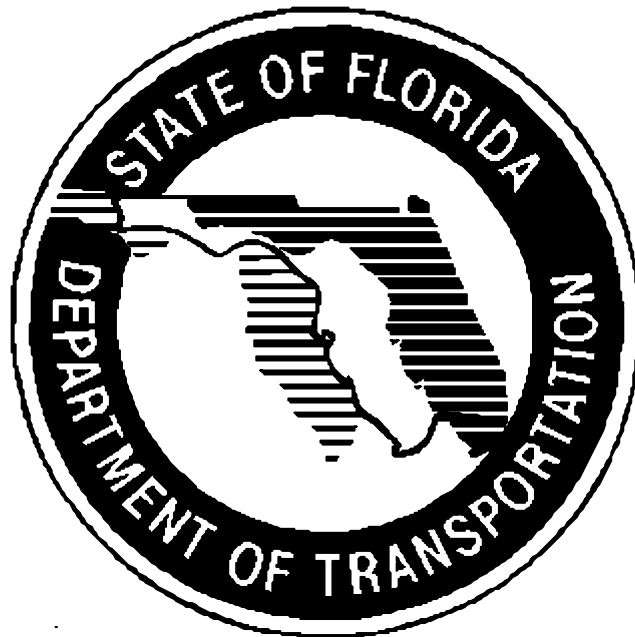


# **PART 1**

## **SOLICITATION, GENERAL REQUIREMENTS & CONDITIONS, CONTRACTUAL PROVISIONS**



**Contract #TRIPS-10-SCLF-RFP**

**Small Cutaway Low Floor Transit Vehicles**

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**PROPOSAL # TRIPS-10-SCLF-RFP**

**SOLICITATION, GENERAL REQUIREMENTS & CONDITIONS, CONTRACTUAL PROVISIONS**

**SOLICITATION**

**1.1 SCOPE**

Notice is hereby given that the Transit Research Inspection Procurement Services Program (TRIPS) will receive sealed proposals on behalf of agencies within the state of Florida, herein referred to as the "Purchasers" to establish a statewide Purchasing Agreement for the manufacture and delivery of 2010 model year:

**SMALL CUTAWAY LOW FLOOR CHASSIS TYPE TRANSIT VEHICLES**

In accordance with the terms and conditions set forth below, sealed proposals (an original and eight (8) copies), shall be submitted to:

**Edward Bart  
Senior Research Associate  
University of South Florida  
Center for Urban Transportation Research  
4202 East Fowler Avenue, CUT100  
Tampa, Florida 33620-5375**

**1.2 PROPOSAL REQUIREMENTS**

Proposals will be received until **3:30 P.M. EDT on Wednesday, March 3, 2010**. Any proposal received after that time will not be considered and will be returned to the proposer unopened. All labor, equipment, and materials shall be furnished in strict accordance with the conditions of the Purchasing Agreement documents. The vehicles shall fulfill all of the requirements defined in **Part 2: Technical Specifications**, including addenda thereto. Compliance with these requirements shall be in accordance with the procedures defined in **Part 4: Quality Assurance Provisions**. The Contractor shall accept the warranty provisions covering the vehicles as defined in **Part 5: Warranty Provisions**.

Minimum and maximum quantities are established as follows:

	<u>MIN</u>	<u>MAX</u>
<b>SMALL CUTAWAY LOW FLOOR TYPE TRANSITVEHICLES</b>	<b><u>0</u></b>	<b><u>500</u></b>

These numbers reflect the immediate and foreseeable needs of agencies within Florida and were determined by using the most recent state of Florida Program of Projects, historical data from previous TRIPS Purchasing Agreements, and Agency(s) vehicle replacement schedules. All or part of the quantity of vehicles stated herein may be assigned to other public transit agencies desiring to purchase the same equipment specified in **Part 2: Technical Specifications** of this solicitation.

The Purchasers will be allowed to purchase this vehicle as long as current production year chassis' are still available from the manufacturer or suppliers, under the same terms and conditions stated in this initial Purchasing Agreement.

Following award of the initial model production year, the TRIPS will have an option to extend the Purchasing Agreement for four succeeding model production years. Any optional Purchasing Agreements shall be subject to the same pricing, terms and conditions of the original Purchasing Agreement. However, a chassis model price increase will be considered when a model year change is specific to the automotive or bus industry. The Contractor shall provide a certification from the manufacturer to justify the chassis model price increase. The price may be adjusted only in the same amount as the price increase to the Contractor. The Contractor must submit the request and all necessary documentation to the TRIPS Program Administrator. The Contractor may request an increase in the second stage production costs after, or in conjunction with, the chassis increase request being received by the TRIPS Program Administrator. The TRIPS will compute the second stage costs utilizing the formula explained in **Exhibit 5: FORMULA FOR COMPUTATION OF SECOND STAGE PRICE ESCALATION**. A final annual adjustment will then be authorized after combining the chassis increase with the second stage increase, if any. The date found on the Manufacturer's letter, stating the new chassis cost, shall be the month used as the future Recomp month as described in **Exhibit 5**.

Each proposal shall be submitted with the understanding that acceptance in writing by any Purchaser of the offer to furnish any or all of the units therein, shall constitute a contract between the Proposer and that Purchaser only, and implies no duties or responsibilities on the part of the TRIPS or the Florida Department of Transportation (FDOT). The terms and conditions of said contract are to be administered and enforced by and between the Purchaser and the Proposer. The Purchaser is responsible for: providing the dealer with the properly completed forms and order information; resolution of issues relating to liquidated damages, late payment penalties, etc; and adhering to the terms and conditions regarding Final Acceptance and Terms of Payment as stated in the Purchasing Agreement. The FDOT and the TRIPS are responsible, and have an obligation to, oversee the proper use of Federal and State grant monies; to ensure that all Federal, State and Purchasing Agreement requirements and certifications are met; monitor warranty and dealer services; conduct on-line and/or dealer inspections and intercede on behalf of the Purchasers.

Any contract resulting from this solicitation shall include the following that are incorporated herein:

**Part 1** - Solicitation, General Requirements & Conditions, Contractual Provisions

**Part 2** - Technical Specifications

**Part 3** - Options

**Part 4** - Quality Assurance Provisions

**Part 5** - Warranty Provisions

**Part 6** - Paint Schemes

### **1.3 BASIS FOR AWARD**

The TRIPS shall be using a Request for Proposal format for this procurement. The Purchasing Agreement shall be awarded to the proposer(s) who is in compliance with the conditions and requirements of this proposal and whose weighted criteria points designate the best value relative to the evaluation criteria discussed in **Section 1.6** of the RFP document.

The TRIPS may award to more than one Proposer whose proposal is in compliance with all State and Federal regulations. Awards based on Best Value represent an assessment of the evaluation criteria and scoring, consisting of technical specifications, price, after sales service, warranty and quality control program. Evaluation will include considerations of previous vendor performance with the TRIPS and references from current Florida customers.

Each proposal shall consist of **three (3)** separate envelopes. **Envelope number 1, Technical Proposal**, shall contain the technical specifications of the proposed vehicle. This envelope will also include the items identified in **Exhibit 1: TECHNICAL PROPOSAL SUBMISSION REQUIREMENTS & DOCUMENTS** of this solicitation. Envelope number 1 shall be plainly marked with the company name and the words "Technical Proposal" and "Envelope Number 1."

**Envelope number 2, Price Proposal**, shall contain proposal forms A, B, C D, E, and F, identified in **Exhibit 2: PRICE PROPOSAL FORMS**. Envelope number 2 shall be plainly marked with the company name and the words "Price Proposal" and "Envelope Number 2."

Envelope number 1, technical proposal, and Envelope number 2, price proposal, shall be placed inside **Envelope (or box) number 3**. Envelope (or box) number 3 shall be plainly marked with the company name and the words "Envelope (or box) Number 3."

### **1.4 EVALUATION PROCESS FOR PROPOSALS**

The TRIPS shall employ evaluation criteria in determining the award of this Purchasing Agreement. These criteria are outlined below under **Paragraph 1.6: EVALUATION CRITERIA**, and are listed in order of importance and value. Although we are requesting that pricing and technical specifications be separated when submitted, these documents will be reviewed and evaluated concurrently with all other aspects/documents of the proposal. The Purchasing Agreement awarded will be dependent upon the successful Proposer being able to comply with the provisions and requirements of the solicitation in a timely manner. All information to be submitted in the proposal must be correct, complete and verifiable. The proposer may be required to submit supporting documentation on the technical aspects and cost. The TRIPS may select a proposal for award without any discussions, negotiations, or requests for any Best and Final Offers (BAFO's). The TRIPS Program Administrator expects all proposers to fully cooperate with the evaluation process.

### **1.5 PRELIMINARY EVALUATION**

The evaluation of Envelope number 1, Technical Proposal, and Envelope number 2, Price Proposal, shall be conducted together, and will be an internally consistent evaluation of price and technical factors.

A price evaluation shall be conducted by the TRIPS evaluation committee to establish that the proposal is within the competitive range. The technical evaluation will identify those proposals that meet the minimum technical requirements. It will also determine compliance to technical specifications and evaluate features of the proposed vehicle using established criteria.

Offerors of any proposals that have been determined to not be in the competitive range, and cannot reasonably be made to fall within the competitive range, will be notified in writing, including the shortcomings of their proposals, and these proposals will not be subject to the point tabulation method of evaluation described in Paragraph 1.7.

The evaluation process will use a pre-established ranking system.

### **1.6 EVALUATION CRITERIA**

The specifications, as amended through the request for approval or exception process, and any addenda thereto, set forth the minimum requirements of the vehicle, components, warranty, service, support, and other deliverables required through this procurement.

The award of this Purchasing Agreement shall be made to the offeror whose

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proposal, in the opinion of the TRIPS Proposal Evaluation Committee, best meets the established criteria listed herein. Consideration shall be given to such matters as Contractor integrity, record of past performance and financial and technical resources. Price shall be a factor in the award decision, although the award may not be made to the proposal with the lowest price. The award will be made to the Proposer who is “most advantageous” with “price and other factors” considered. Technical superiority, warranty, delivery time, service support and training as well as price and technical aspects in order of priority are as follows:

a. TECHNICAL SPECIFICATIONS

Technical specifications are the most important determinant for award. The main design intents of the vehicle specifications are: safety and crashworthiness, environmental tolerability, good ride and springing comfort, long life performance of mechanical and component function and high maintenance of value. Therefore, the TRIPS will consider the type of construction used in the bus body, how the cage and sub-floor is designed, and how subcomponent electrical systems are integrated into the OEM wiring system.

b. PRICE

Price is of utmost importance to the TRIPS, but not the sole consideration. Price shall be evaluated on its overall relationship to being most advantageous and favorable for the Purchasers. All respondents should be aware that the Purchasers are seeking to purchase as many new vehicles as possible with local, state and federal funding available.

c. AFTER SALE SERVICE

All parties should be aware that the TRIPS places value on after-sale field service support and quick replacement parts availability. Included with parts availability is whether the Contractor keeps price catalogs current and whether the Contractor pays for the cost of freight. The TRIPS will also consider the availability, location, and qualification of the field service support staff and engineering staff.

d. WARRANTY

The TRIPS expects all parties responding to this RFP to meet the warranty criteria outlined in **Part five (5)**. In addition to the specified warranty criteria, the TRIPS will review additional warranties that are offered. Warranties shall be evaluated in terms of longevity, cost, and overall relationship to being most advantageous and favorable for the Purchasers.

e. QUALITY CONTROL PROGRAM

A Quality Control Program is of utmost importance to the TRIPS. The TRIPS has found that the lack of an effective Quality Control Program always negatively impacts our goal of a defect free product. All Proposers should understand that failure to demonstrate an effective Quality Control Program will have a negative impact on their evaluation for this criterion.

f. TRAINING

Training is important to the TRIPS as this new vehicle may have components unfamiliar to the Purchasers' maintenance and operating personnel. The TRIPS is concerned with the type of training provided, qualifications of the instructors, and the amount of training provided. As a **minimum**, the TRIPS expect to receive:

Driver Orientation/Certification	8 hours @ 5 locations annually
Air Conditioning/Certification	4 hours @ 5 locations annually
Securement Device/Certification	4 hours @ 5 locations annually
Maintenance Familiarization	8 hours @ 5 locations annually
Electrical & Electronics Familiarization	8 hours @ 5 locations annually
Wheelchair Ramp Training	2 hours @ 3 locations annually

Dealer Orientation Upon Delivery: The dealer shall provide a vehicle orientation with each vehicle delivered to an agency. If an agency orders more than one (1) unit of identical specifications; the orientation shall be provided on the first unit delivered. The orientation shall be conducted by the dealer for the maintenance and operations supervisory and training personnel. The orientation shall include, but not be limited to:

- Engine type and proper type of fuel
- How to check coolant level and type of coolant required
- Function of all controls on the OEM
- Function of all controls on the second stage driver control panel
- Identify location of and function of controls of all add-on equipment such as A/C, wheelchair ramp, restraint systems, etc.
- Locate and identify all alarms
- Locate and identify tire pressure ID plate
- Location of battery and how to service
- Location of Multiplexing components and their use
- Location of Event Data Recorder and demonstrate data download

**1.7 GUIDELINES FOR EVALUATION CRITERIA**

Prior to the opening of proposals, a determination is made as to the proportional weight assigned to Envelope Number 1, Technical Proposal, and Envelope Number 2, Price Proposal. At the same time, a decision is made as to the criteria used under Envelope Number 1, Technical Proposal, and its respective value. The proportional weight assignments are not made public. However, the criteria factors are listed in the Request for Proposal under **1.6 Evaluation Criteria**.

In the Evaluation Criteria review of Envelope Number 1, Technical Proposal, a point tabulation method will be established for each criteria with the lowest points designated the worst and the highest points designating the best relative to the criteria. The other proposers in the competitive range will be allotted corresponding points based on the variance from the proposal best meeting the technical specifications. The Evaluation Committee will submit the achieved scores in its recommendation.

The Pricing Review of Envelope Number 2 follows a similar procedure. Using a point tabulation method, the lowest points designate the worst and the highest points designate the best relative to the criteria. The vehicle with the lowest price shall receive the maximum number of points for this factor. The other proposers in the competitive range will be allocated corresponding points based on the variance from the lowest cost submitted. The number of points achieved is then proportionally allotted to the pre-established weight for Envelope Number 2, Price Proposal.

The weighted scores for Envelope 1, Technical Proposal, and Envelope 2, Price Proposal, are combined to determine the total score for each proposal.

Unless all proposals are rejected, award shall be made to that proposer whose proposal, conforming to the solicitation, will be most advantageous to the Purchasers, price/cost or other factors considered.

A full description of the procurement process is provided herein with the major steps being identified as follows:

1. The TRIPS Program Administrator prepares a Request for Proposal (RFP), which includes the technical specifications defining the actual minimum needs and identifies all significant evaluating factors listed in their respective order of importance. For internal reference only, a memorandum to the file is prepared documenting the established criteria.
2. Proposal Evaluation Committee membership is determined by the TRIPS Program Manager. The Proposal Evaluation Committee may be comprised of representatives from the Transit Maintenance Analysis and Resource Center and Transit Research Inspection Procurement Services Program Advisory Committees, the FDOT, or others determined by the



TRIPS Program Manager to be appropriate for involvement in the specific RFP evaluation process.

3. The RFP is issued to known potential proposers and advertised to ensure a high degree of competition.
4. By an established date, the proposer submits proposals in three sealed envelopes, in accordance with **Paragraph 1.3** of this solicitation. Envelope Number 1 includes the technical and contractual proposal, while Envelope Number 2 includes the quoted price and cost data and other relevant information. Envelopes 1 & 2 will be sealed inside Envelope (Box) Number 3.
5. Proposals will not be publicly opened. All proposals will be kept strictly confidential throughout the evaluation, negotiation, and selection process. Only the Evaluation Committee, and the TRIPS Program Manager and Administrator will be provided access to the proposals and evaluation results during this period.
6. Proposals are evaluated by the Proposal Evaluation Committee in reference to the prioritized criteria published in the RFP.

**NOTE: Only the criteria are published.**

7. No evaluation and/or price comparisons are allowed between proposals. Discussion will not disclose the strengths and weaknesses of competing proposals.
8. Recommendation is made to the TRIPS Advisory Committee for approval.
9. Award of Purchasing Agreement will be dependent upon the required Pre-Award and Buy-America Certification.
10. FDOT approval is obtained, if required.
11. All proposers will be advised in writing of the final decision.

**1.8 PROPOSER REVIEW PROCEDURES**

- a. A MANDATORY pre-proposal meeting will be required for this contract.
- b. **Any person adversely affected by this solicitation shall file with Edward B. Bart, Contract Administrator, University of South Florida, Center for Urban Transportation Research, 4202 E. Fowler Avenue, CUT100, Tampa, Florida,**

33620-5375, a notice of Protest, in writing, at least 15 calendar days prior to the date on which proposals are to be received.

- c. Any person adversely affected by a decision in connection with this solicitation shall file a Notice of Protest, in writing, within 72 hours of receipt of the decision. All Notices of Protest shall be accompanied by a "Protest Bond" in the amount of five thousand dollars (\$5,000). The Protest Bond shall be a Surety Bond issued by an insurer with an agent or resident office in the state of Florida. Erin Schepers, TRIPS Manager for the Florida Department of Transportation, or her designee, shall be the custodian of the Protest Bond. The Protest Bond shall reference this proposal and shall be payable to the State of Florida, Department of Transportation, 605 Suwannee Street, Mail Station 26, Tallahassee, FL 32399-0450. If the Notice of Protest is withdrawn or a Formal Written Protest is not filed in accordance with this agreement, the Protest Bond will be forfeited.
- d. All protestors shall file a Formal Written Protest with the TRIPS Program Administrator within 10 calendar days after the date of filing the Notice of Protest. The formal written protest shall state with particularity the facts and law upon which the protest is based.
- e. Upon receipt of a formal written protest which has been timely filed, the TRIPS Program Administrator shall stop the proposal solicitation process or the Purchasing Agreement award process until the subject of the protest is resolved by mutual agreement or by final action of the Florida Department of Administration.
- f. The TRIPS Program Administrator shall provide an opportunity to resolve the protest by mutual agreement between the parties within 7 working days of receipt of a formal written protest. If the protest is not resolved by mutual agreement within 7 days the TRIPS Program Administrator and/or the protestor shall refer the protest to: Erin Schepers, TRIPS Manager for the Florida Department of Transportation, Public Transit Office, 605 Suwannee Street, Mail Station 26, Tallahassee, FL 32399-0450.
- g. The Florida Department of Transportation will review the protest, and the TRIPS Program Manager's decision and either concur or reverse the decision in writing within seven (7) working days.
- h. Any appeal of the decisions of the Florida Department of Transportation shall be filed and administered by the "Administrative Procedures Act," Chapter 120, Florida Statutes.
- i. Failure to file a protest within the time prescribed in Section 120.53 (5),

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Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes. It is the responsibility of the protestor to obtain complete information and legal counsel as appropriate.

### **1.9 PREPARATION OF PROPOSALS**

Each proposal shall be made only on the forms provided and in accordance with procedures delineated in **Paragraph 1.3. Basis for Award**. Each complete proposal shall be enclosed in a sealed envelope or box capable of holding Envelope 1, Technical Proposal, and Envelope 2, Price Proposal, with the name and address of the proposer marked on the outside. All blank spaces in the proposal attachments must be filled in and no changes shall be made to the wording.

### **1.10 PROPOSAL POSTPONEMENT AND AMENDMENT**

The TRIPS Program Administrator reserves the right to revise or amend the specifications up to the time set for the opening of the proposals. Such revisions and amendments, if any, shall be announced by amendments to this solicitation. Copies of such amendments shall be furnished to all prospective proposers.

If the revisions and amendments require changes in quantities or price offered, or both, the date set for opening the proposals may be postponed by such number of days as in the opinion of the TRIPS Program Administrator shall enable proposers to revise their proposals. In any case, the proposal opening shall be at least five (5) working days after the last amendment, and the amendments shall include an announcement of the new date, if applicable, for opening proposals.

### **1.11 PROPOSAL REJECTION**

The TRIPS Program Administrator reserves the right to waive any minor proposal informalities or irregularities received which do not go to the heart of the proposal or prejudice other proposers, or to reject, for good and compelling reasons, any and all proposals submitted.

### **1.12 SUBMISSION OF SINGLE PROPOSAL**

If only one proposal is submitted in response to this Request for Proposals, a detailed cost proposal may be requested of the single proposer. A cost/price analysis and evaluation and/or audit may be performed on the cost proposal in order to determine if the price is fair and reasonable.

### **1.13 WITHDRAWAL OF PROPOSAL**

After the proposals are opened, the proposals may not be withdrawn for ninety (90)

calendar days. Prior to the date/time set for the proposal submission; however, proposals may be modified or withdrawn by the proposer's authorized representative in person or by written notice. If the proposals are modified or withdrawn in person, the authorized representative shall make his identity known and shall sign a receipt for the proposal. Written or telegraphic notices shall be received in the office designated in **Paragraph 1.1** no later than the exact date/time for the proposal opening. A telegraphic modification or withdrawal received in the designated office by telephone from the receiving telegraph office no later than the date/time set for the proposal opening shall be considered if such a message is confirmed by a copy of the telegram.

#### **1.14 AWARD PROCEDURE**

Within thirty (30) calendar days after completing successful negotiations, the TRIPS Program Manager shall sign the Solicitation Offer and Award Form submitted by the successful proposer and shall deliver the executed Purchasing Agreement documents specified within fifteen (15) calendar days after the signing. Delivery of the Purchasing Agreement documents shall be determined by the Contractor's signature on the return receipt request.

#### **1.15 PROPOSER QUALIFICATION**

The proposer must be a person, firm, or corporation that:

- a. Has in operation, or has the capability to have in operation, a manufacturing plant adequate to assure delivery of all equipment within the time specified under this Purchasing Agreement.
- b. Has adequate engineering and service personnel, or has the capability to have such personnel, to satisfy any engineering or service problems that may arise during the warranty period.
- c. Has adequate working capital or the ability to obtain working capital to finance the manufacturer of the vehicle.
- d. Has the ability to comply with all federal, state, and local regulations including, but not limited to, Buy America (49 CFR 661), New Bus Testing, Chapter 287 of the Florida Statutes, and the Americans with Disabilities Act.
- e. Has the ability to certify by completing Certification of Compliance with Disadvantaged Business Regulations Form that acknowledges that this procurement is subject to the provisions of 49 CFR Section 23 .67.
- f. Has a current in-plant Quality Assurance Program and "fully meets" the OEM

body-builders program requirements.

**GENERAL REQUIREMENTS AND CONDITIONS**

**1.16 DELIVERY AND ACCEPTANCE**

- a. Completed units are to be delivered to purchaser within ninety (90) days from receipt of chassis or purchase order, whichever occurs last.
- b. Upon completion of a Pre-Delivery Inspection (PDI) by the licensed Florida dealer who is awarded this Purchasing Agreement, that dealer will be required to deliver the vehicles to the Purchaser. The dealer shall notify both the purchaser and the FDOT District Office a minimum of 48 hours in advance to arrange a delivery time. The name, address, telephone number, and contact person for each FDOT District Office is listed in **Exhibit 3: FDOT District Offices**.
- c. Failure to coordinate delivery may result in delay of vehicle being “signed for” as delivered. The vehicles shall be delivered clean and in first class condition, complete and ready for service. Workmanship throughout shall conform to the highest standard of commercially accepted practice for the class of work and shall result in a complete, neat, and finished appearance.
- d. The Contractor shall assume all costs and responsibility relative to said delivery to purchaser.
- e. The vehicle shall be delivered with all Contractor/manufacture’s quality control checklists including road test and final inspection (properly completed and signed by an authorized plant representative). Other documents/items required at delivery include:
  - A copy of the Manufacturer’s Certificate of Origin
  - Application for Certificate of Title
  - Bill of Sale
  - Warranty Papers (forms, policy, procedures)
  - Maintenance Schedule
  - Operators’ manual
  - Invoice (To include contract number, P.O. number, VIN#, and agency name)
- f. If any of the items listed above are missing, defective, altered, incorrect, incomplete, etc., the vehicle will be automatically rejected. **Exhibit 4: Vehicle Delivery Checklist** contains a list of the minimum required items at delivery.
- g. Delivery to Purchaser is to be completed within ten (10) calendar days of

receipt of vehicle at Contractor's site. Delivery shall be determined by signed receipt of the contact person or their designee, at the point of delivery. Further, since a common carrier is an independent concern, any delay in delivery resulting from the common carrier's operations, accident, or mechanical failures on route will be considered a cause beyond the control of the Contractor, provided vehicles were delivered to said carrier in ample time for delivery within normal operating conditions. Odometer readings cannot exceed 3,000 miles at time of final delivery of completed buses to agency(s). There will be one dollar (\$1.00) per mile charge for each vehicle with an odometer reading in excess of 2000 miles. Under NO circumstances are tow vehicles to be attached to any buses.

