BID SUMMARY FORM Complete Part A (top half of form only) and E-MALL to lapavine complete Part A (top half of f Name of Bld or City of Lexington Customer Name: 5/14/2015 Bid Number: 64-2015 5-27-15@2pm Date Bid is Due; Current Customer Account Number(s) - if C04118 Current Annual Sales to this Customer(s) 48251 GP% Estimated total purchases (annual 100000 spend) for this customer: Who has the business right now? Carquest AutoZone O'Reilly Estimated Dollar value of this Bid: (For example, 1 Year + hard 5-30000 1 year Type of products in the Bid - (ex. Filters, Batteries, Misc Auto Parts, HD, etc.) Name and Number of Customer Bid Contact Dave Toomba (for follow-up questions): 859-258-3873 Name and Number of Team Member Jamia Hickia submitting bld for review: B59-333-4325 Advance Store # or CARQUEST Store GL CARQUEST GL# 7132 RVP Robert Layman Additional Notes or DC Store 1989 Georgetown Comments Attn: Terri Faust Advance/CARQUEST - INTERNAL CORPORATE USE ONLY: Date Legal Review completed Projected Dollar Value of this Bld For this bid: STORE GP% CONSOLIDATED GP% USC July 1, 2015 Start and End Dates of Contract Start Date June 30, 2016 7-1-2016 Date Price Changes are allowed Website or Phone Number to Check/Confirm Bid Status Date Bld Submitted APPROVED FOR SUBMITTAL Signature



## **Lexington-Fayette Urban County Government**

Lexington, Kentucky Horse Capital of the World

Division of Central Purchasing

Date of Issue: May 12, 2015

### **INVITATION TO BID #64-2015**

## Automotive & Truck Parts - Light Duty

Bid Opening Date: Address:		<b>15</b> Bid Opening Tain Street, 3 <sup>rd</sup> Floor, Room 338, Lexington, Kentucky 40507	Time: 2:00 PM
Type of Bid:	Price Contra		
Pre Bid Meeting: Address:	<b>N/A</b> N/A	Pre Bld Time:	N/A
Sealed bids will be red prevalling local time of	ceived in the o	office of the Division of Central Purchasing, 200 East Main Street, Lexing Bids must be <u>received</u> by the above-mentioned date and time. Malled	gton, Kentucky, until <u>2:00 PM</u> blds should be sent to:
		Division of Central Purchasing 200 East Main Street, Room 338 Lexington, KY 40507, (859) 258-3320	
above. Bids <b>that are</b> must be signed and ha	e <b>not deliver</b> e eve the compa	by Government assumes no responsibility for bids that are not addressed to the Division of Central Purchasing by the stated time and only name and address, bid invitation number, and the name of the bid on to the point of delivery located at: 669 Byrd Thurman Drive, Lexington I	late will be rejected. All bids the outside of the envelope,
Bid Security Required:		S _X_No Cashler Check, Certified Check, Bid Bond (Personal checks and con	
Performance Bond Rec			
Bid Specifica	ations Met	<u>Check One:</u> Exceptions to Bld Specifications. Exceptions shall be itemized and attached to bid proposal submitted.	Proposed Delivery:days after acceptance of bid.
Procurement Card and services and also	Usage—The I to make paym	Lexington-Fayette Urban County Government may be using Procurement nents. Will you accept Procurement Cards?	Cards to purchase goods
Sub	mitted by:	Advance Stores Co. Inc. Jan CARQUEST	Auto Parts
Bid must be (original signs	e signed:	Address  Lexingfon, Ky 40511  City, State & Zip  Signature of Authorized Company Representative - Title  Representative's Name (Typed or printed)  859-239-0266  Area Code - Phone - Extension Fax #  1864 mgr & Stores. carquest. com  F-Mall Address	

