n-

octanol/water

No data available

Decomposition temperature

No data available

Viscosity



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Viscosity, dynamic

: No data available

Viscosity, kinematic

114.47 mm2/s (104 °F / 40 °C)

Oxidizing properties

No data available

SECTION 10. STABILITY AND REACTIVITY

Reactivity

No decomposition if stored and applied as directed.

Chemical stability

: No decomposition if stored and applied as directed.

Possibility of hazardous

reactions

Stable under recommended storage conditions.

No hazards to be specially mentioned.

Conditions to avoid

excessive heat

Incompatible materials

Strong oxidizing agents

Hazardous decomposition

products

No hazardous decomposition products are known.

SECTION 11. TOXICOLOGICAL INFORMATION

Acute toxicity

Not classified based on available information.

Components:

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Acute oral toxicity

: LD50 (Rat): > 15 g/kg

Acute dermal toxicity

: LD50 (Rabbit): > 5 g/kg

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Acute oral toxicity

: LD50 (Rat): > 15 g/kg

Acute dermal toxicity

: LD50 (Rabbit): > 5 g/kg

CATALYTIC DE WAXED HEAVY PARAFFINIC OIL (PETROLEUM):

Acute oral toxicity

: LD50 (Rat): > 2,000 mg/kg

Assessment: The substance or mixture has no acute oral

toxicity

Remarks: The toxicological data has been taken from

products of similar composition.



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Acute dermal toxicity

LD50 (Rabbit): > 2,000 mg/kg

Assessment: The substance or mixture has no acute dermal

toxicity

Remarks: The toxicological data has been taken from

products of similar composition.

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

Acute oral toxicity

: LD50 (Rat): > 5,000 mg/kg

Acute dermal toxicity

LD50 (Rabbit): > 5,000 mg/kg

Distillates (petroleum), solvent-dewaxed light paraffinic:

Acute oral toxicity

: LD50 (Rat): > 5,000 mg/kg

Acute inhalation toxicity

LC50 (Rat): > 5.53 mg/l

Exposure time: 4 h

Test atmosphere: dust/mist

Assessment: The substance or mixture has no acute

inhalation toxicity

Acute dermal toxicity

LD50 (Rabbit): > 5,000 mg/kg

Skin corrosion/irritation

Not classified based on available information.

Components:

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Assessment

Slight, transient irritation

Result

Slight, transient irritation

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Assessment

Slight, transient irritation

Result

Slight, transient irritation

HYDROTREATED LIGHT PARAFFINIC DISTILLATE:

Assessment

Slight, transient irritation

Result

Slight, transient irritation

CATALYTIC DE WAXED HEAVY PARAFFINIC OIL (PETROLEUM):

Result

Slight, transient irritation

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

Result

Slight, transient irritation



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Distillates (petroleum), solvent-dewaxed light paraffinic:

Species

Rabbit

Result

Slight, transient irritation

Serious eye damage/eye irritation

Not classified based on available information.

Components:

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Result

: No eye irritation

Assessment

: No eye irritation

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Result

No eye irritation

Assessment

No eye irritation

HYDROTREATED LIGHT PARAFFINIC DISTILLATE:

Result

Slight, transient irritation

Assessment

Slight, transient irritation

CATALYTIC DE WAXED HEAVY PARAFFINIC OIL (PETROLEUM):

Result

Slight, transient irritation

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

Result

Slight, transient irritation

Assessment

: Slight, transient irritation

Distillates (petroleum), solvent-dewaxed light paraffinic:

Species

: Rabbit

Result

: Slight, transient irritation

Respiratory or skin sensitisation

Skin sensitisation

Not classified based on available information.

Respiratory sensitisation

Not classified based on available information.



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Components:

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

Test Type

: Buehler Test

Species

: Guinea pig

Assessment

: Does not cause skin sensitisation.

Distillates (petroleum), solvent-dewaxed light paraffinic:

Test Type

Buehler Test

Species

Guinea pig

Assessment

Does not cause skin sensitisation.

Method

OECD Test Guideline 406

Germ cell mutagenicity

Not classified based on available information.

Carcinogenicity

Not classified based on available information.