- h. In case delivery of completed units under this Purchasing Agreement shall be necessarily delayed because of weather, strike, injunctions, government controls, or by reason of any cause or circumstances beyond control of the Contractor, the time for completion of delivery shall be extended by the number of days to be determined in each instance in writing and by mutual agreement between the parties.
- i. All units shall consist of new parts and materials and in no case will used components or reconditioned or obsolete parts be accepted. Any one part or component shall be an exact duplicate in manufacture and design as well as construction as all others proposed for each unit. Manufacturers must incorporate, in the units proposed, the newest technological advancement in order to achieve maximum service life and an attractive modern appearance.
- j. ~~The FDOT reserves the right to require that some vehicles be weighed by the Contractor at Florida Department of Agriculture certified scales prior to delivery to purchaser. If required, Contractor shall upon delivery, provide to purchaser weight certification receipts showing individual gross axle weights and overall gross vehicle weight; refer to Part 2, Section 2.1.24.~~
- k. All vehicle data must be entered into the TRIPS database prior to its delivery to the Springhill Bus Testing and Inspection Facility (SBTIF) located in Tallahassee, Florida. VIN#'s shall also be entered into the TRIPS database within 10 days after issuance of the Purchase Order. Any vehicles arriving at the SBTIF without the VIN# entered in the database will not be inspected until this information is entered.

To schedule an inspection, the dealer shall send an email to the TRIPS Manager, Erin Schepers at erin.schepers@dot.state.fl.us to set up an inspection appointment. Information in the email should include the following:

- o Anticipated delivery date
- o Number of vehicles

- o Whether inspection is a drop off or a to be inspected while you wait

The TRIPS Manager will schedule the inspection and provide a confirmation to the Dealer via email. A copy of the sales order and build order should be sent to the TRIPS Manager once an inspection date has been established.

Each vehicle delivered to the SBTIF shall have a complete set of "as built" wiring diagrams. The Dealer should see that all noted write-ups are corrected prior to the final delivery to the procuring agency. This inspection by TRIPS is not represented as being "all inclusive" and in no way relieves the Dealer from the required PDI.

- i. Any vehicle delivered by the Contractor that does not comply with specifications, conditions, and requirements shall be considered not accepted.
- m. If a vehicle is delivered incomplete or contains any defective or damaged parts, said parts shall be removed and new parts furnished and installed by the Contractor at no cost to the Purchaser. In the event work is involved, whether warranty or otherwise, in repairing or placing the vehicle(s) in proper condition, then such repairs shall be made by an approved firm.
- n. Delivery of vehicle(s) by the Contractor does not constitute acceptance by the Purchaser. Vehicle(s) shall be considered "accepted" upon the inspection by the Purchaser and the issuance of a "Letter of Acceptance" to the Contractor. Purchaser will perform a post-delivery inspection and issue either a "Letter of Acceptance" or a "Letter of Rejection" to Contractor, stating areas found to be in non-compliance with the proposal specifications, within ten (10) calendar days from receipt of vehicle(s). Placing any new vehicle into revenue service will automatically constitute acceptance of vehicle by Purchaser. However, a Letter of Acceptance should still be sent to the Contractor prior to placing vehicle into revenue service.
- o. Acceptance of the vehicles shall not release the Contractor from liability for faulty workmanship or materials.

### **1.17 FEDERAL AND STATE TAX**

The Purchaser's are exempt from payment of Federal Excise Tax and Florida State Tax. Said taxes must not be included in the proposal price. Any other sales tax, use tax, imports, revenues, excise or other taxes which may now or hereafter be imposed by Congress, by the State, or any political subdivision thereof and applicable to the sale and delivery of the product as a result of this proposal, and

which by terms of the tax law, may be passed directly to a Purchaser, will be paid by the Purchaser. Such taxes, as may be included, must be identified as to amount(s) and type of tax.

### **1.18 ON-LINE INSPECTIONS**

The TRIPS reserves the right to perform an on-line inspection of any vehicles procured as a result of this proposal. If any defective or non-compliance items are found during the on-line inspection, the TRIPS may choose to perform subsequent on-line inspections at a date agreeable to both parties.

### **1.19 INDEMNIFICATION**

Proposer must agree to save, keep, and bear harmless and fully indemnify any Purchaser and any of its officers, or TRIPS personnel from all damages, costs, or expenses in law or equity, that may at any time arise or to be set up, for any infringement of the patent rights of any person or persons in consequence of the use by a Purchaser or by any of its officers or proposal coordinators, of articles supplied under contract, arising from proposals submitted and which a Purchaser gives the Contractor notice in writing of any such claims or suit and provides necessary cooperation for the defense of said claim or suit.

### **1.20 MOTOR VEHICLE SAFETY STANDARDS**

All vehicles covered by these specifications shall be in compliance with applicable Federal Motor Vehicle Safety Standards established by the National Highway Traffic Safety Administration. The manufacturer must include in their proposal package, either a letter stating the information that will be provided on the FMVSS sticker or a letter stating that the vehicles are not subject to FMVSS. Vehicles must be in compliance with all the requirements of the laws of the State of Florida as to lighting equipment, and all warning and safety devices. In the event there are changes in the Federal Motor Vehicles Safety Standards between date of proposal and date of manufacture, any new requirements applicable at time of manufacture will be considered separately and the price for same determined by mutual agreement. In granting this, the Contractor is not relieved of the responsibility of providing the Purchaser with all available information relative to the engineering structure, and design change so affected and the impact (if any) these changes may have on the durable-useful life and attractive appearance of the vehicle to be provided per these specifications.

### **1.21 LIQUIDATED DAMAGES**

In the event of delay in completion of the delivery of vehicles beyond the date specified, in addition to any granted extensions agreed to in writing by the



Purchaser, any affected Purchaser shall assess as liquidated damages, twenty five dollars (\$25.00) per calendar day per vehicle.

### **1.22 PARTS AND MANUALS**

A supply of replacement parts for the vehicles specified must be guaranteed by the Contractor for a ten-year period from date of purchase. The Contractor shall provide Purchaser with complete **“as built”** wiring diagrams for the entire vehicle, a current service manual and a current parts manual (*“as-built” drawings, service manual and parts manual may be on a CD, as determined by the Purchaser*). These should be provided for each vehicle with a maximum of two (2) sets per Purchaser if they are purchasing more than two (2) vehicles. One (1) Operator's Manual shall be provided for each vehicle, regardless of the number of vehicles ordered by a given Purchaser. A list of any special tools or equipment will also be provided. The supplied operator's and maintenance manuals and wiring diagrams shall incorporate the options ordered on purchaser's vehicles.

### **1.23 ALTOONA TEST**

Either a final report from the Altoona Bus Testing Center or documentation from the Federal Transit Administration stating that the vehicles are not required to undergo Altoona testing must be submitted with each proposal.

### **1.24 TITLING VEHICLES**

Unless specified otherwise, Vehicles shall be titled to the Purchaser with the Florida Department Transportation, 605 Suwannee Street, Mail Station 26, Tallahassee, Florida 32399-0450 listed as the only lien holder.

**The Contractor shall be responsible for applying for Title and purchasing a license tag on behalf of the Purchaser.**

## **CONTRACTUAL PROVISIONS**

### **1.25 FEDERAL TRANSIT ADMINISTRATION FUNDING**

Any contract resulting from proposal submitted is subject to financial reimbursement by the Federal Transit Administration. Accordingly, federal requirements may apply to that contract and if those requirements change then the changed requirements shall apply as required.

### **1.26 INCLUSION OF PROVISIONS**

All provisions stated in this Invitation to Proposal and Vehicle Specifications,

including any addenda, shall be considered to be included in the contract between the Purchaser(s) and the successful proposer.

### **1.27 REQUIREMENTS OF PROPOSERS**

a. Compliance With Regulations

The successful proposer, hereinafter called the Contractor, shall comply with regulations relative to nondiscrimination in Federally-assisted programs of the United States Department of Transportation (hereinafter, "DOT") Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time (hereinafter referred to as the Regulations), as incorporated by reference and made a part of this Purchasing Agreement.

b. Nondiscrimination

The Contractor, with regard to the work performed by it during the Purchasing Agreement, shall not discriminate on the grounds of race, religion, color, sex, national origin or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Contractor shall not participate either directly or indirectly in the discrimination prohibited by the regulations, including employment practices.

c. Equal Employment Opportunity

In connection with the execution of this Purchasing Agreement, the Contractor shall not discriminate against any employee or applicant for employment because of disability, race, religion, color, sex, or national origin. The Contractor shall take affirmative action to insure that applicants are employed and that employees are treated during their employment without regard to their disability, race, religion color, sex or national origin. Such action shall include, but not be limited to the following: 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.

d. Solicitations From Subcontracts, Including Procurement of Materials And Equipment

In all solicitations either by competitive proposals or negotiation made by the Contractor for work to be performed under this proposed Purchasing Agreement, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Contractor of the obligations relative to nondiscrimination on the grounds of disability, race,

color, sex, religion, or national origin.

e. Information and Reports

The Contractor shall provide all information and reports required by the regulations or directives issued pursuant thereto, and shall permit reasonable access to all its books, records, accounts, other sources of information, and its facilities as may be determined by the Proposal Administrator to be pertinent to ascertain compliance with said regulations, orders, and instructions. Included in this information shall be the manufacturer's certification of compliance with Federal Motor Vehicle Safety Standards, or if inapplicable, a written statement documenting that these standards do not apply.

Where any information is required or a Contractor is in the exclusive possession of another who fails or refuses to furnish this information, the Contractor shall so certify to the Proposal Administrator, as appropriate, and shall set forth that efforts have been made to obtain the information.

f. Sanctions For Noncompliance

In the event of the Contractor's noncompliance with the nondiscrimination provisions of this Purchasing Agreement, the Purchaser shall impose such contract sanctions as it may determine to be appropriate, including but not limited to:

- (1) Withholding of payments to the Contractor until compliance; and/or
- (2) Cancellation, termination, or suspension of the Purchasing Agreement, in whole or in part.

**1.28 BUY AMERICA**

The Contractor agrees to comply with 49 U.S.C. 5323(j) and 49 CFR Part 661, which provide that Federal funds may not be obligated unless steel, iron, and manufactured products used in FTA-funded projects are produced in the United States, unless a waiver has been granted by FTA or the product is subject to a general waiver. General waivers are listed in 49 CFR 661.7, and include final assembly in the United States for 15 passenger vans and 15 passenger wagons produced by Chrysler Corporation, microcomputer equipment, software, and small purchases (currently less than \$100,000) made with capital, operating, or planning funds. Separate requirements for rolling stock are set out at 5323(j)(2)(C) and 49 CFR 661.11. Rolling stock not subject to a general waiver must be manufactured in the United States and have a 60 percent domestic content.

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### **1.29 CARGO PREFERENCE-USE OF UNITED STATES-FLAG VESSELS**

The Contractor agrees: a. to use privately owned United States-Flag commercial vessels to ship at least 50 percent of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners, and tankers) involved, whenever shipping any equipment, material, or commodities pursuant to the underlying contract to the extent such vessels are available at fair and reasonable rates for United States-Flag commercial vessels; b. to furnish within 20 working days following the date of loading for shipments originating within the United States or within 30 working days following the date of loading for shipments originating outside the United States, a legible copy of a rated, "on-board" commercial ocean bill-of-lading in English for each shipment of cargo described in the preceding paragraph to the Division of National Cargo, Office of Market Development, Maritime Administration, Washington, DC 20590 and to the FTA recipient (through the Contractor in the case of a subcontractor's bill-of-lading.) c. to include these requirements in all subcontracts issued pursuant to this Purchasing Agreement when the subcontract may involve the transport of equipment, material, or commodities by ocean vessel.

### **1.30 ENERGY CONSERVATION**

The Contractor agrees to comply with mandatory standards and policies relating to energy efficiency that is contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

### **1.31 CLEAN WATER**

- a. The Contractor agrees to 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. The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.
- b. The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

### **1.32 BUS TESTING**

The Contractor [Manufacturer] agrees to comply with 49 U.S.C. A 5323© and FTA's implementing regulation at 49 CFR Part 665 and shall perform the following:

- a. A manufacturer of a new bus model or a bus produced with a major change in

components or configuration shall provide a copy of the final test report to the recipient at a point in the procurement process specified by the recipient which will be prior to the recipient's final acceptance of the first vehicle.

- b. A manufacturer who releases a report under paragraph 1 above shall provide notice to the operator of the testing facility that the report is available to the public.
- c. If the manufacturer represents that the vehicle was previously tested, the vehicle being sold should have the identical configuration and major components as the vehicle in the test report, which must be provided to the recipient prior to recipient's final acceptance of the first vehicle. If the configuration or components are not identical, the manufacturer shall provide a description of the change and the manufacturer's basis for concluding that it is not a major change requiring additional testing.
- d. If the manufacturer represents that the vehicle is "grand fathered" (has been used in mass transit service in the United States before October 1, 1988, and is currently being produced without a major change in configuration or components), the manufacturer shall provide the name and address of the recipient of such a vehicle and the details of that vehicle's configuration and major components.

### **1.33 PRE-AWARD AND POST-DELIVERY AUDIT REQUIREMENTS**

The Contractor agrees to comply with 49 U.S.C. § 5323(l) and FTA's implementing regulation at 49 C.F.R. Part 663 and to submit the following certifications:

- a. Buy America Requirements: The Contractor shall complete and submit a declaration certifying either compliance or noncompliance with Buy America. If the Proposer/Offeror certifies compliance with Buy America, it shall submit documentation which lists 1) component and subcomponent parts of the rolling stock to be purchased identified by manufacturer of the parts, their country of origin and costs; and 2) the location of the final assembly point for the rolling stock, including a description of the activities that will take place at the final assembly point and the cost of final assembly.
- b. Solicitation Specification Requirements: The Contractor shall submit evidence that it will be capable of meeting the proposal specifications.
- c. Federal Motor Vehicle Safety Standards (FMVSS): The Contractor shall submit 1) manufacturer's FMVSS self-certification sticker information that the vehicle complies with relevant FMVSS or 2) manufacturer's certified statement that the contracted buses will not be subject to FMVSS regulations.

**1.34 BYRD ANTI-LOBBYING AMENDMENT, 31 U.S.C. 1352, AS AMENDED BY THE LOBBYING DISCLOSURE ACT OF 1995, P.L. 104-65 [TO BE CODIFIED AT 2 U.S.C.§ 1601, ET SEQ.]**

Contractors who apply or propose for an award of \$100,000 or more shall file the certification required by 49 CFR part 20, "New Restrictions on Lobbying." 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 the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures are forwarded from tier to tier up to the recipient.

**1.35 ACCESS TO RECORDS AND REPORTS**

The following access to records and reports requirements applies to this Purchasing Agreement:

- a. Where the Purchaser is not a State but a local government and is the FTA Recipient or a sub-grantee of the FTA Recipient in accordance with 49 C. F. R. 18.36(l), the Contractor agrees to provide the Purchaser, the FTA Administrator, the Comptroller General of the United States or any of their authorized representatives access to any books, documents, papers and records of the Contractor which are directly pertinent to this Purchasing Agreement for the purposes of making audits, examinations, excerpts and transcriptions. Contractor also agrees, pursuant to 49 C. F. R. 633.17 to provide the FTA Administrator or his authorized representatives including any PMO Contractor access to Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5303(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311.
- b. Where the Purchaser is a State and is the FTA Recipient or a sub-grantee of the FTA Recipient in accordance with 49 C.F.R. 633.17, Contractor agrees to provide the Purchaser, the FTA Administrator or his authorized representatives, including any PMO Contractor, access to the Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5303(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311. By definition, a major capital project excludes contracts of less than the simplified acquisition

threshold currently set at \$100,000.

- c. Where the Purchaser enters into a negotiated contract for other than a small purchase or under the simplified acquisition threshold and is an institution of higher education, a hospital or other non-profit organization and is the FTA Recipient or a sub-grantee of the FTA Recipient in accordance with 49 C.F.R. 19.48, Contractor agrees to provide the Purchaser, FTA Administrator, the Comptroller General of the United States or any of their duly authorized representatives with access to any books, documents, papers and records of the Contractor which are directly pertinent to this Purchasing Agreement for the purposes of making audits, examinations, excerpts and transcriptions.
- d. Where any Purchaser which is the FTA Recipient or a sub-grantee of the FTA Recipient in accordance with 49 U.S.C. 5325(a) enters into a contract for a capital project or improvement (defined at 49 U.S.C. 5303(a)1) through other than competitive proposing, the Contractor shall make available records related to the contract to the Purchaser, the Secretary of Transportation and the Comptroller General or any authorized officer or employee of any of them for the purposes of conducting an audit and inspection.
- e. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- f. The Contractor agrees to maintain all books, records, accounts and reports required under this Purchasing Agreement for a period of not less than three years after the date of termination or expiration of this Purchasing Agreement, except in the event of litigation or settlement of claims arising from the performance of this Purchasing Agreement, in which case Contractor agrees to maintain same until the Purchaser, the FTA Administrator, the Comptroller General, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related thereto. Reference 49 CFR 18.39(l) (11).

### **1.36 FEDERAL CHANGES**

Contractor shall at all times comply with all applicable FTA regulations, policies, procedures and directives, including without limitation those listed directly or by reference in the Agreement (Form FTA MA (2) dated October, 1995) between Purchaser and FTA, as they may be amended or promulgated from time to time during the term of this Purchasing Agreement. Contractor's failure to so comply shall constitute a material breach of this Purchasing Agreement.

### **1.37 CLEAN AIR**

The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq. The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.

The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

### **1.38 RECYCLED PRODUCTS**

The Contractor agrees to comply with all the requirements of Section 6003 of the Resource Conservation and Recovery Act (RCRA), as amended (42 U.S.C. 6962), including but not limited to the regulatory provisions of 40 CFR Part 247, and Executive Order 12873, as they apply to the procurement of the items designated in Subpart B of 40 CFR Part 247.

### **1.39 CONTRACT WORK HOURS AND SAFETY STANDARDS ACT**

- a. **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 workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- b. **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 therefore shall be liable for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States 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.
- c. **Withholding for unpaid wages and liquidated damages** - The purchaser(s) 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.

- d. **Subcontracts** - The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in 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 this section.
  
- e. **Payrolls and basic records** - Payrolls and basic records relating thereto shall be maintained by the Contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work (or under the United States Housing Act of 1937, or under the Housing Act of 1949, in the construction or development of the project). Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

**1.40 NO OBLIGATION BY THE FEDERAL GOVERNMENT**

The Purchaser and Contractor acknowledge and agree that, notwithstanding any concurrence by the Federal Government in or approval of the solicitation or award of the underlying contract, absent the express written consent by the Federal Government, the Federal Government is not a party to this Purchasing Agreement and shall not be subject to any obligations or liabilities to the Purchaser, Contractor, or any other party (whether or not a party to that Purchasing Agreement) pertaining to any matter resulting from the underlying Purchasing Agreement. The Contractor agrees to include the above clause in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clause shall not be modified, except to identify the subcontractor who will be subject to its provisions.

#### **1.41 PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS AND RELATED ACTS**

- a. The Contractor acknowledges that the provisions of the Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. § 3801 et seq. and U.S. DOT regulations, "Program Fraud Civil Remedies," 49 C.F.R. Part 31, apply to its actions pertaining to this Project. Upon execution of the underlying Purchasing Agreement, the Contractor certifies or affirms the truthfulness and accuracy of any statement it has made, it makes, it may make, or causes to be made, pertaining to the underlying Purchasing Agreement or the FTA assisted project for which this Purchasing Agreement work is being performed. In addition to other penalties that may be applicable, the Contractor further acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification, the Federal Government reserves the right to impose the penalties of the Program Fraud Civil Remedies Act of 1986 on the Contractor to the extent the Federal Government deems appropriate.
- b. The Contractor also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under a contract connected with a project that is financed in whole or in part with Federal assistance originally awarded by FTA under the authority of 49 U.S.C. § 5307, the Government reserves the right to impose the penalties of 18 U.S.C. § 1001 and 49 U.S.C. § 5307(n)(1) on the Contractor, to the extent the Federal Government deems appropriate.
- c. The Contractor agrees to include the above two clauses in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clauses shall not be modified, except to identify the subcontractor who will be subject to the provisions.

#### **1.42 TERMINATION**

- a. If the Contractor does not deliver supplies in accordance with the contract delivery schedule or the Contractor fails to perform in the manner called for in the contract, or if the Contractor fails to comply with any other provisions of the contract, the TRIPS may terminate this Purchasing Agreement for default. Termination shall be effected by serving a notice of termination on the Contractor, setting forth the manner in which the Contractor is in default. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner of performance set forth in the contract.
- b. If it is later determined by the TRIPS that the Contractor had an excusable reason for not performing, such as a strike, fire or flood, events which are not the fault of or are beyond the control of the Contractor, the TRIPS, after setting up a new delivery of performance schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

**1.43 CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS** - Lower Tier Covered Transactions (Third Party Contracts over \$100,000).

- a. By signing and submitting this proposal or proposal, the prospective lower tier participant is providing the signed certification set out below.
- b. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the TRIPS may pursue available remedies, including suspension and/or debarment.
- c. The prospective lower tier participant shall provide immediate written notice to the TRIPS if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- d. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "persons," "lower tier covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549 [49 CFR Part 29]. You may contact the TRIPS for assistance in obtaining a copy of those regulations.
- e. The prospective lower tier participant agrees by submitting this proposal that,

should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized in writing by the TRIPS.

- f. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction", without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- g. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Non-procurement List issued by U.S. General Service Administration.
- h. Nothing contained in the foregoing shall be construed to require establishment of system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- i. Except for transactions authorized under Paragraph (e) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to all remedies available to the Federal Government, the TRIPS may pursue available remedies including suspension and/or debarment.

**1.44 CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION - Lower Tier Covered Transaction**

- a. The prospective lower tier participant certifies, by submission of this proposal or proposal, that neither it nor its "principals" [as defined at 49 C.F.R. § 29.105(p)] is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- b. When the prospective lower tier participant is unable to certify to the statements in this certification, such prospective participant shall attach an

explanation to this proposal.

#### **1.45 CIVIL RIGHTS**

The following requirements apply to the underlying contract:

- a. Nondiscrimination - In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. § 2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. § 6103, section 203 of the Americans with Disabilities Act of 1990, 42 U.S.C. § 12132, and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age, or disability. In addition, the Contractor agrees to comply with applicable Federal implementing regulations and other implementing requirements FTA may issue.
- b. Equal Employment Opportunity - The following equal employment opportunity requirements apply to the underlying contract:
  - (1) Race, Color, Creed, National Origin, Sex - In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, the Contractor agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 *et seq.*, (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: 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. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
  - (2) Age - In accordance with section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. § 623 and Federal

transit law at 49 U.S.C. § 5332, the Contractor agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.