## **AFFIDAVIT**

per	Comes the Affiant, Advance Stores Co. Inc., and after being first duly sworn under penalty of jury as follows:
1.	His/her name is Teffrey A Lowery and he/she is the individual submitting the bid or is the
	authorized representative of Advance Stores Co. Inc.
	the entity submitting the bld (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.	Bidder has authorized the Division of Central Purchasing to verify the above-mentioned Information with the Division of Revenue and to disclose to the Urban County Council that taxes and/or fees are delinquent or that a business license has not been obtained.
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.
STA	TE OF KANTUCKY
COL	JNTY OF Tayette
	The foregoing instrument was subscribed, sworn to and acknowledged before me
PY _	Teffrey A. Lowery on this the 21st day
of _	May , 2015.
	My Commission expires: $09/25/2019$
	NOTARY PUBLIC, STATE AT LARGE
Plea	ase 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**

No\_

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 www.Greenseal.org 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 V No

#### II. Bid Conditions

- 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 Central Purchasing may permit the withdrawal of a bid. The decision as to whether a bid may be withdrawn shall be that of the Division of Central Purchasing.
- 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 <u>any</u> and <u>all</u> bids for either fiscal or technical reasons, and to award each part of the bid separately or all parts to one vendor.
- 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 Central Purchasing. 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.
- 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 marked on the face of the envelope:

#### "Bid on #64-2015 Automotive & Truck Parts - Light Duty"

and addressed to: Division of Central Purchasing

200 East Main Street, Room 338 Lexington, Kentucky 40507

The Lexington-Fayette Urban County Government assumes no responsibility for blds that are not addressed and delivered as indicated above. Bids that are not delivered to the Division of Central Purchasing by the stated time and date will be rejected.

- 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, creed, national origin, sex or age, 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 <u>special conditions</u> 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 Central Purchasing 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 Central Purchasing or (2) submitting a written request for a meeting with the Director of Central Purchasing 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 Central Purchasing 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 Central Purchasing 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 Central Purchasing or (2) submitting a written request for a meeting with the Director of Central Purchasing 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 Central Purchasing 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 360 days of the Procurement Contract. After 360 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 year. 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. Procurement Level Contract
- 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.
- F. 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.
- G. No substitutions for articles specified herein may be made without prior approval of the Division of Central Purchasing.

## **LFUCG Non-Appropriation Clause**

Contractor acknowledges that the LFUCG is a governmental entity, and the contract validity is based upon the availability of public funding under the authority of its statutory mandate.

In the event that public funds are unavailable and not appropriated for the performance of the LFUCG's obligations under this contract, then this contract shall automatically expire without penalty to the LFUCG thirty (30) days after written notice to Contractor of the unavailability and non-appropriation of public funds. It is expressly agreed that the LFUCG shall not activate this non-appropriation provision for its convenience or to circumvent the requirements of this contract, but only as an emergency fiscal measure during a substantial fiscal crisis, which affects generally its governmental operations.

In the event of a change in the LFUCG's statutory authority, mandate and mandated functions, by state and federal legislative or regulatory action, which adversely affects the LFUCG's authority to continue its obligations under this contract, then this contract shall automatically terminate without penalty to the LFUCG upon written notice to Contractor of such limitation or change in the LFUCG's legal authority.

#### 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 handicap.

- 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.

#### **Bldders**

I/We agree to comply with the Civil Rights Laws listed above that govern employment rights of minorities, women, Vietnam veterans, handicapped and aged persons.

Signatyfe

Advance Stores Company Inc.

#### **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.
- 2. Failure to submit ALL forms and information required by LFUCG may be grounds for disqualification.
- 3. Addenda: All addenda, 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 fallure 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.
- 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.
- 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. 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.
- 19. 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.

Date

05/21/15

#### 1.0 SCOPE OF BID

- 1.1 These specifications describe routinely required repair parts necessary to maintain the fleet of light duty vehicles and equipment owned and operated by the Lexington Fayette Urban County Government.
- 1.2 The primary objective of this contract is to provide the Lexington Fayette Urban County Government with the highest quality repair parts at the best available price. The Lexington Fayette Urban County Government retains the right to determine the usability, suitability, overall quality, and value of all parts and supplies purchased under this contract.
- 1.3 Vehicle makes owned by LFUCG include (but not limited to): Ford, Chevrolet, Dodge, Toyota, Honda, Nissan.