Components:

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Carcinogenicity - : Classified based on DMSO extract content < 3% (Regulation

Assessment

(EC) 1272/2008, Annex VI, Part 3, Note L)

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Carcinogenicity -

: Classified based on DMSO extract content < 3% (Regulation

Assessment

(EC) 1272/2008, Annex VI, Part 3, Note L)

HYDROTREATED LIGHT PARAFFINIC DISTILLATE:

Carcinogenicity -

: Classified based on DMSO extract content < 3% (Regulation

Assessment

(EC) 1272/2008, Annex VI, Part 3, Note L)

CATALYTIC DE WAXED HEAVY PARAFFINIC OIL (PETROLEUM);

Carcinogenicity -

: Classified based on DMSO extract content < 3% (Regulation

Assessment

(EC) 1272/2008, Annex VI, Part 3, Note L)

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

Carcinogenicity -

: Classified based on DMSO extract content < 3% (Regulation

Assessment

(EC) 1272/2008, Annex VI, Part 3, Note L)

Distillates (petroleum), solvent-dewaxed light paraffinic:

Carcinogenicity -

: Classified based on DMSO extract content < 3% (Regulation

Assessment

(EC) 1272/2008, Annex VI, Part 3, Note L)



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IARC

Group 1: Carcinogenic to humans

Distillates (petroleum), solvent-dewaxed heavy paraffinic

(Mineral oils, untreated or mildly treated)

64742-65-0

OSHA

No component of this product present at levels greater than or equal to 0.1% is

on OSHA's list of regulated carcinogens.

NTP

Known to be human carcinogen

Distillates (petroleum), solvent-dewaxed heavy paraffinic

(Mineral Oils: Untreated and Mildly Treated)

64742-65-0

Reproductive toxicity

Not classified based on available information.

STOT - single exposure

Not classified based on available information.

STOT - repeated exposure

Not classified based on available information.

Aspiration toxicity

Not classified based on available information.

Components:

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

No aspiration toxicity classification

HYDROTREATED LIGHT PARAFFINIC DISTILLATE:

May be fatal if swallowed and enters airways.

CATALYTIC DE WAXED HEAVY PARAFFINIC OIL (PETROLEUM):

May be fatal if swallowed and enters airways.

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

No aspiration toxicity classification

Distillates (petroleum), solvent-dewaxed light paraffinic:

The substance or mixture is known to cause human aspiration toxicity hazards or has to be regarded as if it causes a human aspiration toxicity hazard.

Further information

Product:



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Remarks

No data available

SECTION 12, ECOLOGICAL INFORMATION

Ecotoxicity

Product:

Ecotoxicology Assessment

Acute_aquatic_toxicity__

Not classified based on available information.

Chronic aquatic toxicity

Not classified based on available information.

Components:

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Ecotoxicology Assessment

Acute aquatic toxicity

: Not classified based on available information.

Chronic aquatic toxicity

Not classified based on available information.

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Toxicity to fish

: LL50 (Fish): > 100 mg/l Exposure time: 96 h

Toxicity to daphnia and other : EL50 (Aquatic invertebrates): > 10,000 mg/l

aquatic invertebrates

Exposure time: 48 h

Toxicity to algae/aquatic

plants

: EL50 (Algae, algal mat (Algae)): > 100 mg/l

Exposure time: 72 h

Toxicity to fish (Chronic

: NOEC (Fish): 10 mg/l

toxicity)

aquatic invertebrates (Chronic toxicity)

Toxicity to daphnia and other : NOEC (Aquatic invertebrates): 10 mg/l

Ecotoxicology Assessment

Acute aquatic toxicity

: Not classified based on available information.

Chronic aquatic toxicity

Not classified based on available information.



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HYDROTREATED LIGHT PARAFFINIC DISTILLATE:

Ecotoxicology Assessment

Acute aquatic toxicity

Not classified based on available information.

Chronic aquatic toxicity

Not classified based on available information.

CATALYTIC DE WAXED HEAVY PARAFFINIC OIL (PETROLEUM):

Ecotoxicology Assessment

Acute aquatic toxicity

Not classified based on available information.

Chronic aquatic toxicity

Not classified based on available information.