- (3) Disabilities - In accordance with section 103 of the Americans with Disabilities Act, as amended, 42 U.S.C. § 12112, the Contractor agrees that it will comply with the requirements of U.S. Equal Employment Opportunity Commission, "Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act," 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.

- c. The Contractor also agrees to include these requirements in each subcontract financed in whole or in part with Federal assistance provided by FTA, modified only if necessary to identify the affected parties.

#### **1.46 BREACHES AND DISPUTE RESOLUTION**

Disputes arising in the performance of this Purchasing Agreement which are not resolved by agreement of the parties shall be decided by the Florida Department of Transportation. This decision shall be final and conclusive unless within ten (10) days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to the Florida Department of Transportation. Any appeal of decisions of the Florida Department of Transportation shall be filed and administered by the "Administrative Procedures Act," Chapter 120, Florida Statutes.

Should either party to the contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefore shall be made in writing to such other party within a reasonable time after the first observance of such injury or damage.

Unless this Purchasing Agreement provides otherwise, all claims, counterclaims, disputes and other matters in question between the TRIPS and the Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State of Florida.

The duties and obligations imposed by the contract documents and the rights and remedies available hereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by the TRIPS or the Contractor shall constitute a waiver of any right or duty afforded any of them under the contract, nor shall any such action or

failure to act constitute an approval of or acquiescence in any breach there under, except as may be specifically agreed in writing.

#### **1.47 DISADVANTAGED BUSINESS ENTERPRISE (DBE)**

It is the policy of the TRIPS that Disadvantaged Business enterprises as defined in 49 CFR 26.49 shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal funds under this agreement. Consequently the DBE requirements of 49 CFR 26.49 applies to this agreement.

The TRIPS Program Administrator on behalf of the Purchasers, or their Contractor, agree to ensure Disadvantaged Business Enterprises as defined in 49 CFR 26.49 have the maximum opportunity to participate in the performance of contracts and subcontracts financed in whole or in part with Federal funds provided under this agreement. In this regard, the Purchasers, or their Contractors, shall take all necessary and reasonable steps in accordance with 49 CFR 26.49 to ensure that Disadvantaged Business Enterprises have the maximum opportunity to compete for and perform contracts. The TRIPS Program Administrator on behalf of the Purchasers and their Contractors shall not discriminate on the basis of race, color, national origin, or sex in the award and performance of DOT assisted contracts.

#### **1.48 STATE AND LOCAL LAW DISCLAIMER**

The use of many suggested clauses are not governed by Federal law, but are significantly affected by State law. The language of the suggested clauses may need to be modified depending on state law. Before the suggested clauses are used in the grantees procurement documents, the grantees should consult their local attorney.

#### **1.49 INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA) TERMS**

The preceding provisions include, in part, certain Standard Terms and Conditions required by DOT, whether or not expressly set forth in the preceding contract provisions. All contractual provisions required by DOT, as set forth in FTA Circular 4220.1D, dated April 15, 1996, are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Agreement. The Contractor shall not perform any act, fail to perform any act, or refuse to comply with any grantees' requests that would cause the grantee to be in violation of the FTA terms and conditions.

# EXHIBITS

## LIST OF EXHIBITS



1. Required Forms / Certifications
2. Price Proposal Forms / Payment terms
3. FDOT District Offices
4. Vehicle Delivery Checklist
5. Formula for Price Escalation

## **EXHIBIT 1**

### **TECHNICAL PROPOSAL SUBMISSION REQUIREMENTS & DOCUMENTS**

THE ITEMS LISTED BELOW SHALL BE INCLUDED IN ENVELOPE NUMBER 1, TECHNICAL PROPOSAL:

1. PROPOSAL ACKNOWLEDGMENT
2. PROPOSERS RESPONSE TO TECHNICAL SPECIFICATIONS
3. DESCRIPTION OF PROPOSED VEHICLE (INCLUDING PICTURES)
4. TECHNICAL DRAWINGS OF BUS BODY DESIGN
5. DESCRIPTION OF AFTER SALE SERVICE SUPPORT
6. MANUFACTURER'S PROPOSED TRAINING PROGRAM
7. DESCRIPTION OF WARRANTY PROGRAM
8. DESCRIPTION OF HOW MANUFACTURER ENSURES QUALITY
9. STANDARD ASSURANCES
10. CERTIFICATION REQUIREMENT FOR PROCUREMENT OF STEEL, IRON, OR MANUFACTURED PRODUCTS
11. CERTIFICATION REQUIREMENT FOR PROCUREMENT OF BUSES, OTHER ROLLING STOCK AND ASSOCIATED EQUIPMENT
12. BUY AMERICA CERTIFICATE

13. FTA BUS TESTING CERTIFICATION
14. LOBBYING CERTIFICATION
15. DISADVANTAGED BUSINESS ENTERPRISE TVM CERTIFICATION
16. MOTOR VEHICLE SAFETY STANDARDS CERTIFICATION
17. TITLE VI CIVIL RIGHTS CONTRACTOR AGREEMENT
18. CERTIFICATION OF COMPLIANCE WITH THE ADA
19. DEBARRED PROPOSER / INTEGRITY CERTIFICATION
20. LIST OF TRANSIT SYSTEM REFERENCES WITH CONTACT INFORMATION

**NOTE: PROPOSERS MUST USE THE FORMS PROVIDED. FAILURE TO DO SO WILL RESULT IN A NON-RESPONSIVE PROPOSAL.**

**1. PROPOSAL ACKNOWLEDGMENT**

**DEALER**

Gentlemen:

The undersigned, as proposer, hereby declares that the only person interested in this Proposal as principal are named herein and that no person other than herein mentioned has any interest in this Proposal or in the Purchasing Agreement to be entered into; that this Proposal is made without connection with any other person, company or parties making a Proposal; and that it is in all respects fair and in good faith without collusion or fraud.

The proposer further declares that they have examined the Proposal documents and informed themselves of all conditions pertaining to this requirement and have also examined other contract documents relative thereto and has read all of the addenda furnished before the opening of the Proposal, as acknowledged below; and that they have satisfied themselves about the work to be performed.

The proposer agrees, if this Proposal is accepted, to contract with the Purchasers, to furnish all necessary materials, equipment, apparatus, means of transportation and labor necessary to provide the units covered by this Proposal and other contract documents of this project entitled:

**Transit Research Inspection Procurement Services Program**

**TRIPS CONTRACT PROPOSAL #TRIPS-10-SCLF-RFP**

It is understood that the prices stated by the undersigned in the Price Proposal are one of the considerations in determining award of the Purchasing Agreement.

Acknowledgment is hereby made of the following addenda (identified by number) received since issuance of Specifications:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**9. STANDARD ASSURANCES**

**DEALER**

**Federal Requirements for Invitation for Proposal**

I, \_\_\_\_\_, representing the Proposer, certify that I have read and understand all terms and conditions of the Federal Requirements for Invitation for Proposal and, if awarded this proposal, will comply with all terms and conditions contained therein.

**Comptroller General's Proposer's Certification**

\_\_\_\_\_ hereby certifies that they are NOT on the Comptroller General's list of ineligible Contractors. Manufacturers appearing on said list will be considered ineligible.

**Other Assurances**

I, \_\_\_\_\_, representing the Proposer, assure that the Proposer is licensed to sell vehicles in the State of Florida, under license # \_\_\_\_\_.

\_\_\_\_\_ assures that equipment proposal will meet or exceed all specifications, and that all equipment and items specified in the vehicle specifications arrive with the vehicle at time of delivery to the Purchaser.

\_\_\_\_\_ assures that local representation of the manufacturer

has been secured and will be liable for warranty work on the vehicle(s).

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

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**10. CERTIFICATION REQUIREMENT FOR PROCUREMENT OF STEEL, IRON, OR  
MANUFACTURED PRODUCTS**

**DEALER**

**Certificate of Compliance with 49 U.S.C. 5323(j)(1)**

The proposer or Offeror hereby certifies that it will meet the requirements of 49 U.S.C. 5323(j)(1) and the applicable regulations in 49 CFR Part 661.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**Certificate of Non-Compliance with 49 U.S.C. 5323(j)(1)**

The proposer or Offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j)(1), but it may qualify for an exception pursuant to 49 U.S.C. 5323(j)(2)(B) or (j)(2)(D) and the regulations in 49 CFR 661.7.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

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**11. CERTIFICATION REQUIREMENT FOR PROCUREMENT OF BUSES, OTHER  
ROLLING STOCK AND ASSOCIATED EQUIPMENT**  
*(Applicable to purchases over \$100,000.00)*

**DEALER**

**Certificate of Compliance with 49 U.S.C. 5323(j)(2)(C).**

The proposer or Offeror hereby certifies that it will comply with the requirements of 49 U.S.C. 5323(j)(2)(C) and the regulations at 49 CFR Part 661.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**Certificate of Non-Compliance with 49 U.S.C. 5323(j)(2)(C)**

The proposer or Offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j)(2)(C), but may qualify for an exception pursuant to 49 U.S.C. 5323(j)(2)(B) or (j)(2)(D) and the regulations in 49 CFR 661.7.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

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**12. BUY AMERICA CERTIFICATE OF COMPLIANCE WITH FTA  
REQUIREMENTS FOR BUSES, OTHER ROLLING STOCK, OR ASSOCIATED  
EQUIPMENT**

**DEALER**

*(To be submitted with a proposal or offer exceeding the small purchase threshold for Federal assistance programs, currently set at \$100,000.)*

**Certificate of Compliance**

The proposer hereby certifies that it will comply with the requirements of 49 U.S.C. Section 5323(j)(2)(C), Section 165(b)(3) of the Surface Transportation Assistance Act of 1982, as amended, and the regulations of 49 C.F.R. 661.11:

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

Company Name: \_\_\_\_\_

Title: \_\_\_\_\_

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**13. CERTIFICATION OF COMPLIANCE WITH FTA'S BUS TESTING REQUIREMENTS**

**DEALER**

The undersigned [Contractor/Manufacturer] certifies that the vehicle offered in this procurement complies with 49 U.S.C. A 5323© and FTA's implementing regulation at 49 CFR Part 665.

The undersigned understands that misrepresenting the testing status of a vehicle acquired with Federal financial assistance may subject the undersigned to civil penalties as outlined in the Department of Transportation's regulation on Program Fraud Civil Remedies, 49 CFR Part 31. In addition, the undersigned understands that FTA may suspend or debar a manufacturer under the procedures in 49 CFR Part 29.

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

Company Name: \_\_\_\_\_

Title: \_\_\_\_\_



**14. CERTIFICATION REGARDING LOBBYING**

*To be submitted with each proposal or offer exceeding \$100,000)*

**DEALER**

The undersigned [Contractor] 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 making lobbying contacts to 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 [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, *et seq.*)]

3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

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 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). 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.

[Note: Pursuant to 31 U.S.C. § 1352(c)(1)-(2)(A), any person who makes a prohibited expenditure or fails to file or amend a required certification or disclosure form shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such expenditure or failure.]

The Contractor, \_\_\_\_\_, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. A 3801, *et seq.*, apply to this certification and disclosure, if any.

**Signature of Contractor's Authorized Official:**

\_\_\_\_\_

**Name and Title of Contractor's Authorized Official:**

\_\_\_\_\_

Date \_\_\_\_\_

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15. DISADVANTAGED BUSINESS ENTERPRISE TVM CERTIFICATION

DEALER

The proposer, if a transit vehicle manufacturer (TVM), hereby certifies that it has complied with the requirements of 49 CFR, Section 26.49 by submitting an annual DBE / WBE goal to the Federal Transit Administration (FTA). The goal has either been approved or not approved by FTA.

The proposer, if a Dealer or non-manufacturer supplier, hereby certifies that the manufacturer of the transit vehicle to be supplied has complied with the above-referenced requirement of 49 CFR~ Section. 26.49.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

***NOTE: An approved annual FTA certification must be received before a contract extension can be considered for each year.***

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16. MOTOR VEHICLE SAFETY STANDARDS CERTIFICATION

DEALER

Certification of Compliance with all safety related items contained in **Part 2: Technical Specifications.**

The Proposer hereby certifies that it shall comply with the safety related requirements contained in **Part 2: Technical Specifications** (reference Federal Register Vol. 47, No. 195, Oct. 7, 1982 FTA Docket Nov. 81-3).

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

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**17. TITLE VI CIVIL RIGHTS ACT OF 1964**

**CONTRACTOR AGREEMENT**

**DEALER**

During the performance of this Purchasing Agreement, the Contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "Contractor"), agrees as follows:

(1) Compliance with Regulations: The Contractor shall comply with the Regulations relative to nondiscrimination in federally-assisted programs of the Department of Transportation (hereinafter, "DOT") Title 49, Code of Federal Regulations, Part 2 I, as they may be amended from time to time (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this Purchasing Agreement.

(2) Nondiscrimination: The Contractor, with regard to the work performed by it during the Purchasing Agreement, shall not discriminate on the grounds of race, religion, color, sex, age, national origin, or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Contractor shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the Contract covers a program set forth in Appendix B of the Regulations.

(3) Solicitations for Subcontracts, including procurement of materials and equipment: In all solicitations either by competitive Proposal or negotiation made by the Contractor for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Contractor of the Contractor's obligations under this Purchasing Agreement and the Regulations relative to nondiscrimination on the grounds of race, religion, color, sex, age, national origin, or disability.

(4) Information and Reports: The Contractor shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Recipient or the FTA to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information is required or a Contractor is in the exclusive possession of another who fails or refuses to furnish this information, the Contractor shall so certify to the TRIPS, or the FTA, as appropriate, and shall set forth what efforts it has made to obtain the information.

**17. TITLE VI CIVIL RIGHTS ACT OF 1964**

**CONTRACTOR AGREEMENT**

**(DEALER Continued)**

(5) Sanctions for Noncompliance: In the event of the Contractor's noncompliance with the nondiscrimination provisions of this Purchasing Agreement, the TRIPS shall impose such Contract sanctions as it or the FTA may determine to be appropriate, including but not limited to:

- (a) Withholding of payments to the Contractor under the Contract until the Contractor complies, and/or
- (b) Cancellation, termination or suspension of the Purchasing Agreement, in whole or in part.

(6) Incorporation of Provisions: The Contractor shall include the provisions of paragraph (1) through (6) of this section in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Contractor shall take such action with respect to any subcontract or procurement as the TRIPS or the FTA 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 supplier as a result of such direction, the Contractor may request the TRIPS to enter into such litigation to protect the interests of the TRIPS, and in addition, the Contractor may request the services of the Attorney General in such litigation to protect the interests of the United States.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

18. CERTIFICATION OF COMPLIANCE WITH  
THE AMERICANS WITH DISABILITIES ACT OF 1990

DEALER

The Proposer hereby certifies that it shall comply with all requirements contained in **Part 2: Technical Specifications** relating to bus design or special equipment required by the Americans with Disabilities Act of 1990.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**19. DEBARRED BIDDERS / INTEGRITY CERTIFICATION**

**DEALER**

Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion

1. Lower tier participant certifies, by submission of this bid proposal, that neither it nor its “principals” (as defined at 49 CFR Part 29) is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in this transaction by any Federal department or agency.
2. When the prospective lower tier participant is unable to certify to the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**1. PROPOSAL ACKNOWLEDGMENT**

**MANUFACTURER**

Gentlemen:

The undersigned, as proposer, hereby declares that the only person interested in this Proposal as principal are named herein and that no person other than herein mentioned has any interest in this Proposal or in the Purchasing Agreement to be entered into; that this Proposal is made without connection with any other person, company or parties making a Proposal; and that it is in all respects fair and in good faith without collusion or fraud.

The proposer further declares that they have examined the Proposal documents and informed themselves of all conditions pertaining to this requirement and have also examined other contract documents relative thereto and has read all of the addenda furnished before the opening of the Proposal, as acknowledged below; and that they have satisfied themselves about the work to be performed.

The proposer agrees, if this Proposal is accepted, to contract with the Purchasers, to furnish all necessary materials, equipment, apparatus, means of transportation and labor necessary to provide the units covered by this Proposal and other contract documents of this project entitled:

**Transit Research Inspection Procurement Services Program**

**TRIPS CONTRACT PROPOSAL #TRIPS-10-SCLF-RFP**

It is understood that the prices stated by the undersigned in the Price Proposal are one of the considerations in determining award of the Purchasing Agreement.

Acknowledgment is hereby made of the following addenda (identified by number) received since issuance of Specifications:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_



**9. STANDARD ASSURANCES**

**MANUFACTURER**

**Federal Requirements for Invitation for Proposal**

I, \_\_\_\_\_, representing the Proposer, certify that I have read and understand all terms and conditions of the Federal Requirements for Invitation for Proposal and, if awarded this proposal, will comply with all terms and conditions contained therein.

**Comptroller General's Proposer's Certification**

\_\_\_\_\_ hereby certifies that they are NOT on the Comptroller General's list of ineligible Contractors. Manufacturers appearing on said list will be considered ineligible.

**Other Assurances**

I, \_\_\_\_\_, representing the Proposer, assure that the Proposer is licensed to sell vehicles in the State of Florida, under license # \_\_\_\_\_.

\_\_\_\_\_ assures that equipment proposal will meet or exceed all specifications, and that all equipment and items specified in the vehicle specifications arrive with the vehicle at time of delivery to the Purchaser.

\_\_\_\_\_ assures that local representation of the manufacturer has been secured and will be liable for warranty work on the vehicle(s).

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**10. CERTIFICATION REQUIREMENT FOR PROCUREMENT OF STEEL, IRON, OR  
MANUFACTURED PRODUCTS**

**MANUFACTURER**

**Certificate of Compliance with 49 U.S.C. 5323(j)(1)**

The proposer or Offeror hereby certifies that it will meet the requirements of 49 U.S.C. 5323(j)(1) and the applicable regulations in 49 CFR Part 661.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**Certificate of Non-Compliance with 49 U.S.C. 5323(j)(1)**

The proposer or Offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j)(1), but it may qualify for an exception pursuant to 49 U.S.C. 5323(j)(2)(B) or (j)(2)(D) and the regulations in 49 CFR 661.7.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**11. CERTIFICATION REQUIREMENT FOR PROCUREMENT OF BUSES, OTHER  
ROLLING STOCK AND ASSOCIATED EQUIPMENT**  
*(Applicable to purchases over \$100,000.00)*

**MANUFACTURER**

**Certificate of Compliance with 49 U.S.C. 5323(j)(2)(C).**

The proposer or Offeror hereby certifies that it will comply with the requirements of 49 U.S.C. 5323(j)(2)(C) and the regulations at 49 CFR Part 661.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**Certificate of Non-Compliance with 49 U.S.C. 5323(j)(2)(C)**

The proposer or Offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j)(2)(C), but may qualify for an exception pursuant to 49 U.S.C. 5323(j)(2)(B) or (j)(2)(D) and the regulations in 49 CFR 661.7.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

**12. BUY AMERICA CERTIFICATE OF COMPLIANCE WITH FTA  
REQUIREMENTS FOR BUSES, OTHER ROLLING STOCK, OR ASSOCIATED  
EQUIPMENT**

**MANUFACTURER**

*(To be submitted with a proposal or offer exceeding the small purchase threshold for Federal assistance programs, currently set at \$100,000.)*

**Certificate of Compliance**

The proposer hereby certifies that it will comply with the requirements of 49 U.S.C. Section 5323(j)(2)(C), Section 165(b)(3) of the Surface Transportation Assistance Act of 1982, as amended, and the regulations of 49 C.F.R. 661.11:

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

Company Name: \_\_\_\_\_

Title: \_\_\_\_\_

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**13. CERTIFICATION OF COMPLIANCE WITH FTA'S BUS TESTING REQUIREMENTS**

**MANUFACTURER**

The undersigned [Contractor/Manufacturer] certifies that the vehicle offered in this procurement complies with 49 U.S.C. A 5323© and FTA's implementing regulation at 49 CFR Part 665.

The undersigned understands that misrepresenting the testing status of a vehicle acquired with Federal financial assistance may subject the undersigned to civil penalties as outlined in the Department of Transportation's regulation on Program Fraud Civil Remedies, 49 CFR Part 31. In addition, the undersigned understands that FTA may suspend or debar a manufacturer under the procedures in 49 CFR Part 29.

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

Company Name: \_\_\_\_\_

Title: \_\_\_\_\_

**14. CERTIFICATION REGARDING LOBBYING**

*To be submitted with each proposal or offer exceeding \$100,000)*

**MANUFACTURER**

The undersigned [Contractor] 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 making lobbying contacts to 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 [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, *et seq.*)]

3. The undersigned shall require that the language of this certification be included in the award documents for all sub awards at all tiers (including subcontracts, sub grants, and contracts under grants, loans, and cooperative agreements) and that all sub recipients shall certify and disclose accordingly.

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 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). 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.

[Note: Pursuant to 31 U.S.C. § 1352(c)(1)-(2)(A), any person who makes a prohibited expenditure or fails to file or amend a required certification or disclosure form shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such expenditure or failure.]

The Contractor, \_\_\_\_\_, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. A 3801, *et seq.*, apply to this certification and disclosure, if any.

**Signature of Contractor's Authorized Official:**

\_\_\_\_\_

**Name and Title of Contractor's Authorized Official:**

\_\_\_\_\_

**Date** \_\_\_\_\_

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15. DISADVANTAGED BUSINESS ENTERPRISE TVM CERTIFICATION

**MANUFACTURER**

The proposer, if a Transit Vehicle Manufacturer (TVM), hereby certifies that it has complied with the requirements of 49 CFR, Section 26.49 by submitting an annual DBE / WBE goal to the Federal Transit Administration (FTA). The goal has either been approved or not approved by FTA.

The proposer, if a Dealer or non-manufacturer supplier, hereby certifies that the manufacturer of the transit vehicle to be supplied has complied with the above-referenced requirement of 49 CFR~ Section. 26.49.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

***NOTE: An approved annual FTA certification must be received before a contract extension can be considered for each year.***

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16. MOTOR VEHICLE SAFETY STANDARDS CERTIFICATION

MANUFACTURER

Certification of Compliance with all safety related items contained in **Part 2: Technical Specifications.**

The Proposer hereby certifies that it shall comply with the safety related requirements contained in **Part 2: Technical Specifications** (reference Federal Register Vol. 47, No. 195, Oct. 7, 1982 FTA Docket Nov. 81-3).

Date \_\_\_\_\_

Signature\_\_\_\_\_

Company Name\_\_\_\_\_

Title\_\_\_\_\_



**17. TITLE VI CIVIL RIGHTS ACT OF 1964**

**CONTRACTOR AGREEMENT**

**MANUFACTURER**

During the performance of this Purchasing Agreement, the Contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "Contractor"), agrees as follows:

(1) Compliance with Regulations: The Contractor shall comply with the Regulations relative to nondiscrimination in federally-assisted programs of the Department of Transportation (hereinafter, "DOT") Title 49, Code of Federal Regulations, Part 2 I, as they may be amended from time to time (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this Purchasing Agreement.

(2) Nondiscrimination: The Contractor, with regard to the work performed by it during the Purchasing Agreement, shall not discriminate on the grounds of race, religion, color, sex, age, national origin, or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Contractor shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the Contract covers a program set forth in Appendix B of the Regulations.

(3) Solicitations for Subcontracts, including procurement of materials and equipment: In all solicitations either by competitive Proposal or negotiation made by the Contractor for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Contractor of the Contractor's obligations under this Purchasing Agreement and the Regulations relative to nondiscrimination on the grounds of race, religion, color, sex, age, national origin, or disability.

(4) Information and Reports: The Contractor shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Recipient or the FTA to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information is required or a Contractor is in the exclusive possession of another who fails or refuses to furnish this information, the Contractor shall so certify to the TRIPS, or the FTA, as appropriate, and shall set forth what efforts it has made to obtain the information.