#### 2.0 REQUIREMENTS

- 2.1 Delivery: Vendor shall provide timely delivery of parts during normal working hours, on an as needed basis. Normal delivery hours are Monday through Friday 8:00 am to 4:30 pm, however times could change depending on the operation hours of the facility. Bids which stipulate a minimum order amount for delivery will be rejected. There shall be no delivery charge or fuel surcharge for the term of this contract. In the interest of reducing overall handling cost, the LFUCG will endeavor to minimize and consolidate deliveries whenever possible. A complete and accurate invoice shall accompany each delivery. If an invoice reflects a price increase which has not been approved under the terms stated in paragraph 2.2 the invoice will not be processed for payment and LFUCG will request a revised invoice be submitted reflecting the applicable and agreed upon price.
- 2.2 Prices: Bid price <u>levels</u> shall remain in effect throughout the term of this contract. Bids including a discount or cost *range* will be rejected. All pricing must utilize a part manufacturer's reference price level and be verifiable as such. Example: if bidder submits a bid for Acme piston rings @ list price less 10%, bidder must provide the published Acme list price sheet for piston rings. If a bidder submits a bid for Acme connecting rods @ cost plus 10%, bidder must furnish the Acme connecting rod price sheet showing his/her actual cost. Manufacturer's price information must be available in printed, electronic, or digital format or available online.
- 2.3 Parts Warranty: Bidder shall supply warranty terms and details for each manufacturer represented in bid package. Part warranties shall be used in the evaluation of bids and in purchasing decisions made under the terms of this contract.
- 2.4 Literature: Vendor shall supply printed, electronic, or online access to catalogs of manufactures represented in bid. Bidder shall also be responsible for providing documentation of the manufacturer's benchmark prices from which LFUCG's price is derived.
- 2.5 Emergency Purchases: the Lexington Fayette Urban County Government reserves the right to purchase parts and supplies from any available source in an emergency. The following conditions may be considered an emergency:
- 2.5.1 Contract vendor does not have the needed parts or supplies in stock.
- 2.5.2 Contract vendor is not open for business when parts or supplies are needed.

	PAINT AND BODYSHIOP SUPPLIES		
16.0	Paint aerosol cans	DPL	80/0
16.1	Automotive paint systems. Includes paints, primers, additives, reducers, atc.		
16.2	Abrastve products, masking tape, masking paper	MMM	13%
18.3	Autobody fillers, resins, hardeners, etc.	BON - MMM	80% - 13%
16.4	Special body fasteners, clips, retainers		
16.5	Body panels, fenders, hoods, etc. OEM quality		
	EXCHANGE ENGINES/TRANSMISSIONS	please indicate brand name and warranty terms	
17.0	Remanufactured engine assemblies		
17.1	Remanufactured transmission assembiles		



## CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/06/2015

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

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

	DUCER sh USA Inc.	CONTA NAME:					
	e James Center	PHONE (A/C, N	PHONE   FAX   (A/C, No. Ext): (A/C, No. Ext): (A/C, No. Ext):				
	East Cary Street, Suite 900	E-MAIL ADDRESS:					
	mond, VA 23218-1137 mond. CertRaguest@marsh.com	Insurer(s) affording coverage NAIC #					
	108-GAWC-14-15	INSURE	INSURER A : ACE American Insurance Company 22667				22667
INSU		INSURE	RB: Indemnity to	ns Co Of North A	merica		43575
	ince Stores Company, Inc. Airport Road	INSURE	RC:				
	noke, VA 24012	INSURE					
		INSURE					
		INSURE					
CO	VERAGES CERTIFICATE NUMBER:		-004201411-06		REVISION NUMB	ER:	
	HIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW H						OLICY PERIOD
CI	DICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION ERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFOR KCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAV	RDED BY	THE POLICIES	S DESCRIBE	D HEREIN IS SUBJE		
INSR LTR	[ADDL SUBR		POLICY EFF	POLICY EXP		LIMITS	
A	GENERAL LIABILITY INSR WYD POLICY NUMBER  XSLG27334076	-		(MM/DD/YYYY) 06/01/2015	EACH OCCURRENCE	s	1,500,000
,	X COMMERCIAL GENERAL LIABILITY				DAMAGE TO RENTED PREMISES (En occurren		1,500,000
	CLAIMS-MADE X OCCUR						5,000
	X Self-Insured Retention 500.000				MED EXP (Any one pers		1,500,000
	A dell'indice recellion conject		l i		PERSONAL & ADV INJU		10,000,000
	<del></del>				GENERAL AGGREGAT		3,500,000
	GEN'L AGGREGATE LIMIT APPLIES PER:  X POLICY PRO LOC				PRODUCTS - COMP/OF	P AGG   \$	3,500,000
Α	X POLICY JECT LOC  AUTOMOBILE LIABILITY ISAH08820892		06/01/2014	06/01/2015	COMBINED SINGLE UN		5 000 000
^			1000172074	00/01/2015	(Ea accident) BODILY INJURY (Per pe	- \$	5,000,000
	ALL OWNED SCHEDULED		l				
	AUTOS AUTOS NONOWNED		ŀ		PROPERTY DAMAGE		
	HIRED AUTOS X NON-DYWNED AUTOS				(Per acadent)	\$	
						s	
	UMBRELLA LIAB OCCUR				EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE		1		AGGREGATE	\$	
	DED RETENTION\$					2	
В	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N SCECA7888566 (MIL)			06/01/2015	X WC STATU- TORY LIMITS	OTH- ER	
A	ANY PROPRIETOR/PARTNER/EXECUTIVE N N/A SCFC47888566 (WI) OFFICER/MEMBER EXCLUDED?		06/01/2014	06/01/2015	E L EACH ACCIDENT	5	1,000,000
A	(Mandatory In NH) WLRC47888554 (CA, MA)		I	06/01/2015	E L. DISEASE - EA EMP	LOYEE \$	<b>1,000</b> ,000
Α	If yes, describe under DESCRIPTION OF OPERATIONS below WCUC47888530 (OH) SIR: 500	0,000	06/01/2014	06/01/2015	E.L. DISEASE - POLICY	LIMIT S	1,000,000
			1				
DESC	RIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remark	s Schedule,	, if more space is	required)			
CEE	RTIFICATE HOLDER	CANO	ELLATION				
<u> </u>	THE POLICE TO LIVE TO THE POLICE TO THE POLI	T	LLLA HOIL				<del>-</del> 1
EVIDE	INCE OF COVERAGE	THE	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
			RIZED REPRESEN h USA Inc.	TATIVE			-
		Susan	B. Vianon e		Sugar. B.	Tiana	~ .



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Location Info

Special Services

**Location Details** 

**Images** 

Search

CARQUESTLink Home	Start CQN Search				
Operational Details					
Name					
DCS CQ OF LEXINGTON DC #713	32				
Physical Address - Ma	p This Location				

1989 GEORGETOWN RD

LEXINGTON

40511 USA

County:

Contact	Information

(859) 259-0266 (Voice - Main)

(859) 233-6490 (Fax - Main)				
Normal Operating Hours				
Sunday	9:00 AM - 4:00 PM			
Monday	7:30 AM - 7:00 PM			
Tuesday	7:30 AM - 7:00 PM			
Wednesday	7:30 AM - 7:00 PM			
Thursday	7:30 AM - 7:00 PM			
Friday	7:30 AM - 7:00 PM			
Saturday	8:00 AM - 5:00 PM			

**Additional Information** 

Type: Joint Venture

Store Key: 1864

GL Nbr: 7132

Serving DC: LEX

Latitude: 38.08976241

Longitude: -84.51193386

Marketing Code:

Real Estate ID:

Store Hlerarchy				
Store Manager	Terri Faust			
Sales Representative				
Major Account Exec				
Store Ops - Dist Mgr				
Store Ops - Reg Dir	Jeff Lowery			
Store Ops - Business Mgr				
Store Ops - Div VP				
Store Sales - Reg Dir	Brent Raider			
Store Sales - Div Major Account Exec				
Store Sales - Div VP				