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

Toxicity to fish

LC50 (Pimephales promelas (fathead minnow)): > 100 mg/l

Exposure time: 96 h Test Type: static test Test substance: WAF

Toxicity to daphnia and other :

aquatic invertebrates

EL50 (Daphnia magna (Water flea)): > 10,000 mg/l

Exposure time: 48 h
Test Type: static test
Test substance: WAF

Toxicity to algae/aguatic

plants

NOEL (Pseudokirchneriella subcapitata (algae)): >= 100 mg/l

End point: Growth inhibition

Exposure time: 72 h Test Type: static test Test substance: WAF

Ecotoxicology Assessment

Acute aquatic toxicity

Not classified based on available information.

Chronic aquatic toxicity

Not classified based on available information.

Distillates (petroleum), solvent-dewaxed light paraffinic:

Toxicity to fish

LL50 (Pimephales promelas (fathead minnow)): > 100 mg/l

Exposure time: 96 h Test Type: static test Test substance: WAF

Method: OECD Test Guideline 203

Toxicity to daphnia and other :

aquatic invertebrates

EL50 (Daphnia magna (Water flea)); > 10,000 mg/l

Exposure time: 48 h Test Type: static test



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Test substance: WAF

Method: OECD Test Guideline 202

Toxicity to algae/aquatic

plants

NOEL (Pseudokirchneriella subcapitata (green algae)): >=

100 mg/l

End point: Growth Inhibition Exposure time: 72 h Test Type: static test

Test substance: WAF

Method: OECD Test Guideline 201

Toxicity to daphnia and other :

aquatic invertebrates (Chronic toxicity)

NOEL (Daphnia magna (Water flea)): 10 mg/l

Exposure time: 21 d Test Type: semi-static test

Test substance: WAF

Method: OECD Test Guideline 211

Ecotoxicology Assessment

Acute aquatic toxicity

Not classified based on available information.

Chronic aquatic toxicity

Not classified based on available information.

Persistence and degradability

Components:

Distillates (petroleum), solvent-dewaxed heavy paraffinic:

Biodegradability

Result: Inherently biodegradable.

Method: OECD Test Guideline 301F

Distillates (petroleum), solvent-dewaxed light paraffinic:

Biodegradability

Result: Inherently biodegradable.

Biodegradation: 31 % Exposure time: 28 d

Method: OECD Test Guideline 301B

Bioaccumulative potential

Components:

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC:

Partition coefficient: n-

: log Pow: Expected > 7

octanol/water

Mobility in soil

No data available



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Other adverse effects

Product:

Ozone-Depletion Potential

Regulation: 40 CFR Protection of Environment; Part 82
Protection of Stratospheric Ozone - CAA Section 602 Class I

Substances

Remarks: This product neither contains, nor was

manufactured with a Class Lor Class II ODS as defined by the U.S. Clean Air Act Section 602 (40 CFR 82, Subpt. A, App.A +

B).

-Additional-ecological-

information

:--No-data-available-

SECTION 13. DISPOSAL CONSIDERATIONS

Disposal methods

Contaminated packaging

Empty containers should be taken to an approved waste

handling site for recycling or disposal.

SECTION 14. TRANSPORT INFORMATION

International Regulations

UNRTDG

Not regulated as a dangerous good

IATA-DGR

Not regulated as a dangerous good

IMDG-Code

Not regulated as a dangerous good

Transport in bulk according to Annex II of MARPOL 73/78 and the IBC Code

Not applicable for product as supplied.

National Regulations

49 CFR

Not regulated as a dangerous good

Special precautions for user

Not applicable

Dangerous goods descriptions (if indicated above) may not reflect quantity, end-use or region-specific exceptions that can be applied. Consult shipping documents for descriptions that are specific to the shipment.



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SECTION 15. REGULATORY INFORMATION

CERCLA Reportable Quantity

Listed substances in the product are at low enough levels to not be expected to exceed the RQ

SARA 304 Extremely Hazardous Substances Reportable Quantity

Listed substances in the product are at low enough levels to not be expected to exceed the RQ

SARA 302 Extremely Hazardous Substances Threshold Planning Quantity

This material does not contain any components with a section 302 EHS TPQ.