**17. TITLE VI CIVIL RIGHTS ACT OF 1964**

**CONTRACTOR AGREEMENT**

*(MANUFACTURER Continued)*

(5) Sanctions for Noncompliance: In the event of the Contractor's noncompliance with the nondiscrimination provisions of this Purchasing Agreement, the TRIPS shall impose such Contract sanctions as it or the FTA may determine to be appropriate, including but not limited to:

- (c) Withholding of payments to the Contractor under the Contract until the Contractor complies, and/or
- (d) Cancellation, termination or suspension of the Purchasing Agreement, in whole or in part.

(6) Incorporation of Provisions: The Contractor shall include the provisions of paragraph (1) through (6) of this section in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Contractor shall take such action with respect to any subcontract or procurement as the TRIPS or the FTA 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 supplier as a result of such direction, the Contractor may request the TRIPS to enter into such litigation to protect the interests of the TRIPS, and in addition, the Contractor may request the services of the Attorney General in such litigation to protect the interests of the United States.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

18. CERTIFICATION OF COMPLIANCE WITH  
THE AMERICANS WITH DISABILITIES ACT OF 1990

MANUFACTURER

The Proposer hereby certifies that it shall comply with all requirements contained in **Part 2: Technical Specifications** relating to bus design or special equipment required by the Americans with Disabilities Act of 1990.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

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**19. DEBARRED BIDDERS / INTEGRITY CERTIFICATION**

**MANUFACTURER**

Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion

1. Lower tier participant certifies, by submission of this bid proposal, that neither it nor its "principals" (as defined at 49 CFR Part 29) is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in this transaction by any Federal department or agency.
2. When the prospective lower tier participant is unable to certify to the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

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20. LIST OF TRANSIT SYSTEM REFERENCES AND CONTACT INFORMATION

MANUFACTURER

- 1.
- 2.
- 3.
- 4.
- 5.
- 6.
- 7.
- 8.
- 9.
- 10.

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## **EXHIBIT 2**

### **PRICE PROPOSAL FORMS**

#### **INSTRUCTIONS FOR COMPLETING PRICE PROPOSAL FORMS:**

The following proposal forms must be completed by proposer and submitted in

#### **ENVELOPE 2, PRICE PROPOSAL:**

1. Price Proposal Form A - Base Vehicle Price
2. Price Proposal Form B - Seating Prices
3. Price Proposal Form C - Paint Scheme Prices
4. Price Proposal Form D - Individual Prices of Options
5. Price Proposal Form E - Summary of Proposed Totals from Forms A, B, C, and D
6. Price Proposal Form F - Terms of Payment

Proposers must enter a dollar amount in the appropriate spaces on ALL proposal forms. Entries such as “not applicable” or “not available” are not acceptable and will cause your proposal to be non-responsive. If there is no charge for a particular option, a zero (0) should be entered in the appropriate space. An option’s availability / applicability to this proposal will be determined by the FDOT.

#### **Price Proposal Form A**

Proposal Form A shows the pricing of the base vehicle. The proposal price of the base vehicle will be entered in the “Price per Item” column. This figure will be carried to Proposal Form E for the Total Proposal Price.

#### **Price Proposal Form B**

Because various Purchasers have different needs and preferences, seating will be ordered per person. The prices for the individual seating types are inserted in the “Price per Item” column. Figures in the price per item column will then be used to determine the total cost of the seating configuration provided. This total will be entered in “Box A” and carried to Proposal Form E. Purchasers may select gray, blue, or tan for seating colors and black, gray, blue, or tan for flooring colors.

### **Price Proposal Form C**

Proposal prices for the individual paint schemes are inserted in the "Price Per Item" column. All amounts in the "Price per Item" column will be summed and entered at the bottom of the form in the "Total" line. If an agency requires a paint and lettering scheme that is not generally covered by one of those listed in this proposal, they may make separate arrangements either with the manufacturer or a local vendor to provide these services.

### **Price Proposal Form D**

Proposal Form D is a list of all of the available options as explained in Part 3. The proposer will simply provide the amount that each option will cost (per item) in the "Price per Option" column. All amounts in the "Price per Option" column will be summed and entered at the bottom of the form in the "Total" line. This total will be carried to Proposal Form E for the Total Proposal Price.

### **Price Proposal Form E**

Proposal Form E is a summary of the total proposal prices from Proposal Forms A, B, C and D. The information is inserted on the designated line and summed to produce the "Total Proposal Price."

### **Price Proposal Form F**

Proposal Form F is the Terms of Payment and must be completed by the Proposer.

### **NOTE:**

***Complete and separate price proposal forms and packages should be submitted for each type of vehicle and chassis the proposer wishes to be considered by the TRIPS.***

**PRICE PROPOSAL FORM A  
BASE GAS ENGINE VEHICLE PRICE**

<b>ITEM</b>	<b>PRICE</b>
<b>Small Cutaway Low Floor Type Vehicle</b> Chassis Manufacturer _____ Minimum Chassis GVWR ( <i>pounds</i> ) _____ Vehicle length ( <i>inches</i> ) _____	
<b>TOTAL</b>	<b>\$</b>

**NOTE:**

Interested proposers should submit separate and complete packets for each type of vehicle and / or chassis they wish to be considered by the TRIPS.

Interested proposers should submit separate pricing packets for each length vehicle if vehicle proposed is to be offered in various lengths.



**PRICE PROPOSAL FORM B  
SEATING**

ITEM	PRICE PER PERSON
Standard Seat	
Fold-away Seat	
Children's Seat	

Multiply the prices indicated above for the configuration listed below. Enter the total price in Box A and on Proposal Form E.

NO.	TYPE	PRICE
10	Standard Seat	\$
2	Fold-away Seat	\$

**TOTAL PRICE**

Box A

**NOTE:**

This seating configuration is for Proposal Tabulation purposes only. Agencies will select floor plans from TRIPS approved floor plans when placing orders. Each proposer shall submit the floor plans which will be made available to the TRIPS. This (these) floor plans are to be the detailed drawings and shall be accompanied by a sample of the proposer's standard four wheel weight analysis as a pre-build projection. The finished vehicle cannot exceed GVWR, GAWR or four wheel weight limitations as established by the chassis manufacturer. Proposer, if successful, will be limited to offering TRIPS agencies only those floor plans submitted with their proposal.

## UPHOLSTERY INFORMATION

### VINYL COLORS AVAILABLE

**BLUE CMI VINYL** - Center insert of seat to be MEDALLION KEOPS AZUL BLUE INSERT, style VP-MEDLI-KEAZU; outside wrap and back of seat to be solid MEDALLION MORRENO TROPICAN AZUL, style VP-MEDMO-TRAZU.

**BEIGE CMI VINYL** - Center insert of seat to be MEDALLION KEOPS VERDE TAN INSERT, style VP-MEDLI-KEVER; outside wrap and back of seat to be solid, MEDALLION DOCCA SAND BEIGE, style VP-MEDLI-DOSNB.

**GREY CMI VINYL** - Center insert of seat to be MEDALLION KEOPS VERDE TAN INSERT, style VP-MEDLI-KEVER; outside wrap and back of seat to be solid, MEDALLION MORRENO TROPICAN GREY, style VP-MEDMO-TRGRY.

**PRICE PROPOSAL FORM C**

**PAINT SCHEME PRICES**

<b>ITEM</b>	<b>PRICE PER ITEM</b>
Paint Scheme 1 ( <i>standard</i> )	\$
Paint Scheme 2	\$
Paint Scheme 3	\$
<b>TOTAL</b>	\$
<p><b><u>NOTE:</u></b> If an agency requires a paint and lettering scheme that is <b>NOT GENERALLY</b> covered by one of those listed above, they may make separate arrangements either with the manufacturer or a local vendor to provide these services. Agencies will select colors (2) for background and stripes when orders are placed. All paint scheme pricing shall reflect white base coat.</p>	
<p>Proposer shall submit detailed drawings of its standard paint schemes.</p>	

**PRICE PROPOSAL FORM D**  
**INDIVIDUAL PRICES OF OPTIONS**

ITEM	DESCRIPTION	PRICE
3.2.2.2	Diesel engine meeting current EPA requirements	
3.2.2.3	A hybrid drive train integrated with (check one) diesel__ or gasoline__ engine	
3.2.2.3	Alternative Fuel Engine Size:_____ Make:_____ Manufacturer:_____	
3.2.2.4	Manufacturers Extended Warranty (also detail coverage in miles and months)	
3.2.9.1	Aluminum wheels	
3.2.9.2	Stainless steel wheel liners / inserts, front and rear wheels	
3.2.10.5	Merlin Multiplex Programmable Electronic Vehicle Control System	
3.2.21.16	Freedman Featherweight High Back standard seats (per seat)	
3.2.21.17	Upholstery material with "Dimensions With Nanocide"	
3.2.21.18	Dimensions vinyl line of coated transit bus seating fabric with antimicrobial Nanocide	
3.2.21.19	Upgrade interior side wall panels with Nanocide	
3.2.21.20	Extend the length of the standard seat belts provided	
3.2.24.2	USSC Evolution G2E with pedestal	
3.2.24.3	Freedman Sport Driver seat with Relaxor	
3.2.25.3	Altro Transflor slip resistant vinyl flooring	
3.2.26.3	Driver Safety Partition	
3.2.27.6	Bentec Powder-Coated handrails and stanchions (provide standard colors)	
3.2.31.5	Exterior remote controlled mirrors	
<b>FORM D CONTINUED NEXT PAGE</b>		

**FORM D (continued)**

ITEM	DESCRIPTION	PRICE
3.2.34.2	Romeo Rim HELP rear bumper with HawKEye Reverse Assistance System	
3.2.34.3	Reverse camera and monitor backing system: <i>Manufacturer</i> _____	
<b>3.2.36.5</b>	<b>Air purification system</b>	
3.2.37.3	Lift-U model LU-11 wheel chair ramp	
<b>3.2.37.4</b>	<b>Ricon BR2C wheel chair ramp</b>	
<del>3.2.38.14</del>	<del>Q'Pod Wheelchair Passenger Securement Station by Q-STRAINT</del>	
3.2.38.15	Stretcher Securement System only	
3.2.38.16	Stretcher bed (only)	
3.2.39.8	Jomarr Vehicle Thematic Fire Suppression Clear Agent automatic system	
3.2.39.9	Amerex Small Vehicle System automatic fire suppression powder system	
<b>3.2.39.10</b>	<b>Event Data Recorder</b>	
<b>3.2.39.11</b>	<b>Camera System, priced per camera</b>	
3.2.39.12	<i>"Mentor Ranger"</i> in vehicle computer	
3.2.40.2	REI Public Address System	
3.2.40.3	Upgrade the standard vehicle AM/FM Radio	
3.2.41.2	Transign manually operated roller curtain type destination sign	
3.2.41.3	TwinVision <i>"Elyse"</i> software electronic destination system	
3.2.41.4	TwinVision <i>"Mobi-Lite"</i> electronic destination sign	
3.2.41.5	Transign LLC 2-digit Block / Run Number box unit	
<b>FORM D CONTINUED NEXT PAGE</b>		



**PRICE PROPOSAL FORM E**  
**SUMMARY OF PROPOSED TOTALS FROM**  
**PRICE PROPOSAL FORMS A, B, C, AND D**

The undersigned Proposer agrees to furnish the equipment in accordance with the specifications and proposal requirements contained in this package.

All seating and securement, paint schemes, options and vehicle specifications have been carefully examined and the costs shown in Proposal Forms A, B, C and D of this proposal. These combined costs, as shown below, constitute the Total Proposal Price for this package.

**DESCRIPTION OF THE TOTAL PRICE**

TOTAL FROM PRICE PROPOSAL FORM A	_____
TOTAL FROM PRICE PROPOSAL FORM B, BOX A	_____
TOTAL FROM PRICE PROPOSAL FORM C	_____
TOTAL FROM PRICE PROPOSAL FORM D	_____
TOTAL PROPOSAL PRICE	_____

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_

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**PRICE PROPOSAL FORM F**  
**TERMS OF PAYMENT**

The following terms of payment are proposed:

The agencies will submit their portion of the purchase price (local match) to the 5310 administrator at CUTR when the vehicle order is placed.

1. A 2% (24% per annum) service charge will be added to all past due accounts.
2. Total proposal price is based on payment terms of net sixty (60) days after acceptance of each vehicle. If Contractor has not received payment in full within the 60 day period following acceptance of vehicle, agencies will incur the 2% monthly service charge beginning on day 61.

The undersigned understands that any condition stated above, clarification made to the above or information submitted on or with this form, other than that requested, will render the proposal unresponsive.

Date \_\_\_\_\_

Signature \_\_\_\_\_

Company Name \_\_\_\_\_

Title \_\_\_\_\_



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**EXHIBIT 3**

**FDOT DISTRICT OFFICES**

**Julia Davis  
FDOT District One  
PO Box 1030  
Fort Myers, FL 33902-10  
(239) 461-4300**

**Gwendolyn Pra  
FDOT District Two  
2198 Edison Avenue, MS 2813  
Jacksonville, FL 32204  
(904) 360-5687**

**Kathy Rudd  
FDOT District Three  
1074 Hwy 90  
Chipley, FL 32428-0607  
(850) 638-0250 x549**

**Paula Scott  
FDOT District Four  
3400 W. Commercial Blvd.  
Ft. Lauderdale, FL 33309  
(954) 777-4491**

**Karen Paul  
FDOT District Five  
133 S. Semoran Blvd.  
Orlando, FL 32807  
(407) 482-7858**

**Ed Carson  
FDOT District Six  
1000 N. W. 11<sup>th</sup> Ave., Room 6105  
Miami, FL 33172  
(305) 470-5255**

**Nicole Mathis  
FDOT District Seven  
11201 N. McKinley Dr.  
Tampa, FL 33612-6403  
(813) 975-6195**

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## **EXHIBIT 4** **VEHICLE DELIVERY CHECKLIST**

The below items must be presented at time of delivery of vehicle to agency or vehicle will be considered non-acceptable.

- Vehicle properly serviced, clean and in first class operating condition. Includes front end alignment, wheels balanced, unnecessary stickers removed
- Proper "Application for Registration"
- GVWR - either on Certificate of Origin or Registration
- Four Wheel Weight Analysis Certification
- Odometer Certification
- "As Built" Wiring diagrams and chassis electrical manuals
- Service, chassis service and "As Built" Parts manuals
- Operator's manual
- Dealer Invoice
- Spare key(s)
- Bill of sale
- Warranty papers (forms, policy, procedures)
- Maintenance schedule
- Post-Delivery Audit documents-
  - Buy America Certificate and documentation annotating percentage breakdown and percentages, location and items present during final assembly (post-delivery breakdown document)
  - FMVSS
  - Specifications
  - Blank Acceptance / Rejection Notification

**EXHIBIT 5**

**FORMULA FOR COMPUTATION OF SECOND STAGE PRICE ESCALATION**

Escalation will be calculated based on the following formula which utilizes the U.S. Department of Labor/Bureau of Labor Statistics Producer Price Index (PPI) Category PCU3713#2, Truck and Bus Bodies, "Complete vehicles produced on purchased chassis:" \*\*, not seasonally adjusted. In no event will the prices for any purchase release exceed, by more than 5%, the price(s) that would have been in effect twelve (12) months prior to the date of the release or the base price of the purchase order release if less than twelve (12) months after the initial contract award.

<b><u>Index Point Change</u></b>	<b><u>Examples</u></b>
PPI Index: Future Recomp Month .....	141.1
Less PPI Index: Base Award Month .....	137.5
Equals Index Point Change .....	3.5

<b><u>Index Percent Change</u></b>	<b><u>Examples</u></b>
Index Point Change .....	3.5
Divided by PPI Index: Base Award Month .....	137.5
Equals .....	0.0254
Results multiplied by 100 equals Percent Change .....	2.54%

Total price of standard bus	=	\$42,850.00
Minus price of chassis	=	\$27,050.00
Equals total second stage price	=	\$15,800.00

"Certain Dollar Amount" = Cost of second stage price divided by 100

Certain Dollar Amount = 15,800 / 100 = 158

Price of second stage will change \$158.00 per 1 percent movement in the producer price index (PPI)

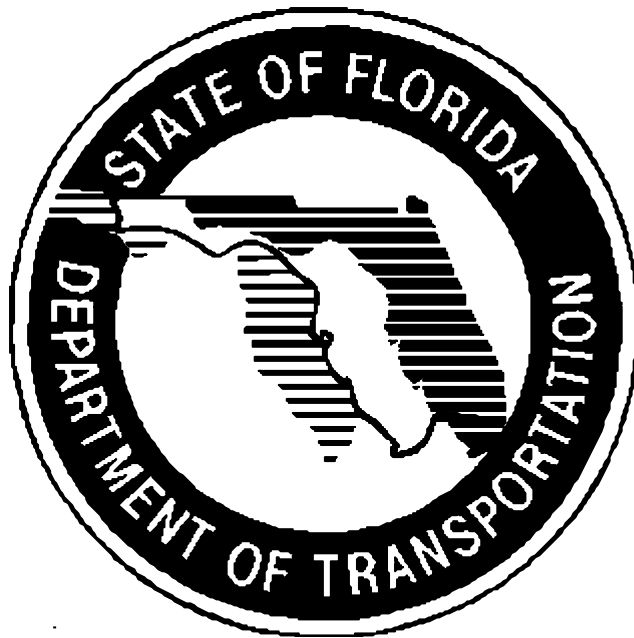
In this example, 2.54% times \$158.00 equals \$401.32. This could be added to the total cost of the add-ons per bus. Chassis increase would be added separately per instructions in Section 1.2. Once recompilation of second stage pricing is completed, the last recomp month becomes the new award month.

\*\* = If discontinued, Category PCU3713, "Truck and bus bodies" will be used.

**NOTE: These figures provided for illustrative purposes only.**

# **PART 2**

## **TECHNICAL SPECIFICATIONS**



**Contract #TRIPS-10-SCLF-RFP**

**Small Cutaway Low Floor Transit Vehicles**



shall include a listing of all Standard Features, Safety and Security Features and Accessibility Features to be provided as standard on this contract. A separate form in this RFP is provided to list Optional Features available and their related pricing.

The first bus produced under this agreement shall be considered the “prototype” bus. After inspection of this vehicle, TRIPS reserves the right to mandate changes to the electrical system wiring, related components and general quality control finishes. Contract language will be revised to reflect these changes and subsequent manufactured vehicles shall include all changes as standard in production.

2.1.2 Each Chassis GVWR being proposed shall be submitted as a separate proposal.

Proposed Chassis GVWR (in pounds) \_\_\_\_\_

2.1.3 Overall length 20’ – 31’ (excluding help bumpers) \_\_\_\_\_

2.1.4 Overall width (dual rear wheel) \_\_\_\_\_

2.1.5 Overall width (less DRW fenders) \_\_\_\_\_

2.1.6 Headroom, minimum 74” \_\_\_\_\_

2.1.7 Door Width, minimum (clear) 27” \_\_\_\_\_

2.1.8 Door Height, minimum 80” \_\_\_\_\_

2.1.9 Overall Height, maximum 109” \_\_\_\_\_

2.1.10 PASSENGER SEATS:  
 Seating Capacity of floor plans – minimum / maximum \_\_\_\_\_/  
 Seated Adult Capacity minimum / maximum \_\_\_\_\_/  
 Wheelchair positions minimum / maximum \_\_\_\_\_/  
 Seated Knee Room forward, minimum 26” \_\_\_\_\_  
 Seated Width per seat, minimum 17” \_\_\_\_\_  
 Cushion Height above finished floor, minimum 17.5” \_\_\_\_\_  
 maximum 18.5” \_\_\_\_\_

2.1.11 Each Proposal shall provide all available seating arrangement floor plans for TRIPS approval. Upon successful negotiation of a contract, any variance from this pre-approved list will require written permission from FDOT.

- 2.1.12 STEPS:  
Chassis Kneeler System Standard (*Yes or No*) \_\_\_\_\_  
Ground to Floor, no kneeler – Maximum 15” \_\_\_\_\_  
Ground to Floor, with kneeler utilized 11” \_\_\_\_\_
- 2.1.13 Cab Door & Front Passenger side seat deleted (*Yes or No*) \_\_\_\_\_
- 2.1.14 Air Bag, Frontal, Driver’s side only (*Yes or No*) \_\_\_\_\_
- 2.1.15 Mirror, Inside Rearview Day/Night (*Yes or No*) \_\_\_\_\_
- 2.1.16 Capacity of fuel tank in OEM Location – largest gallon capacity \_\_\_\_\_
- 2.1.17 Tires and Wheels shall be standard OEM size and load range for the GVWR of the proposed chassis. *Tire size:* \_\_\_\_\_  
*Wheel size:* \_\_\_\_\_
- 2.1.18 The vehicle shall conform in all respects to State of Florida Motor Vehicle laws (including, but not limited to, Chapter 316, Florida Statutes, Safety rules of the Department of Transportation, Chapter 14-90, promulgated under the requirements of Chapter 341, Florida Statutes) and the American with Disabilities Act, Title 49 Code of Federal Regulations, parts 38, Accessibility Specifications for Transportation Vehicles, Subpart B-Buses, Vans and Systems. This vehicle shall also comply with 40 CFR Parts 85 & 86 Air Pollution and Emission Standards for New Vehicles. Compliance with all applicable Federal Motor Vehicle Safety Standards shall also be required. The successful bidder will be required to provide any and all results of testing accomplished under the final rules issued by the Federal Transit Administration, 49 CFR Part 655 Bus Testing Program. The tests include the evaluation of maintainability, reliability, safety, performance, structural integrity, fuel economy and noise.  
Test based on: **5 years/ 200,000 miles**
- 2.1.19 Workmanship throughout the vehicle shall conform to the highest standards of accepted commercial practice and shall result in a neat and finished appearance. The complete vehicle(s) furnished must be of substantial and durable construction in all respects. All sub-components must be installed per the sub-component manufacturer’s standard mounting/installation/operations instructions. Any deviations on component mounting/installation/operations procedure must be approved in writing by the sub-component manufacturer and TRIPS prior to installation.

- 2.1.20 Welding procedures and materials shall be in accordance with standards of the American Society of Testing Materials and the American Welding Society. Welds not meeting these standards will be rejected. Rejection will result in the total replacement of sub-floor assemblies and/or cage assemblies. All exterior skin side welded surfaces shall be ground smooth and be free of unfriendly surfaces as part of the standard production process. All welds shall be inspected for quality and subject to on line inspection. All welding shall be performed using MIG welding machines utilizing Argon gas. All steel body/floor structure shall be coated rust inhibitor primer for corrosion protection and to prevent rust. *Proposer shall describe their corrosion prevention process and products utilized in application to vehicle and submit with proposal for this RFP.*
- 2.1.21 All parts, components and accessories shall be new. All exposed surfaces and edges shall be smooth, free from burrs and other projections and shall be neatly finished. The exhaust system and drive line shall be free from primer. Manufacturer shall certify that it has the equipment necessary to accomplish this task. Any sub-component installed underneath the vehicle shall not be primed.
- 2.1.22 All exposed surfaces and edges shall be smooth, free from burrs and other projections and shall be neatly finished. All fasteners used in the vehicle are backed by a Certificate of Quality by the manufacturer and have been found to be in accordance with all SAE and ANSI specifications.
- 2.1.23 The building of the chassis frame to produce the lower profile necessary to provide a completed bus that complies with ADA will be accepted for the installation of a wheelchair ramp. This process will allow for building chassis for various wheel bases. The State of Florida will allow cutting of the chassis for the purpose of installing a lowered floor and a wheelchair ramp. Cutting of the chassis to increase or decrease the length of the chassis to increase the GVWR will not be permitted. This will be verified through serial number checks. The proposal shall include a detailed description and drawings of frame insert section. The rear overhang, measured from the center of the rear axle to the outer edge of the rear bumper, cannot exceed 1/3 of the overall vehicle length. Rear frame extensions shall be Butt-welded with a continuous weld and shall exceed the requirements of the chassis manufacturer. In addition, the FDOT requires a 4" x 12" x 1/4" steel plate to be installed and welded with a continuous weld around the entire circumference of the plate and bolted. Further, The FDOT will not allow re-certification of the chassis OEM GVWR and GAWR. Any vehicle that exceeds the OEM GVWR and/or GAWR will not be accepted.