Position	First Name	Known As	Last Name	E-Mall	Work Phone	Mobile Phone	Fax
Store Manager	Teresa	Terri	Faust	1864mgr@stores.carquest.com	859 259 0266		859 233 6490
Store Ops - Reg Dir	Jeffery	Jeff	Lowery	jelowery@GPl.com	859-233- 6467		859-233- 6431
Store Sales - Reg Dir	Brenton	Brent	Raider	brenton.raider@carquest.com	859.233.6457	859.333,2809	
Commercial <b>Sales</b> Manager	Ricky	Ricky	Donithan	ricky.donithan@advance- auto.com		859-404-3192	
General Manager - Sales & Ops.	Robert	Robert	Layman	rolayman@gpi.com	859-233- 6441		919-301- 4061

# Bio-# 64-2015

4 pages total

- 2.5.3 Contract vendor cannot deliver in required time.
- 2.6 Open Market Purchases: The Lexington Fayette Urban County Government reserves the right to purchase parts and supplies from contract vendors or from other sources whereby parts and/or supplies are offered at special, promotional, or "one-time-only" pricing provided that such are discounted below the price established in the Price Contract.
- 2.7 Core Charges: Under the terms of this contract the LFUCG agrees to provide a suitable core for all rebuilt or exchange parts purchased requiring such an exchange. In the Interest of paperwork reduction and lower administrative cost, the LFUCG requires that vendors NOT invoice core deposit charges. A suitable core shall be provided within 48 hours for any purchase that requires a core exchange.
- 2.8 Special Shipping: If an ordered item is out-of-stock in the bidders inventory and LFUCG requests special expedited shipping, the cost of the expedited shipping can be passed through to the LFUCG; otherwise no shipping or delivery charges are permitted under the terms of this contract.

#### 3.0 INSTRUCTIONS

- 3.1 In each category for which your company can provide the listed items, indicate the name of the manufacturer and the price level of your bid.
- 3.2 For each brand name indicated on your bid, it will be assumed that the full line of that brand is offered at the bid price level.

		Parts	Manufacturer (Brand)	Price Level
{		LIGHT DUTY		List minus a percentage or cost plus
	4.0	ENGINE PARTS		
	4.1	Pisions, pision pins, pision rings ,camshafts, valves, lifters, pushrods, bearing inserts, timing chains, sprockets, oil pumps, motor mounts, etc.	TMG, SAG, OP, MOU, PCK, ENK, FED	15%-ALL (MOU-14%)
1	4.2	Engine gaskets, gasket sets	GSK, FEL,	30% - 30%
Ì	5.0	DRIVELINE PARTS		
X	5.1	Clutch discs, pressure plates.	NCL, PTO,	19%-19%-
×	5.2	Universal Joints, yokes, driveline hardware.	UA, CFD	30% - 20%
	6.0	SUSPENSION AND STEERING PARTS		
7	6.1	Ball joints, tie rod ends, drag tinks, idler arms, pitman arms, king pins, etc.	RCH, PCH, CCH	900/0
<i>+</i> [	6.2	Coll Springs	CCH	90%
X	6.3	Shock Absorbers & Struts	mon,	10%
x	6,4	Power steering pumps	PSC	13%
N	6.5	Power Steering Hose (pre-assembled OEM style)	PSH	25%