SARA 311/312 Hazards

No SARA Hazards

SARA 313

This material does not contain any chemical components with known CAS numbers that exceed the threshold (De Minimis) reporting levels established by SARA Title III, Section 313.

Clean Air Act

This product neither contains, nor was manufactured with a Class I or Class II ODS as defined by the U.S. Clean Air Act Section 602 (40 CFR 82, Subpt. A, App.A + B).

This product does not contain any hazardous air pollutants (HAP), as defined by the U.S. Clean Air Act Section 112 (40 CFR 61).

This product does not contain any chemicals listed under the U.S. Clean Air Act Section 112(r) for Accidental Release Prevention (40 CFR 68.130, Subpart F).

This product does not contain any chemicals listed under the U.S. Clean Air Act Section 111 SOCMI Intermediate or Final VOC's (40 CFR 60.489).

Clean Water Act

The following Hazardous Substances are listed under the U.S. CleanWater Act, Section 311, Table 116.4A:

ETHYLENEDIAMINE 107-15-3 >= 0 - < 0.1 % VINYL ACETATE 108-05-4 >= 0 - < 0.1 % MONOMER

The following Hazardous Chemicals are listed under the U.S. CleanWater Act, Section 311, Table 117.3:

ETHYLENEDIAMINE 107-15-3 >= 0 - < 0.1 % VINYL ACETATE 108-05-4 >= 0 - < 0.1 %

MONOMER

This product does not contain any toxic pollutants listed under the U.S. Clean Water Act Section 307

This product does not contain any priority pollutants related to the U.S. Clean Water Act

US State Regulations

Massachusetts Right To Know

HYDROTREATED LIGHT PARAFFINIC DISTILLATE 64742-55-8 CATALYTIC DE WAXED HEAVY PARAFFINIC OIL 64742-70-7 (PETROLEUM)



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	Distillates (petroleum), solvent-dewaxed light paraffinic ETHYLENEDIAMINE	64742-56-9 107-15-3						
Pennsyl	vania Right To Know							
	DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC	64742-54-7						
	DISTILLATES (PETROLEUM), HYDROTREATED HEAVY PARAFFINIC	64742-54-7						
	HYDROTREATED LIGHT PARAFFINIC DISTILLATE	64742-55-8						
	Distillates (petroleum), solvent-dewaxed heavy paraffinic	64742-65-0						
	Distillates (petroleum), solvent-dewaxed light paraffinic	64742-56-9						
	Phosphorodithioic acid, mixed O,O-bis(sec-Bu and isooctyl)	113706-15-3						

esters, zinc salts Maine Chemicals of High Concern

Product does not contain any listed chemicals

Vermont Chemicals of High Concern

Product does not contain any listed chemicals

Washington Chemicals of High Concern

Product does not contain any listed chemicals

California List of Hazardous Substances

 DIS	tillate	s (p	etrole	ım), s	SOIVE	ent-	dew	axec	nea t	v y pa	araff	inic	64/42-65-	U
 			_				_		_					

California Permissible Exposure Limits for Chemical Contaminants

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY 64742-54-7 PARAFFINIC

DISTILLATES (PETROLEUM), HYDROTREATED HEAVY 64742-54-7

PARAFFINIC

The components of this product are reported in the following inventories:

TCSI : Not in compliance with the inventory

TSCA : All substances listed as active on the TSCA inventory

AHC : Not in compliance with the inventory

DSL : All components of this product are on the Canadian DSL

ENCS : On the inventory, or in compliance with the inventory

KECI: Not in compliance with the inventory

PICCS : On the inventory, or in compliance with the inventory

IECSC : On the inventory, or in compliance with the inventory

NZIoC : On the inventory, or in compliance with the inventory



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TSCA list

No substances are subject to a Significant New Use Rule.

No substances are subject to TSCA 12(b) export notification requirements.