- 2.1.24 All vehicles shall be weighed “as built” before release and manufacturer’s engineering department shall perform a four corner weight analysis on each vehicle that indicates the weight of the vehicle and any attachments, the maximum weight of the occupants (150 pounds per seated position and 250 pounds per wheel chair position), and the weight of a full tank of fuel for GAWR and GVWR evaluation. A copy of the “as built” weight certification, four corner weight analysis and an “as built” floor plan shall be on each vehicle shipped to Florida for the TRIPS. The “as built” weight certification shall provide the following information for each individual bus:
- > VIN of the bus
  - > Manufacturer
  - > Body Serial Number
  - > A description (type) of the bus
  - > Date of certification
  - > The number of ambulatory passenger capacity including driver
  - > The number of wheelchair positions
  - > Four wheel weight distribution of the actual completed weight of the bus including all attachments
  - > Four wheel weight distribution of the weight of the ambulatory passengers including driver
  - > Four wheel weight distribution of the weight of the wheelchairs
  - > Four wheel weight distribution of the weight of the Fuel
  - > Four wheel weight distribution of the total weight of the vehicle
  - > Weight analysis must have signature and title of person submitting it

In addition to the manufacturer’s weight calculations and documents, TRIPS will require that the manufacturer’s complete and submit weight calculations on TRIPS Form #TRIPS-09-SCLF, found in *Exhibit 8*. The TRIPS will perform random four wheel weight analysis at the Springhill Inspection, Testing & Research Facility in Tallahassee. The total weight at each wheel must not exceed 50% of the GAWR for that axle and GVWR must not be exceeded. Any bus that exceeds either condition will be rejected.

- 2.1.25 Manufacturer will be responsible for delivering vehicles that are properly serviced, clean, and in first class operating condition. Pre-delivery service, at a minimum, shall include the following:

- \*1. Complete lubrication of chassis, engine, and operating mechanisms with manufacturer's recommended grades of lubricants.
- \*2. Check all fluid levels to insure proper fill.

- \*3. Adjust the engine for proper operating condition.
- \*4. Inflate tires to proper pressure.
- \*5. Check to insure proper operation of all components, accessories, gauges, lights, and mechanical and hydraulic features.
- \*6. Cleaning of vehicle, and removal of all unnecessary stickers and debris.
- \*7. Full front-end alignment utilizing heavy duty equipment and experienced trained technicians to perform proper alignment. All wheels shall be balanced, including spare tire. This alignment is to be performed only after vehicle is built complete and is at full curb weight. Vehicle shall be delivered with fully adjustable front end components installed to allow alignment in the field without replacing any components.
- \*8. Focusing of headlights utilizing equipment designed for this Purpose.

2.1.26 Manufacturer shall certify that it:

- \*1. Has in operation or has the capacity to have in operation, a manufacturing plant.
- \*2. Has adequate engineering personnel, or has the capability to have such personnel, to satisfy any engineering or service problem that may arise during the warranty period. Bidder must supply in proposal the number of engineers along with their designated areas of responsibilities.
- \*3. Has the necessary facilities and financial resources, or has the capability to obtain such facilities and resources, to complete the contract in a satisfactory manner within the required time.

2.1.27 Dealer will be required to submit weekly status reports into the TRIPS Database Center, which tracks the progress of each individual vehicle through the procurement and production process, from receipt of order through delivery and acceptance of each individual vehicle by the agency. This report shall be coordinated with the manufacturer's report and must be submitted the first workday following the previous workweek.

See Part 2, **Exhibit 1: TRIPS Database Dealer Requirements**, for information describing the process for Dealers to submit Weekly Status Reports to the TRIPS Database Center.

2.1.28 Dealer shall be responsible for delivering vehicles that are properly serviced, clean and in first class operating condition. Pre-delivery service, at a minimum, shall include the following:

- \*1. Correct and repair all deficiencies noted in the TRIPS Pre-delivery Inspection Report conducted on each individual vehicle at its Springhill Bus Inspection Research & Testing facility in Tallahassee. All repairs must be completed before delivery to Purchaser. The Dealer must enter detail of the repair action into the TRIPS Database Center for the specific VIN of each vehicle inspected by TRIPS Staff.
- \*2. Check all fluid levels to insure proper fill levels.
- \*3. Adjust the engine for proper operating condition.
- \*4. Inflate tires to proper pressure.
- \*5. Check to insure proper operation of all components, accessories, gauges, lights, and mechanical and hydraulic features.
- \*6. Cleaning of vehicle, and removal of all unnecessary stickers, markings and debris.

2.1.29 All sub-component units installed such as, but not limited to wheelchair ramp, restraint systems, passenger seating, event data recorders, alternators, air conditioning, air compressor and any other subcomponent installed by the bus manufacturer shall be installed per the sub-component manufacturer's installation instructions. Bus manufacturer must certify that said sub-components have been installed per the instructions provided and a copy of all installation instructions shall be provided to TRIPS; with changes, revisions and / or updates to installation instructions and procedures being immediately communicated to the TRIPS for review and approval. Submit Manufacturer Installation Instructions for all components with proposal.

## **2.2.0 ENGINE**

2.2.1 Gasoline engine shall be manufacturer's standard for this size bus considering components and accessories proposed. The proposed engine

must give satisfactory performance over terrain encountered in Florida with maximum passenger load. Manufacturer shall propose engine horsepower and torque.

2.2.2 Diesel engine shall be manufacturer's primary option for this size bus considering components and accessories proposed. The specified engine must give satisfactory performance over terrain encountered in Florida with maximum passenger load. Manufacturer shall propose engine horsepower and torque.

2.2.3 TRIPS reserves the right to accept hybrid drive-train system and/or Alternative Fuel engines when offered by the manufacturer, during the term of this contract

2.2.4 Manufacturer extended warranty (**See Part 3: Options**).

### **2.3.0 COOLING SYSTEM**

2.3.1 The FDOT will accept the OEM heater hose in the engine compartment. Silicone hose with constant torque clamps shall be installed between the OEM connection and the auxiliary heater. All heater hose shall be routed below floor level to ensure passenger safety. Electric-vacuum controlled auxiliary heater fluid shut-off valves shall be included as standard equipment.

### **2.4.0 EXHAUST SYSTEM**

2.4.1 The vehicle shall be equipped with a heavy duty, corrosion resistant exhaust system which meets or exceeds FMVSS and EPA noise level and exhaust emission (smoke and noxious gas) requirements. Heavy-duty exhaust hangers shall be standard equipment and shall be bolted to the frame. All hanger U-bolt thread orientation must be directed sideways. All altered exhaust joints shall be welded with a continuous weld.

2.4.2 The exhaust tailpipe shall terminate at the left rear corner of the bus.

2.4.3 Galvanized heat shielding shall run between the exhaust system and the floor of the vehicle, at a minimum, this shield shall meet OEM Up-Fitter Guide requirements, or approved equal.

### **2.5.0 DRIVE SHAFT**

2.5.1 Protective metal guards for the drive shaft shall be provided at each drive line U-joint to prevent a broken shaft from touching the ground, contacting

any brake line, or whipping through the floor. The drive shaft guards shall conform to 49 CFR. Manufacturer shall provide a detailed description of the guard(s) proposed.

For each drive shaft section, the protective metal guard shall be located within  $\frac{1}{4}$  of the length of the shaft and behind the forward U-joint. The bottom portion of the hoop shall be no more than three (3) to four (4) inches from the outer surface of the drive shaft.

### **2.6.0      SUSPENSION**

2.6.1      All chassis shall be equipped with air ride suspension system, capable of giving an acceptable ride under various load and road conditions. The system shall include an air compressor, air dryer, air reservoir tank, air distribution box and air system control. Air compressor shall be engine mounted and provided with an easily accessible air filter. Air reservoir tank shall have a drain lanyard to drain oil and/or water.

2.6.2      Front and rear suspension with full curb-side kneeling feature shall be provided. Bus shall kneel only when door is opened and return to proper height when door is closed.

2.6.3      Constant ride height control with adjustable electronic height sensors shall be provided. Submit a detailed description of air ride suspension system proposed.

### **2.7.0      AXLES**

2.7.1      Axles shall be manufacturer's standard. Axle must be load rated for the GVWR of the size bus involved.

2.7.2      Axles shall accommodate front and rear air ride suspension system.

### **2.8.0      BRAKES**

2.8.1      Brakes should be capable of stopping a fully loaded vehicle at a deceleration rate equivalent to a 22-foot stop from a speed of 20 miles per hour and meet the FDOT Performance Brake Test Procedure (Part 2, **Exhibit 4**). They must be capable of this type of stop 3 times in a rapid succession from a speed of 20 miles per hour without brake fade.

2.8.2      The parking brake shall be capable of holding a fully loaded vehicle on a 15 degree incline and meet the FDOT Emergency/Park Brake Procedure Test (Part 2, **Exhibit 5**). The system shall incorporate a warning light on

the instrument panel to indicate to the driver when the parking brake is applied.

2.8.3 The controls for the wheel chair ramp shall be interlocked with the vehicle parking brake system and transmission to ensure the vehicle cannot be moved from the park position when the ramp system is activated. The interlock must meet ADA Title 49 Lift Interlock requirements.

2.8.4 The interlock system shall be a solid state, microprocessor-controlled unit that utilizes "Plug and Play" connections to the chassis, incorporating intermittent fault filter technology to eliminate false signals from activating the system, and have a dash mounted LED to display sub-system status. The system shall be an Intermotive ILIS system, or approved equal.

### **2.9.0 TIRES & WHEELS**

2.9.1 Steel wheels are standard. Aluminum wheels will be provided as an option **(See Part 3: Options)**.

2.9.2 Stainless steel wheel liners / inserts, front and rear wheels will be provided as an option **(See Part 3: Options)**.

2.9.3 A spare tire, mounted on the same type wheel assembly of the tires mounted on bus, shall be provided as standard and shipped loose with each vehicle. The spare tire shall be covered and secured so as not to damage the interior of the bus in shipment.

### **2.10.0 ELECTRICAL**

2.10.1 The vehicle shall be equipped with a heavy-duty (12 volt) electrical system. All components are to be selected and integrated to function in an environment characterized by low engine (alternator) speeds and high amperage draws (due to lights, air compressor, wheelchair ramp, 4-way flashers, air conditioning, or heater, and other accessories in constant operation). The entire electrical system, shall comply with CFR 49 sections 393.29, 393.30, 393.31, 393.32, and 393.33 respectively.

2.10.2 The vehicle shall be equipped with a belt driven American Power Systems Alternator, or approved equal, capable of producing output at engine idle that exceeds the total amperage draw with all systems (excluding the wheelchair ramp) functioning. Alternator must be capable of producing this level of output with alternator surface temperatures up to 220 degrees Fahrenheit. Manufacturer shall perform testing of total amperage draw on all vehicles under this contract to ensure compliance. The upgrade (non-

OEM) alternator manufacturer shall provide a permanent label under the hood stating brand, model number, serial number and alternator output. The OEM alternator output cable to the OEM power supply box must be retained and a separate second stage cable shall be installed ensuring even voltage distribution between the two sets of circuits. If an alternator or alternators is/are equipped with a separate rectifier bridge or an external regulator, the rectifier and or regulator shall be mounted inside cab of the vehicle. Manufacturer may be asked to furnish a sample of any aftermarket alternator for testing prior to award of contract. The alternator(s) proposed must meet or exceed the alternator manufacturer performance standards and **Part 2, Exhibit 6: Alternator Output Test.**

- 2.10.3 The vehicle shall have dual 700 CCA batteries located in a readily accessible area on a pullout stainless steel tray under the body. The access door shall be non-locking latch type. The vehicle shall be equipped with a storage battery electrical power main disconnect switch. The disconnect switch shall be labeled in red lettering "Battery Disconnect, Emergency Use ONLY".
- 2.10.4 A fast idle system shall be installed which will automatically increase the engine speed (RPM) to approximately 1500 RPM on gasoline engines and 1200 RPM on Optional diesel engines. The fast idle shall be Inter-motive Advanced Fast Idle Systems (AFIS), or approved equal. Include a Gateway Module capable of being actuated either by driver, a voltage sensor, an air conditioner, an air compressor command, or a low coolant temperature command. This fast speed idle shall engage only when the vehicle is in Park and the parking brake applied.
- 2.10.5 The vehicle shall be equipped with a Cooper Bussman Dual Vehicle Electrical Center (DVEC) specifically designed for this application. The DVEC shall incorporate diode protected relays, environmentally sealed input and output connections. The connectors will be color coded and keyed to eliminate incorrect installations. The tethered thermoplastic cover with a sealing gasket incorporates a legend that displays circuit fusing and identification information. A secondary rear terminal mini fuse and power distribution module will be provided that offers up to 10 additional circuits, 5 fused and 5 with relays.
- 2.10.6 A reverse direction alarm (BUA) in compliance with SAE J994b with respect to acoustical performance for a Type B device, but emitting at least 7dbb (A) plus or minus 4db with a supply of 14 volts. Conformity to the environmental test stipulated by the SAE shall not be required.

**2.11.0 WIRING HARNESS & ROUTING**

- 2.11.1 The wiring harness must be built by a reputable wiring harness manufacturer and must be built to length of bus. Bidder must supply the name of this manufacturer and provide a list of recent customers; and must submit a proposed wiring schematic. Each harness shall be as-built with the exception of optional items, but each wiring schematic must identify each optional circuit. Harness may incorporate wiring for options not selected by the end user. Schematics shall include each connector pin number and location. It shall also include symbols indentifying electrical components along with location of each component. Each set of schematics shall have a legend that identifies each symbol used, including grounds.

All wiring shall be vinyl insulated to 200 degrees Fahrenheit, shall meet SAE standards, and shall be color coded and number coded at least every eighteen (18) inches and permanently labeled to identify their function. Battery cables shall be 1/0 gauge with minimum of 0.075" wall plastic insulation. All wiring shall be of sufficient size to carry the required currents without excessive voltage drop.

Entire harness system and mating electrical components are plug-connected with lock tab connectors; all terminals are machine crimped; all harnesses shall be covered in high temp conduit and all exterior under body/under hood connectors are Weather-Pak connectors.

All multi-pin connectors with 12 or more conductors shall be environmentally sealed electrical connectors with a tab connector. All connectors with 3 to 12 circuits that are under the hood and/or under the vehicle shall be environmentally sealed high impact plastic connectors with pull apart locking tabs. All connections containing one to two circuits shall be made with Posi-Lock connectors. Any solder joints must be pre-approved by FDOT. **NO BUTT CONNECTORS WILL BE ALLOWED.**

- 2.11.2 All body wiring shall be run inside the body in a protected area. All wiring shall be in a loom and secured for maximum protection. Clamps shall be rubber or plastic coated to prevent them from cutting the wiring insulation. When routing wiring under vehicle all wiring shall be encased in a loom and attached to the frame and sub-floor structure with rubber or plastic coated P-clamps every 12 inches and shall not be bundled with hoses. The harness shall run in straight lines as close to the chassis frame rails as possible. Any harness that goes over the rear suspension shall be encased in a conduit fixture securely fastened to the sub-floor rails or routed inside the frame rails.



- 2.11.3 All fuses and relays (other than chassis OEM) shall be placed in an electrical panel. The panel shall be accessible through a non-locking door. Connection to OEM electrical system shall be accomplished through connectors supplied by the chassis manufacturer using locking mating connectors. A legend shall be provided on the circuit box door that displays circuit fusing and identification information.

## **2.12.0 FDOT CRASH AND SAFETY TESTING STANDARDS**

It is mandatory that the Proposer meet the approval requirements of the FDOT Crash and Safety Testing Standards. Award of contract is contingent on successfully completing a two-step Pre-Approval process and obtaining a Temporary Waiver Contract. The Pre-Approval process must be completed within 90 days of award of contract. If satisfactory results are obtained, TRIPS will then issue a Temporary Waiver Contract Award for a period of no more than 24-months from issuance of the temporary waiver. Satisfactory Full Scale testing should be completed within 24-months. Detailed information on the Pre-Approval Process requirements can be found in **Part 2, Exhibit 7: Pre-Qualification Structural Test Procedure**

*The Pre-approval Process (90-days) consists of two steps:*

*Step 1 – Manufacturer submits to TRIPS detailed cage structural drawings, a description of the method of attachment and a description of materials to be used in its construction. Upon TRIPS completing their review, any structural concerns will be discussed with the manufacturer.*

*Step 2 – TRIPS will notify the manufacturer to send test panels for evaluation. The panels required are a floor/sidewall, roof/sidewall and partial sidewall panel sections. TRIPS will complete the panel evaluation within 90-days of receipt of the panels at their Tallahassee, FL Bus Inspection & Testing Facility.*

If the manufacturer fails to meet the approval requirements at the end of the temporary waiver contract period, the Contract Award will be terminated. Information on the full scale approval requirements on these standards can be found in **Part 2, Exhibit 8: FDOT Crash and Safety Test Approval Process (Full Scale)**.

- 2.12.1 Structural drawings for the proposed bus shall be submitted with the proposal. The vehicle construction shall meet or exceed minimum standards set by FDOT.

2.12.2 All joints shall be caulked and sealed at the time of construction to produce water and dust tight seal. In addition to the Federal Motor Vehicle Safety Standards (FMVSS) or the Advanced Design Bus (ADB) Crash Worthiness Test requirements, the manufacturer shall also meet all applicable State of Florida Regulations in effect at the time of manufacture.

2.12.3 All dimensions, positioning of components, clearances, etc., shall be based on standard adult passengers.

**2.13.0 FLOOR**

2.13.1 Proposals shall include a description of the material that will be used and structural drawings of the floor assembly.

2.13.2 Flooring shall be 5/8 inch thick, engineered wood Advantech, or approved equal, with moisture barrier and sealed edges.

2.13.3 The entire body frame under structure of the vehicle shall be primed on all surfaces, allowing the primer to cover all metal surfaces, applied at the time of manufacture. Any sub-component installed underneath the vehicle shall not be primed. Proposer shall submit details of the primer to be utilized.

**2.14.0 WHEEL HOUSINGS**

2.14.1 Rear wheel housing shall be constructed of 14 gauge (minimum) one-piece steel constructed and adequately reinforced to prevent deflection. Ample clearance shall be provided for tires under load and operating on both smooth and rough terrain. All steel shall be treated for corrosion resistance. In the event that tires extend beyond side of the vehicle, splash aprons and fenders shall be provided.

2.14.2 Front wheel housings are to be provided with the chassis cab section.

**2.15.0 PASSENGER ENTRY**

2.15.1 Steps shall not be necessary; all passengers shall enter by way of the passenger door. Bus shall kneel (lower) a minimum of 4 inches when the passenger door is opened, to a maximum 11 inches from ground to bottom of entry.

**2.16.0 DOORS**

2.16.1 Passenger entry door shall be a dual, electric swing out type with two glass windows. Door shall be 42 inches minimum, clear door opening

shall be a minimum of 39 inches wide by a minimum of 75 inches in height.

- 2.16.2 All entry doors shall utilize long-life friction reducing materials and/or methods at upper and lower door-leaf pivot points. All door header linkages and rotation points shall incorporate similar long-life friction reducing materials/methods in their construction.
- 2.16.3 The passenger entry door shall be in the body directly rearward of the passenger door.
- 2.16.4 The entry door shall be fully encompassed by an integrally welded steel door surround. The entire door surround shall be fully welded to the steel substructure (cage) and floor cross members and become an integral part of the vehicle structure. Entry doors shall incorporate gaskets and / or seals to provide a barrier against intrusion by wind, water, and dust around their perimeter. The seal at the center of the door shall be by means of full height overlapping rubber seals, and shall include a barrier or sweep at the bottom of both doors.
- 2.16.5 The passenger entry door shall function through the use of an electric door operator. This door operator shall be modular in design for easy installation and reliable performance. The door operator shall develop sufficient force to close the doors and keep closed during normal operation, while at the same time provide slam free operation. The door operator shall either open or close the door in approximately 2.5 seconds.

For emergency situations, a manual door release control shall be provided adjacent to the door, and shall be designed to permit simple operations to override the electric door operator. This manual door release control shall be quickly identified for emergency exit only. For normal operations, the door operator shall not open the passenger door until the transmission lever is placed in *PARK*. With the door in the open position, the transmission will remain locked in the *Park* position until the door is totally closed. The entry door shall be equipped with a sensitive edge as standard that will reopen the door when closed on a passenger or object in the doorway.

## **2.17.0 EMERGENCY EXITS**

- 2.17.1 Hinge-out windows shall be installed for emergency escape. Emergency escape windows shall comply with FMVSS-217.
- 2.17.2 A rear emergency door with upper and lower windows shall be installed. The emergency door shall be equipped with an audible alarm and light indicating to the driver, should the door be ajar or

opened while the engine is running. This door shall have a lock to prevent entry from outside. In all seating arrangements a 12 inch wide (minimum) unobstructed aisle shall be provided leading to the rear emergency door.

2.17.3 The vehicle transmission shall not shift out of the park position when the rear emergency door is locked or when the door is unlatched or opened. An audible alert capable of 95 db(A) and a driver warning light shall be produced any time the emergency door is open and the ignition is on.

2.17.4 Emergency escape windows shall be clearly labeled and operation instructions shall be clearly visible at each escape window. The emergency release handle will meet FMVSS-217 requirements and shall not return to the locked position automatically; it shall require the driver or other authorized person to manually re-lock it. All emergency exits shall comply with F.A.C. 14-90.

2.17.5 Each emergency exit shall be identified with a 12 volt red LED lamp assembly, with a 10,000 hour life bulb, wired to the vehicle ignition circuit. This system, along with window signage, shall provide passengers with a clear identification of exit routes. Next to or immediately below each LED light fixture shall be a decal, one (1) inch Helvetica Medium white letters on red background, stating "Emergency Exit".

2.17.6 For standardization purposes, all vehicles shall be equipped with a Specialty Manufacturing Pro Lo roof hatch that is equipped with both an internal and external operating handle. Hatch shall open from rear toward the front.

**2.18.0 SASH AND GLASS**

2.18.1 Side sash shall be T-slider type. The sash shall be equipped with latches. Sash shall not slide (open or close) upon brake application. Side sash and rear glass may be either laminated safety glass or tempered safety glass.

Side sash glass .....double density\*  
Rear end glass .....double density\*  
Windshield glass .....single density  
Driver's window glass .....single density  
Right side glass opposite Driver.....single density  
Entrance door glass .....single density  
  
Tinting color shall be smoke (gray) .....single density

**\*NOTE: Maximum tinting shall be 31% light transmittance.**

- 2.18.2 Glazing material shall be in accordance with the latest version of ANSI - Z26.1, Safety Code for Safety Glazing Materials for Motor Vehicles Operating on Land Highways. Glass must be AS-2 tempered. Glass grade shall be visible on each window pane.
- 2.18.3 The street-side (left) rear most passenger window shall be fixed, not allowing the window to be opened. This is to keep exhaust fumes from entering the bus.
- 2.18.4 Window frames maybe anodized black or remain clear metal finish, as per the desire of the Purchaser. The Proposer shall submit if there is a pricing differential for both of these finishes.

## **2.19.0 LIGHTS**

### **2.19.1.0 Exterior Lights**

- 2.19.1.1 Tail brake lights, rear turn signals, back-up lights and state license tag light shall be LED fixtures. A center-top mounted third brake light shall be provided and it shall be an LED fixture. The mid-bus and front and rear marker lights shall all be LED fixtures. Proposer shall provide technical information, life expectancy, warranty and identification of the manufacturer providing the above LED lighting.