L	7.0	SEALS, BEARINGS		
<u> </u>	7.1	Seals - This category is for full coverage seat lines such as Chicago Rawhide, National, Stemco, etc.	SLS	20%
-[	7.2	Bearings - This category is for full coverage bearing lines such as Bower/BCA, Federal Mogul, Timken, etc.	BGS, BRG, CBG	16%
	8.0	WHEELS		
	8.1	Wheels, auto and light truck (OEM tyre steel wheels)		
	9.0	BRAKE PARTS		
	9.1	Automobile and Light Truck		
. [	9,1,1	Lined brake shoes, disc brake pads	WUR, FRI, ROP	33%-18%-28%
<	9.1.2	Brake drums, disc brake rotors	BDR,	30%
_	9.1.3	Remanufactured disc brake calipers	CLP,	1500
٠ [	9.1.4	Misc. parts for hydraulic brake systems: new & reman. master cylinders, wheel cylinders, wheel cylinder kits, brake hardware	BRK BPR	35% - 50% BKK 13.bK
	9.1.5	OEM style brake hose	BRK	220%
٤ [	9.1.6	Vacuum type brake boosters	BBO	
UE	10.0	EXHAUST SYSTEM PARTS		
] د	10.1	Mufflers, exhaust pipes, tall pipes, clamps, hangers, exhaust herdware and accessories	GOE, WAL	30%
	10.2	OEM style catalytic converters	GOE, NAL	30%
	11.0	ELECTRICAL PARTS		1000
	11.1	Ignition Parts: colls, distributor caps, rotors, reluctors, switches, relays, scienoids, magnetic pickups,	BND, ECC, EC	10% 10% 20% BND ECC EC
	11.2	Spark plug wire sels (OEM style, ready to install)	wir Ban	100% 100% 100%
	11.3	Bulk spark plug wire, spark plug wire makeup suppties, terminals, boots, etc.		
	11.4	Primary wire, bulk battery cable, wire leminals, battery cable makeup supplies	EC	∂0°/0
	11.5	Battery cable pre-assembled OEM style	CBA:	100/0
<	11.4	AC brand spark plugs (enter a bid here only if your company offers AC spark plugs)	AC	10%
-	11,5	Champion brand spark plugs (enter a bld here only if your company offers Champion spark plugs)	Champion PLU	10%
, [	11.8	Autolite brand spark plugs (enter a bid here only if your company offers Autolite spark plugs)	Autolite FRA	10%
.[	11.7	Motorcraft brand spark plugs (enter a bid here only if your company offers Motorcraft spark plugs)	Motorcraft MTC	10%
	11.8	NGK brand spark plugs (enter a bid here only if your company offers NGK spark plugs)	NGK	10%
	11.9	Other brand spark plugs (enter a bid here for any brand spark plug not mentions above)	-	
	11.10	Lamps (bulbs) - sealed beam, minieture lamps, etc.	PLB CLB	30%

1	11.11	Remanufactured starters and alternators	WRE, ERE, EVE	8%
1	11,12	Charging System Parts: vollage regulators, diode packs, etc.	BND	10%
[	12.0	FUEL SYSTEM PARTS		
7	12.1	Fuel pumps - new, OEM style electric pumps	FP	18%
₩	12.2	Electronic fuel injection parts	BMD	10%
[	13.0	COOLING SYSTEM PARTS		
4	13.1	Water Pumps (new)	NWP, AUT	15%-15%
X	13.2	Radiators (new, complete, OEM style)	ROR	150/0
メ	13.3	Thermostals	CTH,	14%
X	13.4	Coolant Hose: Straight radiator hose, molded hose, heater hose, including silicone	DAY, RBR	30%
Х	13.5	Fan Bells	DAY, RBR	30%
7	13.6	Hose Clamps	CHQ,	35%
	14.0	HEATING AND AIR CONDITIONING PARTS		
*	14.1	A/C compressors, dutches, evaporators, valves, driers, etc.	ACC, CTC, COM	15%-15%-15%
K	14.2	Blower motors, switches, resistors, etc.	HTR, BHP	15% - 15%
8	14.3	Heater cores (new)	HTR, BHP	15% -15%
Ļ	15.0	MISCELLANEOUS PARTS		
K	15,1	Caps; fuel, oll, radiator	CCA,	140/0
26	15.2	Windshield wiper motors	REB	13%
Ø	15.3	Windshield wiper blades, arms, refills, washer pumps	CWP, NPR, RWP	98010 - 980/0 - 980/0
A	15.4	Miscellaneous automotive hardware line such as Dorman, Motormile, Champ Service, Au-ve-co, etc.		
	16.5	Non-Categorized: Enter any lines here you wish to offer for which no appropriate category exists on this form.		
	15,5	Non-Categorized: Enter any lines here you wish to offer for which no appropriate category exists on this form.		
	15.5	Non-Categorized: Enter any lines here you wish to offer for which no appropriate category exists on this form.		
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