Inventories

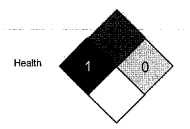
AllC (Australia), DSL (Canada), IECSC (China), REACH (European Union), ENCS (Japan), ISHL (Japan), KECI (Korea), NZIoC (New Zealand), PICCS (Philippines), TCSI (Taiwan), TECI (Thailand), TSCA (USA)

SECTION 16. OTHER INFORMATION

Further information

NFPA 704:

Flammability



Instability

Special hazard

HMIS® IV:



HMIS® ratings are based on a 0-4 rating scale, with 0 representing minimal hazards or risks, and 4 representing significant hazards or risks. The "*" represents a chronic hazard, while the "/" represents the absence of a chronic hazard.

Full text of other abbreviations

ACGIH : USA. ACGIH Threshold Limit Values (TLV)

OSHA Z-1 : USA. Occupational Exposure Limits (OSHA) - Table Z-1

Limits for Air Contaminants

ACGIH / TWA : 8-hour, time-weighted average OSHA Z-1 / TWA : 8-hour time weighted average

AIIC - Australian Inventory of Industrial Chemicals; ASTM - American Society for the Testing of Materials; bw - Body weight; CERCLA - Comprehensive Environmental Response,



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Compensation, and Liability Act; CMR - Carcinogen, Mutagen or Reproductive Toxicant; DIN -Standard of the German Institute for Standardisation; DOT - Department of Transportation; DSL -Domestic Substances List (Canada); ECx - Concentration associated with x% response; EHS -Extremely Hazardous Substance; ELx - Loading rate associated with x% response; EmS -Emergency Schedule; ENCS - Existing and New Chemical Substances (Japan); ErCx -Concentration associated with x% growth rate response; ERG - Emergency Response Guide; GHS - Globally Harmonized System; GLP - Good Laboratory Practice; HMIS - Hazardous Materials Identification System; IARC - International Agency for Research on Cancer; IATA -International Air Transport Association, IBC - International Code for the Construction and Equipment of Ships carrying Dangerous Chemicals in Bulk; IC50 - Half maximal inhibitory concentration; ICAO - International Civil Aviation Organization; IECSC - Inventory of Existing Chemical Substances in China; IMDG -- International Maritime Dangerous Goods; IMO --International Maritime Organization; ISHL - Industrial Safety and Health Law (Japan); ISO -International Organisation for Standardization; KECI - Korea Existing Chemicals Inventory; LC50 -Lethal Concentration to 50 % of a test population; LD50 - Lethal Dose to 50% of a test population (Median Lethal Dose); MARPOL - International Convention for the Prevention of Pollution from Ships; MSHA - Mine Safety and Health Administration; n.o.s. - Not Otherwise Specified; NFPA -National Fire Protection Association; NO(A)EC - No Observed (Adverse) Effect Concentration; NO(A)EL - No Observed (Adverse) Effect Level; NOELR - No Observable Effect Loading Rate; NTP - National Toxicology Program; NZIoC - New Zealand Inventory of Chemicals; OECD -Organization for Economic Co-operation and Development; OPPTS - Office of Chemical Safety and Pollution Prevention; PBT - Persistent, Bioaccumulative and Toxic substance; PICCS -Philippines Inventory of Chemicals and Chemical Substances; (Q)SAR - (Quantitative) Structure Activity Relationship; RCRA - Resource Conservation and Recovery Act; REACH - Regulation (EC) No 1907/2006 of the European Parliament and of the Council concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals; RQ - Reportable Quantity; SADT - Self-Accelerating Decomposition Temperature; SARA - Superfund Amendments and Reauthorization Act; SDS - Safety Data Sheet; TCSI - Taiwan Chemical Substance Inventory; TECI - Thailand Existing Chemicals Inventory; TSCA - Toxic Substances Control Act (United States); UN - United Nations; UNRTDG - United Nations Recommendations on the Transport of Dangerous Goods; vPvB - Very Persistent and Very Bioaccumulative

Revision Date

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The information provided in this Safety Data Sheet is correct to the best of our knowledge, information and belief at the date of its publication. The information given is designed only as a guidance for safe handling, use, processing, storage, transportation, disposal and release and is not to be considered a warranty or quality specification. The information relates only to the specific material designated and may not be valid for such material used in combination with any other materials or in any process, unless specified in the text.

US / EN

Internal information: 000000276334