### **2.19.2.0 Interior Lights**

- 2.19.2.1 Vehicles shall incorporate side, over passenger seats and/or center ceiling mounted interior lighting and shall be LED fixtures.
- 2.19.2.2 The number of lights and their light output shall be determined by providing a minimum average of 15 foot- candles illumination on a 1 square foot plane at an angle of 45 degrees from horizontal, centered 33 inches above the floor and 24 inches in front of the seat back at each seat position. Floor surface in the aisles shall be a minimum of 10 foot-candles. For interior floor, seat and aisles the light fixture must maintain constant light output over a 12 volt range. Each light fixture must have an integral power driver to maintain proper current and voltage to the fixtures.
- 2.19.2.3 There shall be two (2) shielded front passenger door well floor/ramp lights, wired to illuminate when the passenger door opens and shall be mounted to provide light on the entry floor/ramp platform. The floor/ramp light shall meet with ADA requirements and shall activate only when the doors open and will turn off when doors close. The lights shall be LED type.

- 2.19.2.4 A separate light shall be installed to illuminate the outside area on the ground surface to a level of no less than 1 foot-candle for a distance of three (3) feet beyond the doorway. The outside door light shall be located to prevent casting a shadow on the step tread and shall illuminate the ramp when deployed. Lamps at the front passenger door shall comply with ADA requirements and shall activate only when the doors open. The light fixtures shall be LED type.
- 2.19.2.5 Vestibule (area between passenger door and driver seat) shall be illuminated to a minimum of 4 foot-candles with the front doors open and a minimum of 2 foot-candles with the front doors closed.
- 2.19.2.6 The driver's seat and instrument panel area shall have a flush-mounted ceiling light to provide general illumination and it shall be capable of illuminating the area between the lower half of the steering wheel nearest the operator and the operator's seat, to a level of 10 to 15 foot-candles. This light shall be controlled by the operator through a switch on the front console or with the integral design of the light fixture. This light shall illuminate without ignition activation.
- 2.19.2.7 Instrument panel and switch panel shall be indirectly lighted in a way as to prevent casting a glare on the windshield. All light sources shall be located to minimize windshield glare when the bus is in motion, with distribution of the light focused primarily on the passengers' reading plane.
- 2.19.2.8 Light fixtures shall utilize an integral harness and weatherproof connector to inhibit water and dirt intrusion yet allow for easy removal and service. Lens material shall be polycarbonate. All light fixtures, excluding instrument panel and switch panel, in this section shall be LED. Proposer shall provide technical information, life expectancy, warranty and identification of the manufacturer providing the above LED light.

## **2.20.0 REFLECTORS**

- 2.20.1 Reflectors shall be size, type color and location required to comply with the requirements of both FMVSS - 108 and the regulations established by the State of Florida.

## **2.21.0 STANDARD SEATS**

- 2.21.1 Standard seating shall be *Freedman Feather Weight* Low Back seats. They must meet or exceed all applicable Federal Motor Vehicle Safety Standard including FMVSS 210 seat belt certification test. All seats shall have the following minimum requirements. Upholstery material

will be vinyl thirty-two ounce per linear yard. Colors are shown in Exhibit A, Part 1. The bidder shall provide a description of the seats they propose along with a copy of their seat pull test for the model bus.

- 2.21.2 Two (2) adult passenger capacity shall be 35 inch minimum cushioned transit type, the cushion depth shall be 16 inch minimum and the cushion height above the floor shall be 17½ inch minimum, 18½ inch maximum. Back cushion height must be 22 ½ inches from the top of the seat cushion and 36 ¾ inches from the top of the back cushion to the floor.
- 2.21.3 All seat belts shall be the Freedman USR (Under Seat Retractor). Seat belts shall meet or exceed FMVSS 209 (seat belt assemblies, performance and strength) and FMVSS 210 (seat belt mounting certification.) The passenger seats, frames and seat belts should operate as a complete system. All two-point seat belts must be permanently mounted on the seat frame. Seat belts attached to the floor track or wall track are not acceptable. All seat belt retractors must be permanently located under or behind the seating position. All seat belts must be user friendly, easy to operate, lightweight, and durable with metal buckles.
- 2.21.4 All seat frames will be attached to the vehicle by the use of mounted tracks, Unistrut P3300 galvanized, that are welded to the floor and walls.
- 2.21.5 All welded joints of the seat frame shall be ground to a smooth finish.
- 2.21.6 All metal parts and surfaces shall be chemical cleaned, applying iron phosphate; electrostatic applied black paint and baked to provide a rugged, long lasting, rust and corrosion resistant finish.
- 2.21.7 All seat frames must be high quality heavy duty steel tube; jig welded, and utilizes a heavy duty wire mesh grid for seat support. The back rest must have steel straps for back support; plastic straps are not acceptable.
- 2.21.8 All seats must include a "Knee Saver" backrest design that improves hip-to-knee room.
- 2.21.9 All cushions must be molded polyurethane to ensure maximum individual passenger comfort and durability.
- 2.21.10 All seats must be removable from the base frame.
- 2.21.11 All seats must be manufactured to provide substantial weight reduction while retaining safety standards. Standard seat weight without options

may not exceed 48 lbs. for double positions and 28 lbs. for single positions.

- 2.21.12 All aisle seat positions are to have top grab rails. Grab rails must be molded and bolted to the seat frame structure. The grab rails must meet White Book test requirements.
- 2.21.13 All upholstery must use plastic extruded "J" clips to fasten the cover to the frame. No special tools must be required to remove or replace covers.
- 2.21.14 All seats must have a piece of automotive chipboard inserted between the outside back and the seat frame to insulate the passenger from the knees of the passenger behind him/her.
- 2.21.15 Provide Freedman Seating Featherweight Mid-High rigid frame seats as an option **(See Part 3: Options)**.
- 2.21.16 Provide Freedman Seating Featherweight High Back rigid frame seats as an option **(See Part 3: Options)**.
- 2.21.17 Provide all Freedman seat upholstery material with "*Dimensions With Nanocide*" provided by CMI Enterprises, or approved equal, as an option **(See Part 3: Options)**.
- 2.21.18 Provide all Freedman Featherweight or 3-PT passenger seat with Dimensions vinyl line of coated transit bus seating fabric with antimicrobial Nanocide, by CMI Enterprises, or approved equal, as an option **(See Part 3: Options)**.
- 2.21.19 Upgrade interior side wall panels with Nanocide antimicrobial fabric as an option **(See Part 3: Options)**.
- 2.21.20 Extend the length of the standard seat belts provided. Two seat belt extensions are to be provided as standard. A third or more seat belt extensions may be purchased **(See Part 3: Options)**.

## **2.22.0 FOLD-AWAY SEATS**

- 2.22.1 Forward facing seating shall be Freedman Aisle Maker 3-Step seats. They must meet or exceed all applicable Federal Motor Vehicle Safety Standards including FMVSS 210 seat belt certification test. All seats shall have the following minimum requirements.
- 2.22.2 Standard seat cushion width must be 17½ inches (single seat) or 35 inches (double seat). Back cushion height must be 24¼ inches from



the top of the seat cushion and 37 1/16 from the top of the back cushion to the floor.

- 2.22.3 The seat must be cantilevered and must not require an aisle leg or tether for support.
- 2.22.4 The foldaway seat must require no more than three (3) operations to either store or deploy.
- 2.22.5 In the stored position, the foldaway seat must be less than 11 inches wide.

### **2.23.0 FLIP SEATS**

- 2.23.1 Seating must meet or exceed all applicable Federal Motor Vehicle Safety Standards including FMVSS 210 seat belt certification test. All seats shall have the following minimum requirements.
- 2.23.2 Two (2) adult passenger capacity shall be a 35 inch minimum cushioned transit type, the cushion depth shall be a 17 inch minimum and the cushion height above the floor shall be 17½ inch minimum, 18½ inch maximum. Back cushion height must be 22½ inches from the top of the seat cushion and 36¾ inches from the top of the back cushion to the floor.
- 2.23.3 The operation of the flip seat will be performed by pulling a handle to release the lockup or lock down mechanism. There must be no spring action. Double seats must move up and down as a single unit.
- 2.23.4 All flip seats must match the visual and functional design of the other non-flip seats in the bus.
- 2.23.5 In the stored position, the flip seat must be less than 12 inches wide.
- 2.23.6 All seat belts must be attached directly to the seat frame and the anchorage must meet FMVSS 210.
- 2.23.7 All seat frames must be attached to the vehicle by the use of floor and wall mounted tracks. Each set shall be secured, at a minimum, by two bolts (7/16 inch diameter, grade 8) through the floor track.
- 2.23.8 All exposed metal parts and surfaces shall be chemical cleaned, applying iron phosphate; electrostatic applied black paint and baked to provide a rugged, long lasting, rust and corrosion resistant finish.
- 2.23.9 All seat frames must be made from minimum 1 inch diameter x 16 gauge (heavy duty) steel tube that meets ASTM A513 (high quality

steel). The steel structures must be jig welded, and utilize a heavy duty wire mesh grid for seat support. The back rest must have steel straps for back support; plastic strips are not acceptable.

- 2.23.10 All seats must include a "Knee Saver" backrest design.
- 2.23.11 All cushions must be high quality polyurethane to ensure maximum individual passenger comfort and durability.
- 2.23.12 All upholstery must use plastic extruded "J" clips to fasten the cover to the frame. No special tools must be required to remove or replace covers.
- 2.23.13 All seats must have a piece of automotive chipboard inserted between the outside back and the seat frame to insulate the passenger from the knees of the passenger behind him/her.

**2.24.0 DRIVER SEAT**

- 2.24.1 OEM driver seat with right arm rest shall be standard. Seat shall be fully adjustable type and shall include shoulder and lap restraining belt with retractor and right armrest. The seat shall be vinyl and shall be color keyed to the passenger seats.
- 2.24.2 Provide Freedman CL 67 air suspension driver's seat as an option **(See Part 3: Options)**.
- 2.24.3 Provide Freedman Sport with Relaxor driver's seat as an option **(See Part 3: Options)**.

**2.25.0 FLOOR COVERING**

- 2.25.1 Floor covering shall be slip resistant rubber flooring. Step and ramp shall have a yellow edge or nosing to pronounce the presence of the step. A cove molding shall be installed in the body to the floor corners to aid in floor cleaning. The floor covering shall meet the requirements of FMVSS-302. At the step well(s), there shall be no lip or nosing overhang, the step tread flange shall be flush with the vertical riser to eliminate any tripping condition. Samples and a description of the standard and optional floor covering material, available patterns, and colors, shall be submitted with proposal.
- 2.25.2 There shall be a 2" wide white "Standee Limit" stripe set into the aisle covering located to the rear of the driver's section. The Standee Line shall meet the requirement of 49CFR section 393.90 and include a notice to passengers "*Law Prohibits Passengers Standing Forward of the White Line While Bus in Motion*", or approved equal phrase, posted

in an area adjacent to white line and in clear view of passengers facing forward.

- 2.25.3 Provide Altro Transflor slip resistant sheet vinyl flooring as an option **(See Part 3: Options)**.

### **2.26.0 INTERIOR FINISH**

- 2.26.1 The interior walls and ceiling surface finish shall be reinforced plastic of sufficient thickness adequately supported to prevent buckling and provide a washable surface. No Luan plywood shall be utilized in the vehicle construction. Samples of the interior material, available patterns and colors shall be submitted with proposals.

- 2.26.2 All interior materials must comply with FMVSS-302.

- 2.26.3 Install driver safety partition as an option **(See Part 3: Options)**.

### **2.27.0 GRAB RAILS & STANCHIONS**

- 2.27.1 Handrails and stanchions shall be provided in the entrance of the vehicle and elsewhere in a configuration as specified in 49 Code of Federal Regulation, Part 38, Subpart B, and Section 38.29.

- 2.27.2 There shall be a continuous ceiling-mounted grab rail on both sides of the aisle (except over doorways), vertical stanchions from floor to ceiling or seat back grab handles to provide a passenger with secure holding areas from front of the vehicle to the rear. In the positioning of stanchions and grab handles, there shall be no more than 38 inches between one holding device and the next, from one end of the aisle way to the other. The 38-inch dimension can be figured longitudinally of the body, across the body or diagonally from one to the other.

- 2.27.3 Ceiling grab rails shall terminate into vertical stanchions or turn up into the ceiling. No exposed ends will be accepted.

- 2.27.4 A modesty panel shall be positioned at the rear side of the entry door. Panel shall be mounted with 1½ - 2 inch spacing between the bottom of the panel and the floor to facilitate cleaning the floor. Fastening of the panel shall be by bolts or rivets, screws will not be acceptable. The forward side of this panel shall include a handle for boarding and alighting passengers in line with the door grab handles described above.

- 2.27.5 Grab rails and stanchions shall be made of 1¼ inch diameter stainless clad tubing, stainless clad shall be 0.02 inches thick. Fitting ells, tees, flanges and bolts shall be stainless steel. Ceiling grab rail support

brackets shall be stainless steel or anodized cast aluminum. Grab rails/handles shall be mounted on both sides of the passenger door entry. Propose other available material options for stanchions and hand rails.

- 2.27.6 Provide Powder-Coated handrails and stanchions as an option (**See Part 3: Options**).

#### **2.28.0 CONTROLS AND SWITCHES**

- 2.28.1 All controls and switches shall be mounted within easy reach of the driver. They shall be permanently labeled for quick and unmistakable identification. Glued identification decals are not acceptable. All controls and switches shall be lighted for night time operation in such a way as to prevent glare in the windshield or driver's side windows. The gauges and alarms required are further described in **Part 2, Exhibit 2: Instruments**.

#### **2.29.0 HEATER/DEFROSTER**

- 2.29.1 The OEM and passenger heater unit(s) must achieve a 65 degree interior temperature with an empty coach when the ambient temperature is "0" degrees Fahrenheit within 30 minutes (measured at front mid-vehicle and rear in the vehicle). Additional passenger compartment heater(s) shall be mounted to the floor under seats at the manufacturer's standard location to produce an even interior temperature. The blower motors for the passenger compartment heater system(s) shall be easily accessible for servicing and controlled by a three-position switches having *HIGH*, *LOW*, and *OFF* positions. All passenger compartment heaters shall be shielded to prevent blowing hot air onto the passenger's legs. Interior heating must meet performance standards described above. Manufacturer must submit testing results with the proposal.
- 2.29.2 There shall be vacuum/electric shut-off valves in the heater piping. A booster pump may be required to meet the above performance standard with gasoline engines and shall be standard with diesel engines.
- 2.29.3 Heater hoses shall be of top quality silicon material. Hose clamps shall be stainless steel constant torque type. Hoses will be insulated with wrap-around foam pipe insulation.
- 2.29.4 Hoses shall be protected and supported by approved clamps in all locations where they are close to or pass through metal frame members to prevent chafing. Hoses shall be shielded against heat at

any location where they pass over or near any part of the exhaust system.

### **2.30.0 SUN VISOR**

2.30.1 Sun visor shall be padded type, fully adjustable, to provide sun glare protection at the windshield or the driver's side window. A friction device shall hold it securely in either location and in any position during travel over rough road surfaces.

### **2.31.0 MIRRORS**

2.31.1 Two (2) exterior rear view mirrors shall be provided; one (1) at the driver's left side mounted in the OEM location, one (1) on the right/curb side. The mirrors shall have a minimum of 60 square inch reflective area. The mirrors shall be mounted out of the driver's normal driving line of vision to prevent "blind spots". Mirrors shall be break-away type mirrors produced by Rosco, or approved equal.

2.31.2 One interior view mirror shall be located above the windshield and shall be a C & J Mirror BDS Dead Angle Mirror, or approved equal. One OEM rear view mirror shall be windshield mounted.

2.31.3 All mirror mountings will be sufficiently rigid to prevent viewing distortion due to vibration. Exterior mirror mountings shall permit moving out of position to prevent mirror damage from automatic bus washers.

2.31.4 Provision shall be made for a minimum 5 inch convex mirror on each side of the vehicle attached permanently to the exterior view mirrors.

2.31.5 Provide right and left side exterior remote controlled mirrors, adjustable from the driver's seat. **(See Part 3: Options).**

### **2.32.0 EXTERIOR FINISH**

2.32.1 All welds shall be chipped to remove slag. All metal parts shall be degreased and properly cleaned and sanded in preparation for painting. All metal surfaces shall be sprayed with primer. Parts and surfaces that will be covered in the finished vehicle shall be given a second coat of primer to prevent corrosion as much as possible. If any parts are pre-primed prior to assembly and should any welding be done during assembly then the weld shall be chipped. The weld and the surrounding area shall be primed again.

2.32.2 All surfaces that will be exposed on the finished vehicle shall be properly sanded prior to finish color paint application. Finished color

paint brand and description shall be proposed. The proposals shall also include a description of the manufacturer's painting procedure.

- 2.32.3 Proposals shall include samples of the manufacturer's most popular paint schemes with pricing, as noted in **Part 6, Paint Schemes**.

### **2.33.0 RUST PROOFING**

- 2.33.1 The entire underbody, including wheel housings shall be rust proofed with Primer. Provide the product manufacturer and the process of application.

- 2.33.2 Proper care shall be taken to prevent any coating from being deposited on grease fittings, moving parts, brake hoses, and drive shaft.

### **2.34.0 BUMPERS**

- 2.34.1 Bumpers shall be provided at both front and rear of the vehicle. The front bumper shall be OEM chrome. Rear bumper shall be steel and painted black. The rear bumper shall be installed using heavy duty brackets bolted to the frame or frame extensions (not welded). The bumper shall be bolted directly to the bumper brackets with a minimum of 8 bolts (4-each side). Bolts shall be a minimum 7/16 inch grade 8 or approved, and must have a flat transition panel from the body to the bumper.

- 2.34.2 Provide Reverse Assistance System bumper as an option (**See Part 3: Options**).

- 2.34.3 Provide Reverse camera and monitor backing system as an option (**See Part 3: Options**).

### **2.35.0 INSULATION**

- 2.35.1 Proposals shall include type of insulation to be applied in or on roof, side walls, front cap and rear cap surfaces. Documentation of R-Value for each area shall be provided.

### **2.36.0 AIR CONDITIONING**

*Only an FDOT approved supplier is qualified for installation on TRIPS Contract vehicles. Current FDOT approved suppliers are ACC Climate Control and Trans AIR.*

- 2.36.1 The air conditioning equipment **must** be capable of cooling buses to meet or surpass the minimum requirements of **Part 2, Exhibit 9: Air Conditioning Pull-Down Test Procedure**.

- 2.36.2 Vehicles shall have a totally split system. No “Add-On Systems” shall tie into OEM System in any way.
- 2.36.3 Air circulation shall be high volume with low velocity to provide draft-free passenger comfort.
- 2.36.4 All hoses shall be routed and secured in such a way that they will not rub or chafe. Routing of these hoses shall not interfere with the access of routine maintenance items such as dip-sticks, air filters, or access doors. When routing hoses under the coach the hoses shall be run in a straight line and shall be secured with rubber or plastic coated p-clamps every 12 inches. Refrigerant hoses shall be a refrigerant type double braided barrier construction. Refrigerant fittings shall be “Quick Click” or equivalent. Hoses and fittings must be qualified to SAE specification J2064.

**2.37.0 WHEEL CHAIR RAMP**

- 2.37.1 The wheel chair ramp, its design, installation and operation shall comply with the Americans with Disabilities Act (ADA), Regulations and Requirements, as amended (Title 49 Code of Federal Regulations, Part 38, Subpart B, Section 38.23) and 49 CFR Part 571, and Florida Rule Chapter 14-90 [Equipment and Operational Safety Standards Governing Public-Sector Bus Transit Systems]. *General guidelines for the ramp are provided below. Omission in this guidance does not relieve proposer from compliance requirements of the ADA or Florida Statue – Chapter 14-90.*
- 2.37.2 Vehicle shall be equipped with a Braun RA300-3255 Commercial wheelchair ramp system, or approved equal, ramp shall be of modular steel frame construction requiring no pre-assembly or complex vehicle interface. The frame design shall provide rigidity for ramp alignment and ramp operation.
- 2.37.3 Provide Lift-U model LU-11 wheel chair ramp as an option (**See Part 3: Options**).
- 2.37.4 Provide Ricon “Expressramp” wheel chair ramp as an option (**See Part 3: Options**).
- 2.37.5 A strip of 2-inch reflective red and white checkered tape shall be added to the outer edge of the ramp platform side barrier and shall run the full length of the side barriers.

2.37.6 All ramp manufacturers or installers shall legibly and permanently mark each wheelchair lift assembly with the following minimum information in a location easily visible without deploying the ramp:

1. The manufacturers name and address.
2. The month and year of manufacture.
3. A certification that the wheel chair ramp and installation conforms to State of Florida requirements applicable to accessible vehicles.

**2.38.0 SECUREMENT DEVICES**

2.38.1 Securement devices, their design, installation and operation shall comply with the Americans with Disabilities Act (ADA), Regulations and Requirements, as amended (Title 49 Code of Federal Regulations, Part 38, Subpart B, Section 38.23) and 30 mph/20G impact Test Criteria per SAE J2249. *General guidance for securement devices is provided below. Omission in this specification does not relieve the bidder from compliance requirements of the ADA and SAE J2249.*

2.38.2 In vehicles with securement device or system for mobility aid devices shall face toward the front of the vehicle.

2.38.3 Retractors shall be heavy duty with heat treated components and a metal or impact resistant plastic housing. Q'straint QRTMAX is the preferred product for retractors.

2.38.4 The retractor shall be complete with combination retractor straps with height and vertical adjustment for securing the wheelchair or mobility aid and two retractors for the occupant restraint system.

2.38.5 The wheel chair mobility aid retractors shall be equipped with self-adjusting tension controllers for tightening and have the ability for quick release.

2.38.6 The wheelchair or mobility aid retractors shall be equipped with "S" or "J" hooks to simplify operation.

2.38.7 The wheel chair or mobility aid retractors shall be capable of being mounted directly to the vehicle structure using a retractor mounting kit. Q'Straint retractors, with the Slide N' Click system, is preferred.

2.38.8 The occupant restraint system shall be equipped with a height adjuster for the shoulder belt, having a vertical adjustment of approximately 12 inches.



- 2.38.9 The tie-down system shall be able to secure a standard wheelchair or mobility aid in less than 10 seconds. A set of four (4) “webbing loops” is to be provided at each station.
- 2.38.10 The retractor securement system shall meet the following requirements:
1. 30MPH/20G impact test criteria per SAE J2249; and
  2. 49 CFR Part 38 Americans with Disabilities Act (ADA).
- 2.38.11 The occupant restraint system shall meet the following requirements when used in conjunction with the retractor system:
1. Federal Motor Vehicle Safety Standards (FMVSS209 & MVSS302);
  2. 49 CFR Part 38 Americans with disabilities Act (ADA); and
  3. 30MPH/20G impact test criteria SAE J2249.
- 2.38.12 Storage containers for restraint system belts and instructions for use of restraint system shall be included and mounted in safe and convenient location.
- 2.38.13 Manufacturer shall install all restraint hardware provided (including under floor backer plates) by the sub-component supplier and by the instructions provided by the sub-component supplier. All securement stations must be ADA compliant.
- 2.38.14 Provide Q’Pod Wheelchair Passenger Securement Station by Q’STRAIN as an option **(See Part 3: Options)**.
- 2.38.15 Provide a stretcher securement system in the rear aisle of the bus as an option **(See Part 3: Options)**.
- 2.38.16 Provide a stretcher bed (only) as an option **(See Part 3: Options)**.

**2.39.0 SAFETY EQUIPMENT**

*Each vehicle shall be provided with the following equipment as standard:*

- 2.39.1 Provide a Zee Deluxe Medical Truck Kit, or approved equal, (see **Part 2, Exhibit 3: ZEE Medical Kit Supplies**), mounted in an accessible location.
- 2.39.2 Provide a Fire Extinguisher, 5 pound rechargeable ABC type, with charge status gauge and decal noting most recent charge date. This

- unit shall be mounted in an easily accessible interior location near the driver's position and/or vestibule areas.
- 2.39.3 Provide Warning Triangles, reflective type, three (3) unit kit, secured in a location readily accessible to the driver.
- 2.39.4 Provide two (2) Seat Belt Cutters, mounted in an accessible location, one near the wheelchair ramp and the other accessible to the driver.
- 2.39.5 Provide a Blood Pathogen/Bodily Fluid Spill Kit, secured in a location readily accessible to the driver, and manufactured by the First Aid Only Company, or approved equal. The Kit must meet federal OSHA regulation 29CFR1910.1030(d)(3)(i).
- 2.39.6 Provide a Jones Oxygen Tank Holder, MOR/ryde International MR56-141, shipped loose inside each bus at delivery. Dealer to install at a location selected by Purchaser.
- 2.39.7 Provide a G-force accelerometer monitor and recorder as standard, configured with 2 Accelerometer devices allowing it to detect and record G-forces in 3 axes, front/rear – left/right – up/down. System should also provide the following inputs: reverse, brake and left and right turn signals. Data shall be recorded and retained for a maximum of 60 seconds before and 15 seconds after an event.
- 2.39.8 Provide a Jomarr Vehicle Thematic Fire Suppression (VTS) Clear Agent System as an option **(See Part 3: Options)**.
- 2.39.9 Provide Amerex Small Vehicle System (SMVS) Fire Suppression system as an option **(See Part 3: Options)**.
- 2.39.10 Provide 247 Security, Inc. video/audio camera system, or approved equal as an option **(See Part 3: Options)**.
- 2.39.11 Provide camera (only) as an option **(See Part 3: Options)**.
- 2.39.12 Provide “Mentor Ranger”, an in-vehicle computer, manufactured by Mentor as an option **(See Part 3: Options)**.

#### **2.40.0 PA & ENTERTAINMENT SYSTEMS**

- 2.40.1 Standard bus contains no PA or Entertainment System.
- 2.40.2 Provide Radio Engineering Industries (REI) public address system as an option **(See Part 3: Options)**.

2.40.3 Upgrade the standard vehicle AM/FM Radio as an option **(See Part 3: Options)**.

**2.41.0 DESTINATION SIGN**

2.41.1 Standard bus contains no Destination Sign.

2.41.2 Provide a manually operated destination sign as an option **(See Part 3: Options)**.

2.41.3 Provide Twin Vision Elyse software Electronic Destination system as an option **(See Part 3: Options)**.

2.41.4 Provide Twin Vision Mobi-Lite electronic destination sign as an option **(See Part 3: Options)**.

2.41.5 Provide Transign LLC 2-digit incandescent backlight as an option **(See Part 3: Options)**.

2.41.6 Provide Transign LLC 3-digit incandescent backlight as an option **(See Part 3: Options)**.

2.41.7 Provide a "STOP REQUESTED" sign as an option **(See Part 3: Options)**.

**2.42.0 OTHER MANUFACTURER/DEALER OPTIONS**

2.42.1 **See Part 3: Options.**

# **EXHIBITS**

## Exhibit 1

### TRIPS Database Dealer Requirements

The Florida TRIPS (Transit- Research- Inspection- Procurement Service) Database is managed by the Florida Department of Transportation (FDOT) and administered by the Center for Urban Transportation Research (CUTR) in Tampa. The TRIPS Database is an online application developed to record the vehicles purchased through the TRIPS Program. Type of information collected include: Purchase Order data, Vehicle Description, Vehicle Status, Pre-delivery Vehicle Inspections Defects and Warranty issues.

The TRIPS Database can be found at [www.cutr.usf.edu/fvpp2](http://www.cutr.usf.edu/fvpp2) .

The Dealer is required to enter their vehicle information into the database. The type of data that needs to be entered includes the DO number for a 5310 vehicle and the Purchase Order information if the vehicle is a Non-5310. For both 5310 and Non-5310 the dealer is required to enter data into the Chassis order form (vehicle body serial number and VIN number), the vehicle description form and vehicle status update form.

***All vehicle data must be entered into the TRIPS database prior to its delivery to TRIPS Springhill Bus Inspection & Testing facility, located in Tallahassee, FL. VIN#'s must be entered into the TRIPS database within 10 days after issuance of the PO. Any vehicles arriving at the TRIPS Springhill facility without the VIN# in the database will not be inspected until this information is complete in the TRIPS Database.***

After the vehicle has been inspection, the dealer is required to enter all actions taken to correct defects found on the vehicle during the TRIPS vehicle inspection in the Action Taken Form.

The Dealer is also required to report warranty issues with the vehicle after the vehicle has been delivered and report the actions taken to fix these issues during the entire warranty period.

The Dealer page also provides reports for individual vehicle and reports for all vehicles sold by the dealer. Description of the forms and reports on the dealer page are provided below.



*Welcome to the TRIPS Program*

*Transit—Research—Inspection—Procurement Services*

Formerly Florida Vehicle Procurement Program (FVPP)

Hello CUTR,

[Change Password](#) [Logout](#)

Dealer Main Menu

<u>Forms</u>		<u>Inspection Reports</u>	<u>Reports/Pull-Ups</u>
<u>5310</u>	<u>Non 5310</u>		
<a href="#">FDOT DO</a>	<a href="#">Agency PO</a>	<a href="#">Vehicle Status</a>	<a href="#">Inspection Report</a>
<a href="#">Chassis Order</a>	<a href="#">Chassis Order</a>	<a href="#">Vehicle Description</a>	<a href="#">All Vehicles</a>
<a href="#">Chassis Update</a>	<a href="#">Chassis Update</a>	<a href="#">Situation/Action</a>	<a href="#">All Vehicles/Year</a>
<a href="#">Vehicle Description</a>	<a href="#">Vehicle Description</a>	<a href="#">Weekly Status</a>	<a href="#">Warranty Issues</a>
<a href="#">Status Update</a>	<a href="#">Status Update</a>		
<a href="#">Add Action</a>	<a href="#">Add Action</a>		
	<a href="#">Warranty Issue</a>		
	<a href="#">Report Situation</a>		

**DEALER FORMS**

**FDOT Form**

Applicable only to 5310. This form submits the Agency Name, PO#, DO# and DO Issue date.

**Agency PO Form**

Applicable only to non-5310, this form submits information on the vehicle purchased.

**Chassis Order Form**

Common to both 5310 and non-5310 vehicle, this form requires the Body Serial number and VIN number of the vehicle.

**Chassis Update Form**

This form allows the dealer to update or correct an already entered VIN number or Body Serial number.

**Vehicle Description**

This form describes what is on the vehicle; seats, engine type, wheelchair lift etc.

**Vehicle Status Update Form**

This form allows the dealer to update the current status of the vehicle's production.

**Add Action Form**

Reports the Action Taken on an already existing situation such as defects found during the inspection or warranty issues.

**Warranty Issues**

This form is used to report vehicle warranty-related issues.

**New vehicle situation form**

For a vehicle that has not been put into the database using any of the forms above, a situation could be reported using this form.

**DEALER REPORTS**

**Vehicle Status Report**

The Vehicle Status report contains purchase order information about the selected vehicle.

**Vehicle Description Report**

The Detailed Vehicle Record report contains information about the selected vehicle.

**Vehicle Inspection Issues Report for a Selected Vehicle**

The Vehicle Inspection Issues Report provides information about the selected 'Situation' and it's 'Action Taken' for a selected vehicle.

**Vehicle "Weekly Status" Report for a Selected Vehicle**

The Weekly "Vehicle Status" Report provides the status of the vehicle and date updated.

**Inspection Report**

This report pulls up all the inspection-related information of a vehicle

**Comprehensive Vehicle List**

This list pulls up the details of all vehicles under your dealership.

**Chassis Year Pull Up**

Almost similar to the comprehensive list, this list allows the dealer to view the list of vehicles during a specific year.

**Warranty Issues Pull Up**

This option generates a list of all vehicles which have been reported to have warranty issues.



## Exhibit 2

### Instruments

DISPLAY	GAUGE	LIGHT(S)	AUDIBLE
VOLTMETER	X	X	
HIGH ENGINE WATER TEMP	X	X	X
LOW ENGINE OIL PRESSURE		X	X
FUEL GAUGE	X	X (Low fuel warning)	
GENERATOR/ALTERNATOR NOT CHARGING	X	X	X
REAR EMERGENCY DOOR OPEN or UNLATCHED		X	X
DIRECTIONAL / HAZARD SIGNALS		X	X
HEADLIGHT HIGH BEAM		X	
PARKING BRAKE ON		X	
SPEEDOMETER WITH ODOMETER	X		

**NOTE:** The instrument package above shall be provided by the chassis manufacturer. After market substitutes will not be accepted.

## Exhibit 3

### *ZEE Medical Kit Supplies*

<u>Contents</u>	<u>Amount</u>	<u>“ZEE” Number</u>
Deluxe Kit, Metal, Empty	1 box	#0106
Clean Wipes 50/Bx (Zee)	5 each	#0203
Antibacterial Towelettes	20/box / 1 box	#0225
Tape, ½” X 5 Yd. Spool (Zee)	1 each	#0301
Eye Wash, Sterile	1 each 4 oz.	#0606
Sheer Strip 1”	100 per box	#0731
QR Wound Seal	2 per package	#0795
Sterile Dressing 5” X 9”	1 each	#0910
Elastic Roller Gauze N/S	2” X 4.5 YD, 1 each	#0943
Pain-Aid	100 per Box (Zee)	#1417
First Aid Pocket Guide	1 each	#2331
Small Instant Ice Pack	1 each	#2353
Bandage, Triangular 40” N/S	1/Un, 1 each	#2605
3-in-1 Antibiotic Ointment	6 per unit, 1 each	#2611
Fingertip Bandages	10 per unit, 1 each	#2620
Gauze Pads, 3” X 3”	1 each	#2626
Knuckle Bandages	10 per unit, 1 each	#2627
Water-Jell Burn Jell	6 per box, 1 each	#2651
Eye Pads w/Adhesive Strips	2 per unit, 1 each	#2695
Nitrile Gloves, Large	2 pairs, 1 each	#3044
Disposable Tweezers, Sterile	1 each	#3538

## Exhibit 4

FLORIDA DEPARTMENT OF TRANSPORTATION

# BRAKE TEST PROCEDURE

VERSION PJ

*Prepared for:* The Florida Vehicle Procurement Program

*By:* Robert E. Westbrook, Paul E. Johnson Jr., Cecil H. Carter, Leroy E. Edwards

## OVERVIEW

This test is the brake performance standard for all transit equipment purchased through Florida Vehicle Procurement Program contracts. The FDOT will test one or more vehicles from each contract within the first year of a contract agreement. If a bus fails to meet the performance test, the FDOT reserves the right to suspend placement of further orders or terminate the contract. The FDOT also reserves the right to randomly test new buses at any time during the contract period, to ensure compliance.

## TEST CONDITIONS / EQUIPMENT

The test will be performed on a level asphalt parking lot or street in dry conditions. The test will be performed using a Safe Brake Pro, Fraser Gauge that records acceleration, test speed, brake efficiency and stopping distance. The test will be performed at a speed of 20 miles per hour. The test will be performed with 150 pounds in each seat position and 250 pounds in each wheelchair position to simulate the bus loaded to maximum passenger capacity.

## TEST SET-UP

1. Using the Safe Brake Pro Fraser Gauge, ensure the battery is charged sufficiently.
2. Choose a safe test area in the vehicle that is level as possible.
3. Place the Brake check in the vehicle with the arrow pointing in the direction of travel.
4. Press MENU until the current mode is service brake test.

5. Press enter once; the display will indicate whether or not the unit is level enough to perform the test.
6. Press ENTER again; the unit is now ready to perform the test and the display will show: 0.00.

## TEST PROCEDURE

1. With vehicle in stopped position, driver will accelerate to 22 miles per hour;
2. Without causing the vehicle to skid, apply heavy and consistent pressure to the service brake until the vehicle comes to a complete stop as quickly as possible.
3. The test is now complete. Unit will calculate 20 miles per hour stopping distance.

Perform the test at 20 miles per hour. Record the stopping distance of each test using a Frasier Gauge to record brake performance, speed and stopping distance. Perform the test without passenger load, and then perform the test with the vehicle fully loaded to seating capacity. The test without passenger load is for FDOT information purposes only.

## SYSTEM TEST RESULTS

Each test at 20 miles per hour will be performed 3 times in a rapid succession and recorded. From the time the brakes are applied the bus must stop within 22 feet without brake fade.

The bus will fail the test if;

- a. The vehicle fails to stop all 3 times, from 20 miles per hour in 22 feet.
- b. The brakes fade or overheat during the test.

## INVALID TEST

The test will be deemed invalid if;

- a. Surface conditions change due to rain;
- b. Recordings are checked and any conditions are not met

## Exhibit 5

### FDOT Parking Brake Test

FLORIDA DEPARTMENT OF TRANSPORTATION

# EMERGENCY/PARK BRAKE TEST PROCEDURE

VERSION 1

*Prepared for:* The Transit Research Inspection Procurement Services program  
*By:* Robert E. Westbrook, Paul E. Johnson Jr., Cecil H. Carter, Leroy E. Edwards

## OVERVIEW

This test is the park brake performance standard for all transit equipment purchased through Transit Research Inspection Procurement Services program contracts. The FDOT will test one or more vehicles from each contract within the first year of a contract agreement. If a bus fails to meet the performance test, the FDOT reserves the right to suspend placement of further orders or terminate the contract. The FDOT also reserves the right to randomly test new buses at any time during the contract period, to ensure compliance.

## TEST CONDITIONS / EQUIPMENT

The test will be performed on a 15 degree incline ramp in dry conditions. The surface angle will be verified using a Johnson Angle Locator. The test will be performed with 150 pounds in each seat position and 250 pounds in each wheelchair position to simulate the bus loaded to maximum passenger capacity.

## TEST SET-UP / PROCEDURE

1. Perform a complete system check assuring the emergency/park brakes are in proper working condition, tires are in good condition and properly inflated, minimum of  $\frac{1}{4}$  tank of fuel.
2. Install and secure correct testing ballast weight in each seating and wheelchair position;
3. Verify that ramp angle is at 15 degrees;
4. Position bus on ramp in forward position (front end up);

5. Place wheel chocks two inches behind right side and left side rear tires;
6. Place indicator marks on both rear tires and ramp surface;
7. Set parking brake to the fully on position;
8. Place transmission in the neutral position;
9. Monitor and record any movement of the bus for 30 minutes;

After 30 minutes, reposition bus to be in a rearward position (front end down);  
Repeat the above procedure.

## SYSTEM TEST RESULTS

The bus will fail the test if;

- a. There is more than one inch of movement in the 30 minute time period in either position;
- b. The brakes display any signs of slippage during the test.

## INVALID TEST

The test will be deemed invalid if:

- a. Any of the specified procedure steps are not followed;
- b. Surface conditions change due to rain.

## Exhibit 6

### Alternator Output Test

FLORIDA DEPARTMENT OF TRANSPORTATION

# ALTERNATOR OUTPUT TEST PROCEDURE

VERSION 1

*Prepared for:* The Transit Research Inspection Procurement Services Program

*By:* Robert E. Westbrook, Paul E. Johnson Jr., Cecil H. Carter, Leroy E. Edwards

## OVERVIEW

This test is the alternator output test for all transit equipment purchased through Florida Transit Research Inspection Procurement program contracts. This test will be performed on all aftermarket alternators that are recommended by bus manufacturers to replace the OEM alternators. FDOT desires to have this test replicate an environment that simulates severe duty transit operations. The FDOT will test one of each type of alternator to be used on the transit vehicles and could include OEM alternators.

## TEST CONDITIONS / EQUIPMENT

This test will be performed at the FDOT Bus Inspection, Testing and Research facility in Tallahassee, FL. The subject alternator is tested using a Crumbliss 2115 Alternator test machine. It is encased in an aluminum heat-shroud containing a thermometer. Heat is provided by a 500 degree heat gun attached to the heat-shroud. This set-up provides a simulation of under-hood operating conditions. During testing, a 12 volt battery is used to maintain the charging system. DC *on/off* switches control two 12" DC condenser fan motors to prevent the battery from overcharging.

## TEST SET-UP

1. Install subject alternator into testing machine vise;
2. Determine appropriate size alternator pulley to be used;

3. Determine tester pulley size to drive alternator at correct engine idle RPM;
4. Install drive belt between alternator pulley and tester pulley;
5. Check that both pulleys are properly aligned;
6. Attach correct test leads to alternator being tested;
7. Connect cables to 12-volt battery;
8. Note the RPM levels to be used during test.
9. Place heat-shroud over alternator/vise assembly;
10. Position heat gun;
11. Turn on test machine cooling fans; (*switch located on left side of the tester*)
12. Turn on BATTERY switch; (*if required for particular test*)
13. Turn on START switch;
14. Set MOTOR switch to *Slow* position;
15. Set VOLT switch to 12 or 24 volt position;
16. Set PULLEY knob to diameter of pulley being used;

## TEST PROCEDURE

1. Adjust RPM to engine idle speed;
2. Turn FIELD CURRENT load control from minimum position slowly toward maximum position until VOLT gauge reads 12.4;
3. Note reading from AMP gauge;  
**This reading is Maximum Output at Idle under Full Load;**  
*Follow below, to determine SAE (hot) rating Performance Curve;*  
*Raise RPM up gradually another 500 RPM;*  
*Note reading from AMP gauge;*  
*Raise RPM up gradually another 500 RPM;*  
*Note reading from AMP gauge;*  
*Raise RPM up gradually another 500 RPM;*  
*Note reading from AMP gauge;*  
*Raise RPM up gradually another 500 RPM;*  
*Note reading from AMP gauge;*  
*The above readings can be used to plot performance graph;*
4. Take temperature reading of housing surface, starter, rotors and both



bearings;

5. Record and file all readings on each tested alternator;

During the test period, the temperature inside the heat shroud will be between 120 - 150 degrees F. The alternator will run at minimum idle speed (600 rpm) for 30 minutes and at maximum rpm speed (2000) for 30 minutes.

The alternator amperage output, minimum battery voltage and temperature condition of the alternator will be continuously monitored.

## SYSTEM TEST RESULTS

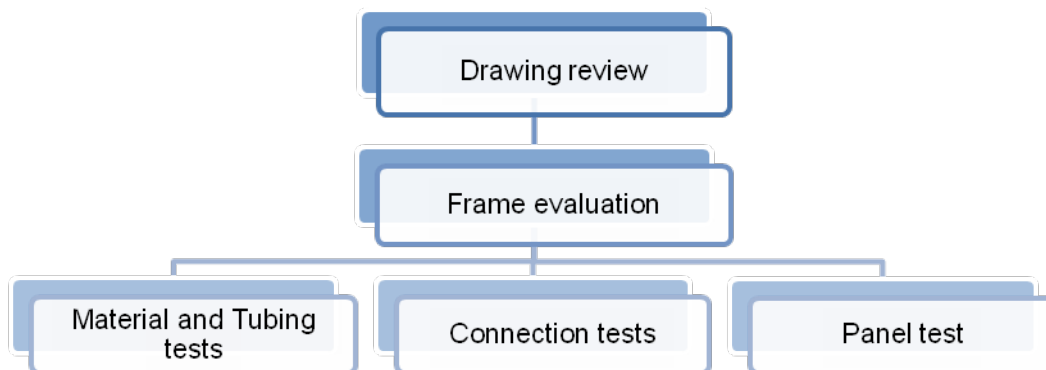
Alternator will be considered “failed” if:

- a. Amperage output falls below the maximum amperage draw for the type bus it will be used on;
- b. Amperage output falls below the advertised output curve on a “hot” rating based on RPM increments.

## Exhibit 7

### PRE-QUALIFICATION STRUCTURAL TEST PROCEDURE

The test procedures defined below are the first phase of evaluating the body structure for all paratransit buses purchased through TRIPS Program contracts. All tests must be successfully passed before a manufacturer is considered Pre-Qualified and a contract can be awarded. The test procedure hierarchy chart and a quick summary of the tests are provided below. The full test procedure may be obtained from the TRIPS website ([www.tripsflorida.org](http://www.tripsflorida.org)).



**Drawing review** – Complete assembly drawings (2-D or 3-D) will be provided for evaluation. These must include location and type of all connections (welds, bolts, etc.). After evaluation the manufacturer will receive a report, based on knowledge gained from previous evaluations, noting any structural issues.

**Frame evaluation** – A roof to wall, floor to wall and a wall section consisting of only structural tubing and plate will then be constructed and transported to FDOT Springhill Road Test Facility. The frame sections should be constructed using normal production methods. The frame sections will fail the evaluation if it is inconsistent with the assembly drawings or is not representative of normal production.

**Material and Tubing Tests** – The material and tubing tests are conducted to assess the strength of the bus structural tubing. Tensile testing will be performed to obtain the stress-strain relationship and four-point bending testing will be performed as a direct measure of the tubing performance.

**Connection Tests** – The connection test is conducted to assess the strength of the roof to wall (RTW) and wall to floor (WTF) connections. It is conducted by fixing one half of the connection and then slowly applying a force to the other half. The moment required to rotate the sample through 16.7 degrees will be measured and used to calculate the energy dissipated. To account for different column spacing this amount will then be scaled based on the panel width. The

WTF connection will fail the test if it is unable to dissipate 290 J per meter of connection length. The RTW connection will fail the test if it is unable to dissipate 140 J per meter of connection length.

**Sidewall Panel Test** – The sidewall test is conducted by dynamically impacting the sidewall using a large impact hammer. The maximum panel deflection is measured after impact. To account for different column spacing the hammer's potential (initial) energy is scaled based on the panel width and equals 600J per meter of panel width. The panel will fail this test if after its maximum deflection exceeds 150mm with after impact

## **Exhibit 8**

### **FDOT Crash and Safety Test Approval Process (Full Scale)**

This document is a summary of the “Crash and Safety Testing Standard for Paratransit Buses Acquired by the State of Florida”, called STANDARD later on for brevity. All references here are made to the full document of the STANDARD which can be obtained from the Florida Transit Research Inspection Procurement Services website ([www.tripsflorida.org](http://www.tripsflorida.org)).

#### **APPROVAL**

1. Full scale crash tests include:
  - Side impact test (Appendix 6), and
  - Rollover test (Appendix 7).

Successful performance of both tests is required for the approval of the paratransit bus.

2. An uncompromised residual space concept (Appendix 1) is adopted in this standard as a pass/fail criterion, see Figure 1.



Figure 1. Specification of residual space in cross section of the bus.  
Dimensions in mm.

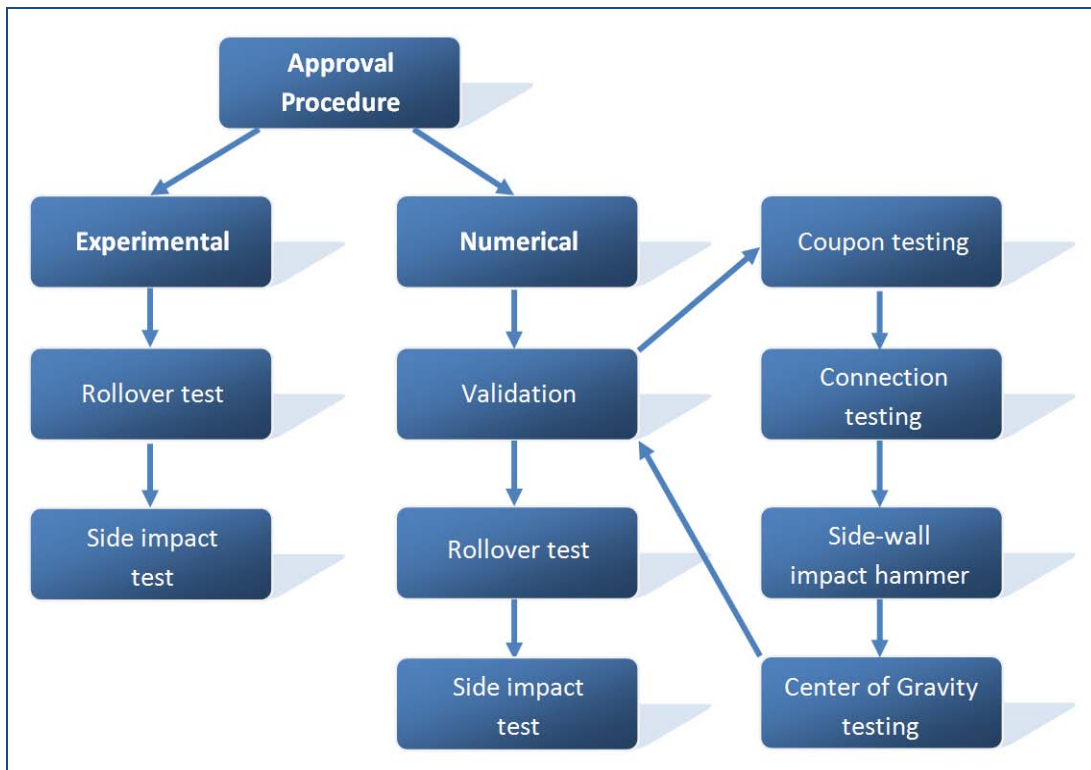
3. Performance of a paratransit bus in side impact and rollover tests shall be assessed by either:
  - Experimental, full-scale crash tests (Appendices 6 and 7), or
  - Computational analysis using FE method (Sections 3, 4 and 5).

Both methods are considered equivalent and either one may be selected by the bus manufacturer for the bus approval. The paratransit bus is considered to be crashworthy and safe if its residual space (as defined in Appendix 1) is not compromised through either intrusion (Section 5.3.1) or projection (Section 5.3.2).

If the manufacturer chooses computational analysis as the testing method, the following information shall be supplied to the technical service:

- A description of the applied simulation and calculation method which has been utilized,
- Clear precise identification of the analysis software, including at least, its producer, its commercial name, the version used and contact details of the developer,
- Information about model validation process.

4. The experimental full-scale crash test becomes mandatory if the paratransit bus fails either one of the computational analysis tests, as listed in Section 6.2.
5. All major elements of the crash and safety assessment program are presented schematically in Figure 2 and are described in detail in the STANDARD.



## Exhibit 9

FLORIDA DEPARTMENT OF TRANSPORTATION

# AIR CONDITIONING PULL-DOWN TEST PROCEDURE

VERSION 8

*Prepared for:* The TRIPS Program (Transit-Research-Inspection-Procurement-Services)

*By:* Robert E. Westbrook, Erin Schepers, Cecil H. Carter, Leroy E. Edwards,  
Carlton C. Allen

## OVERVIEW

This test is the air conditioning and performance standard for all transit equipment purchased through Florida Transit Research Inspection Procurement Services contracts. The FDOT desires to have the test performed in an environment that simulates severe duty transit operation. To do this, the FDOT must test in a non-controlled environment. The FDOT will test one or more buses from each contract within the first year of a contract agreement. If a bus fails to meet the performance test, the FDOT reserves the right to suspend placement of further orders or terminate the contract. The FDOT also reserves the right to randomly test new buses at any time during the contract period, to ensure compliance.

## TEST CONDITIONS / EQUIPMENT

The test will be performed on an asphalt parking lot in direct sunlight. The vehicle will be surrounded by a wall five (5) feet high, fifteen (15) feet wide and the length adjusted to the length of the bus. The minimum ambient temperature must be 94 degrees plus or minus 3 degrees Fahrenheit with a minimum 60% relative humidity. All temperature measurements will be recorded in degrees of Fahrenheit using a Measurement Computing, MCC Data Acquisition Software TracerDAQ configuration. MCC Data Acquisition is calibrated using InstaCal Software. Pressure readings are taken using a Yellow Jacket 686800 Manifold gauges. Voltage readings are taken using a Fluke model 78 automotive multi-meter. Amperage readings are taken using a Fluke model 336 True RMS Clamp Meter.

## TEST PROCEDURE

Perform a complete ultrasonic leak detection test of the air conditioning system. If the system fails the leak detection test do not proceed any further.

Check to see that all windows and doors are closed properly, with no gaps or leaks. Check interior engine cover for a proper seal. Connect all test equipment. Heats soak the bus under test conditions for a minimum of two hours. Record the date, time of day, vehicle identification number and location.

The test reading locations are as follows:

C0 Ambient air temperature; take outside of the vehicle, away from mechanical and radiant heat sources, using an Omega Engineering J-Type 5 Position Fine Wire Thermocouple.

C1 Bus interior temperature; take reading 48 inches to 52 inches from the rear wall, four feet above the floor surface, using an Omega Engineering J-Type 5 position Fine Wire Thermocouple.

C2 Bus interior temperature; take reading at the center line of the bus interior, four feet above the floor surface, using an Omega Engineering J-Type 5 Position Fine Wire Thermocouple.

C3 Bus interior temperature; take reading at the first row of seats, four feet above the floor surface, using an Omega Engineering J-Type 5 Position Fine Wire Thermocouple.

C4 Rear evaporator core temperature; take reading near the center of the core, using an Omega Engineering J-Type ICSS Thermocouple.

C5 Bus engine compartment temperature; take reading above engine near the fire wall, using an Omega Engineering J-Type 5 Position Fine Wire Thermocouple.

C6 Condenser core temperature; take reading near the center at the air in side, using an Omega Engineering J-Type ICSS Thermocouple.

C7 Condenser air temperature; take reading near the center at the air out side, using an Omega Engineering J-Type 5 Position Fine Wire Thermocouple.

Take pressure readings at the service ports of add on/second stage A/C system, using a Yellow Jacket 686800 manifold gauges.

Take voltage readings at the battery or batteries using a Fluke Model 78 automotive multimeter.



Take amperage readings at the positive cable from the battery or batteries using a Fluke model 336 True RMS Clamp Meter. Amperage draw of the A/C system will be checked after the pull down test is complete.

With the vehicle in park, all doors and windows closed, start the engine, turn on the air conditioning system; set a/c system to maximum cooling positions; turn on all interior and exterior lights and let it run with the high idle on, (approximately 1200 RPM on diesel engines and approximately 1500 RPM on gasoline engines). If the high idle is designed to automatically turn off after the first 15 minutes the driver's door will be opened and the high idle turned back on for the last 15 minutes, this will not make the test invalid. All temperature readings shall be recorded every 15 seconds.

Pressure readings and voltage readings shall be recorded at the start of the test and every 10 minutes.

## SYSTEM TEST RESULTS

During the test, the interior temperature of the bus should lower uniformly throughout and should lower the interior temperature within the given time limit.

The vehicle will fail the test if;

- a. The temperature difference between C1, C2, and C3 varies more than two (2) degrees during each 15 second reading during the last 15 minutes of the test.
- b. The system fails to lower the interior temperature to 70 degrees Fahrenheit + or - 2 degrees (measured at C1), or lower, by the end of the 30 minute test while maintaining an ambient temperature of 94 degrees Fahrenheit + or - 3 degrees (measured at C0) with 60% relative humidity.
- c. The voltage readings at the batteries fall below 12.9 volts at any time during the test.
- d. In addition to pass or fail, systems will be given a star rating (\*\*\*\*) for systems that achieve 70 degrees in the quickest amount of time, with the lowest amperage draw.

The remaining readings are taken for informational purposes only and do not indicate a pass or fail status. These readings are used in system comparisons. This information enables FDOT to determine each tested systems fastest pull-down time, lowest head pressure reading, highest voltage output, and lowest amperage draw.

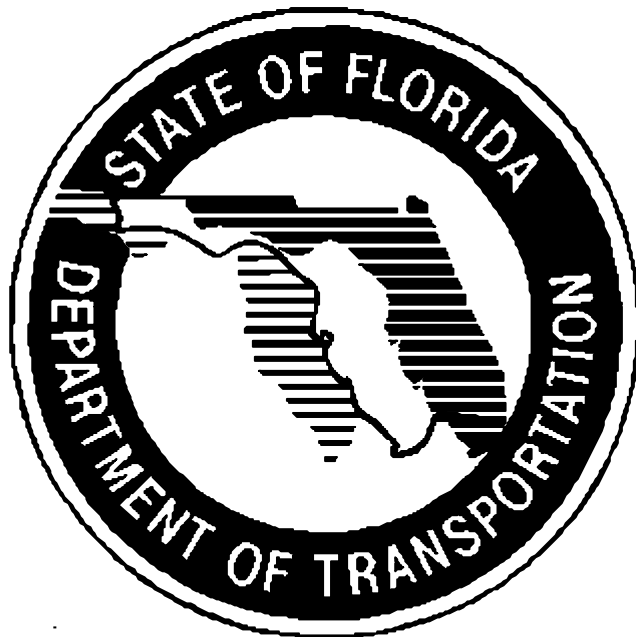
## INVALID TEST

The test will be deemed invalid if;

- a. If at any point during the test a temperature probe is detached from its measuring point.
- b. If a refrigerant leak is detected prior to, or during the test.
- c. If the ambient temperature is not maintained at the required setting or if the specified test conditions change.
- d. If at any point during the test, a door or window is opened, with the exception, if the high idle is designed to automatically turn off after the first 15 minutes, the driver's door will be opened and the high idle turned back on.

**PART 3**

**OPTIONS**



**Contract #TRIPS-10-SCLF-RFP**

**Small Cutaway Low Floor Transit Vehicles**

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**OPTIONS**

**#TRIPS-10-SCLF-RFP**

**3.2.2.0 ALTERNATIVE ENGINE, DIESEL, HYBRID OR MULTI- FUEL**

- 3.2.2.1 Chevrolet 300 HP, 6.6L Duramax Diesel engine in place of the standard gasoline engine.
- 3.2.2.2 A hybrid drive train integrated with diesel or gasoline engine.
- 3.2.2.3 Alternative Multi-Fuel engine capable of running on a specific type of man made fuel additive or a multi-fuel engine capable of running on a variety of alternative substitute fuels.
- 3.2.2.4 Provide Manufacturers Extended Warranty identifying maximum mileage and maximum months covered for the OEM Chassis, Manufacturers Warranty, Air Conditioning System, Alternator and Wheelchair Ramp, including any other facets of vehicle to be covered, with the total cost.

**3.2.9.0 WHEELS**

- 3.2.9.1 Provide Aluminum wheels in place of standard steel wheels.
- 3.2.9.2 Equip bus with stainless steel wheel liners / inserts on both front and rear wheels. Liner / inserts shall be Versa-Liner or approved equal, and made of 304L stainless steel with permanently attached simulated lug nuts. The simulated lug nuts shall not interfere with the actual lug nut to wheel contact surfaces.

**3.2.21.0 SEATS, BELT EXTENSIONS, & SEAT UPHOLSTERY**

- 3.2.21.15 Freedman Seating Featherweight Mid-High rigid frame seats.
- 3.2.21.16 Freedman Seating Featherweight High Back rigid frame seats.
- 3.2.21.17 Provide all Freedman seat upholstery material with “*Dimensions With Nanocide*” provided by CMI Enterprises, or approved equal. Dimensions shall be top coated with “*Blockade*”, for advanced antimicrobial protection and cleanability. Contractor shall provide standard samples for interior color coordination.
- 3.2.21.18 Provide all Freedman Featherweight or 3-PT passenger seat with Dimensions

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vinyl line of coated transit bus seating fabric with antimicrobial Nanocide, by CMI Enterprises, or approved equal. CMI Nanocide level 4 fabric kills 99.99% of resistant Staphylococcus germs within 30 minutes. The antimicrobial coating and its nanoparticles shall not be removable by cleaning or normal wear, must not get diluted or neutralized for the life of the product. The product shall emit silver ions to eliminate microbes and common bacteria. Silver ions released during normal use are quickly deactivated in wastewater by common substances like chloride and sulfide to form uncreative minerals.

- 3.2.21.19 Upgrade interior side wall panels with Nanocide antimicrobial fabric, from the ceiling light fixtures down to the seat track, or 12 inches (12") above the floor covering. CMI Nanocide is described above in **Part 3: Options: 3.2.21.6**.
- 3.2.21.20 Extend the length of the standard seat belts provided. Two seat belt extensions are to be provided as standard. A third or more seat belt extensions may be purchased.

#### **3.2.24.0 DRIVER'S SEAT**

- 3.2.24.2 Freedman CL 67 air suspension driver's seat with right hand arm rest in place of standard driver's seat.
- 3.2.24.3 Freedman Sport Driver's seat with Relaxor, four zone eight motor system with lumbar heat in place of standard driver's seat.

#### **3.2.25.0 NON-SLIP TRANSIT FLOORING**

- 3.2.25.3 Provide Altro Transflor slip resistant sheet vinyl flooring with smooth, all welded seams. Each customer will determine color / design selection. Include Altro step tread material with *yellow* step nosing and *white* "standee line" insert.

#### **3.2.26.0 DRIVER SAFETY PARTITION**

- 3.2.26.3 To prevent passenger physical contact with the driver, install a 1/4" Lexan, or approved equal, shield wall, 3" below the ceiling to 36" above the floor; and a modesty panel from below the Lexan Plex shield frame to 3" above the floor, supported by stainless-steel tubing, similar in construction and design to the modesty panel adjacent to the front passenger door. Unit shall be designed to permit attachment of customer notification panel and/or pamphlet holder units.

#### **3.2.27.0 GRAB RAILS AND STANCHIONS**

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3.2.27.6 Powder-Coated handrails and stanchions to match the vehicle interior and manufactured by Bentec, Inc, or approved equal.

**3.2.31.0 REMOTE EXTERIOR MIRRORS**

3.2.31.5 Provide right and left side exterior remote controlled mirrors, adjustable from the driver's seat.

**3.2.34.0 BUMPERS & REVERSE ASSISTANCE DETECTION SYSTEM**

3.2.34.2 Rear energy absorbing Romeo Rim HELP bumper assembled with HawKEye Reverse Assistance System, (Romeo Rim Help Guard) in place of standard rear HELP bumper.

3.2.34.3 Reverse camera and monitor backing system, in lieu of HawKEye System above.

**3.2.37.0 ADA MOBILITY DEVICES**

3.2.37.3 Lift-U model LU-11 wheel chair ramp.

3.2.37.4 Ricon "Expressramp" wheel chair ramp.

**3.2.38.0 SECUREMENT DEVICES**

3.2.38.14 Q'Pod Wheelchair Passenger Securement Station by Q'STRAIT

3.2.38.15 Install a stretcher securement system in the rear aisle of the bus. A lock-down system shall be installed in floor at the rear and front of the stretcher for securement of brackets that connect to the stretcher frame. A storage container(s) shall be securely installed at the rear interior corner(s) of the bus for the purpose of storing the brackets when not in use. With this option, the air ride system should be adjusted down to reduce the ground-to-floor distance. Provide the accompanying stretcher bed for the securement system described above.

3.2.38.16 Stretcher bed (only) as an option (**See Part 3: Options**)

**3.2.39.0 SAFETY EQUIPMENT**

3.2.39.8 Jomarr Vehicle Thematic Fire Suppression (VTS) Clear Agent System, a complete turn-key automatic fire suppression clear agent system, or approved equal.

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- 3.2.39.9 Amerex Small Vehicle System (SMVS), a complete turn-key automatic fire suppression powder system, or approved equal.
- 3.2.39.10 247 Security, Inc. video/audio camera system, or approved equal, with G-force accelerometer in 3 axes (as per standard), minimum eight (8) driver function monitoring sensors (*brake, reverse, left turn signal, right turn signal, hazard 4-way warning lights, horn and speed*) and a minimum of two (2) cameras with video/audio capability.
- 3.2.39.11 Camera (only)
- 3.2.39.12 "*Mentor Ranger*", an in-vehicle computer, manufactured by Mentor, that allows electronic delivery of passenger manifests, automatic data collection, in-vehicle navigation, and enhanced driver/dispatcher communication. The system shall be capable of integration to other on-board systems, including existing APC, IVR and GPS onboard units, and shall be a turn-key installation.

### **3.2.40.0 PA & ENTERTAINMENT SYSTEMS**

- 3.2.40.2 Install a Radio Engineering Industries (REI) public address system with hand-held microphone within easy reach of the driver with a microphone jack for optional hands-free use by driver. If an audio entertainment center (**3.2.40.3**) is installed, utilize its speakers in mid and rear bus and install a cancel switch to turn off entertainment center system when microphone transmit button is depressed by driver. Provide a 20' long microphone extension cord and provide a microphone jack adjacent to the front curb-side seat.
- 3.2.40.3 Upgrade the standard vehicle AM/FM Radio, providing a AM/FM/CD Stereo and MP3 Player with digital clock, with front, mid-bus and rear speakers, or approved equal quality.

### **3.2.41.0 DESTINATION SIGNS**

- 3.2.41.2 A manually operated destination sign for limited destination readings shall be offered. Front destination sign shall be a Transign LLC, single roller curtain type installed above the windshield with a glass exposure of 8 inches x 60 inches. The side destination sign for a front door only bus will be a single roller type installed in the upper curbside window immediately behind the entrance door with a glass exposure of 5-3/4" x 28". The side destination sign for a front and rear door bus shall be installed in the upper curbside window immediately in front of the rear door. Destination signs will be electrically operated, LED, fluorescent or incandescent backlit display, single curtain, .003 mil. thick Mylar anti-glare material, with provisions for a minimum of 25

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readings and a maximum of 175 readings of 5 inch high Helvetica medium font letters for the front sign and Helvetica medium font letters 4" high characters for the side sign. Control switch is to be located on the left hand of the driver's console. Curtain destination signs will conform to the Americans With Disabilities Act Part 38. Characters on these signs will have a width-to-height ratio between 3:5 and 1:1 and a stroke width-to-height ratio between 1:5 and 1:10. Generally, the space between letters will be 1/16 the height of upper case letters and will contrast with the background using either yellow letters on green or black background; or white letters on red, green, blue or black background per the purchaser's choice, for route and destination identification. The following destination readings will be standard on all destination signs ordered under this contract, with colors noted:

**Bus Garage** (yellow letters on black background)  
**Not In Service** (yellow letters on black background)  
**Special Service** (yellow letters on black background)  
**Shuttle Service** (yellow letters on black background)  
**Downtown** (yellow letters on green background)  
**Town Center** (yellow letters on green background)  
**Public Transportation** (yellow letters on green background)  
**Emergency Service** (white letters on red background)  
**Emergency Shelter** (white letters on red background)  
**Evacuation Route** (white letters on red background)  
**Express** (white letters on red background)

- 3.2.41.3 Twin Vision Elyse software Electronic Destination system full front and side signs; and a separate rear number only sign shall be provided. The system shall be compatible with Windows 2000 or Windows XP software, using IBM 486 or higher PC/AT capacity, PCMCIA memory download technology. Electronic destination signs will conform to the Americans With Disabilities Act Part 38. The electronic destination sign shall utilize Helvetica yellow medium lettering on black background. The readings listed in 2.42.1 above, shall also be standard in all Elyse electronic destination signs ordered under this contract.
- 3.2.41.4 A Twin Vision Mobi-Lite electronic destination sign, or approved equal, with side destination sign, using amber LED's and has fully programmable features that allow both large single and double line capabilities. The readings listed in 2.42.1 above, shall also be standard in all Mobi-Lite electronic signs ordered under this contract.
- 3.2.41.5 A Transign LLC 2-digit incandescent backlight, with anti-glare finish, dash mounted Block/Run Number Box, or approved equal, shall be provided.



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White, red or yellow LED letters/numbers on a black background, displayed in a plastic or metal frame, to operate on a 12 volt system.

3.2.41.6 A Transign LLC 3-digit incandescent backlight, with anti-glare finish, dash mounted Block/Run Number Box, or approved equal, shall be provided. White, red or yellow LED letters/numbers on a black background, displayed in a plastic or metal frame, to operate on a 12 volt system.

3.2.41.7 A "STOP REQUESTED" sign, as manufactured by Transign LLC, or approved equal, installed in the front vestibule area. Sign is activated by passengers and de-activates with the opening of the passenger entry door. Injected molded with display area of 2.5 X 19.75 minimum. Provide a silk screened lens display face with yellow letters on green background, or as required by Purchaser.

**3.2.42.0 LIST OTHER MANUFACTURER OPTIONS AVAILABLE FOR CONSIDERATION**

3.2.42.1

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3.2.42.2

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3.2.42.3

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3.2.42.4

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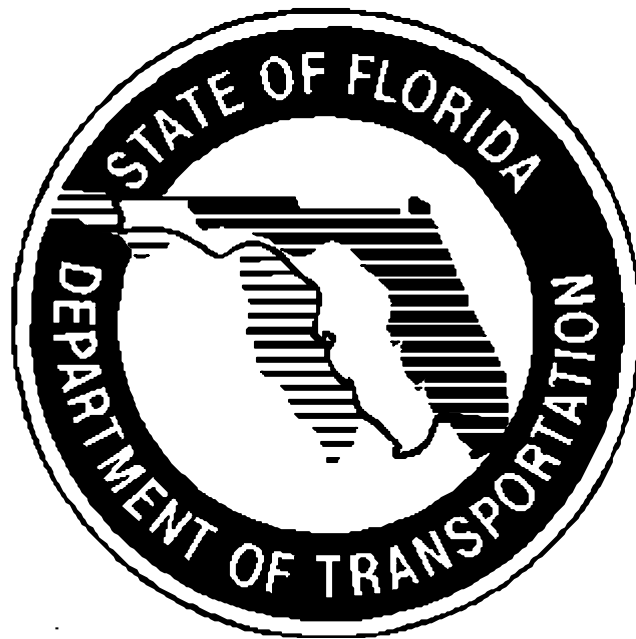
3.2.42.5

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*(3.42.0 Add additional numbered lines and pages if necessary)*

# **PART 4**

## **QUALITY ASSURANCE**



**Contract #TRIPS-10-SCLF-RFP**

**Small Cutaway Low Floor Transit Vehicles**

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**QUALITY ASSURANCE PROVISIONS**

**TRIPS-10-SCLF-RFP**

**4.1.0 CONTRACTORS IN-PLANT QUALITY ASSURANCE REQUIREMENTS**

**4.1.1 QUALITY ASSURANCE ORGANIZATION**

Manufacturer shall establish and maintain an effective in-plant quality assurance organization. It shall be a specifically defined organization and should be directly responsible to Manufacturer's top management.

**4.1.2 CONTROL**

The quality assurance organization shall exercise quality control over all phases of production from initiation of design through manufacture and preparation for delivery. The organization shall also control the quality of supply articles.

**4.1.3 AUTHORITY AND RESPONSIBILITY**

The quality assurance organization shall have the authority and responsibility for reliability, quality control, inspection planning, establishment of the quality control system, and the acceptance/rejection of materials and manufactured articles in the production of the vehicles.

**4.2.0 QUALITY ASSURANCE ORGANIZATION FUNCTIONS**

The quality assurance organization shall include the following minimum functions.

**4.2.1 WORK INSTRUCTIONS**

The quality assurance organization shall verify inspection operation instructions to ascertain that the manufactured product meets all prescribed requirements.

**4.2.2 RECORDS MAINTENANCE**

The quality assurance organization shall maintain and use records and data essential to the effective operation of its program. These records and data shall be available for review by the resident inspectors. Inspection and test records for this procurement shall be available for a minimum of one (1) year following the completion of the inspections and tests.

### **4.2.3 CORRECTIVE ACTION**

The quality assurance organization shall detect and promptly assure correction of any conditions that may result in the production of defective vehicles. These conditions may occur in design, purchases, manufacture, tests or operations that culminate in defective supplies, services, facilities, technical data, or standards.

### **4.3.0 STANDARDS AND FACILITIES**

The following standards and facilities shall be basic in the quality assurance process.

#### **4.3.1 CONFIGURATION CONTROL**

Manufacturer shall maintain drawings and other documentation that completely describe a qualified vehicle that meets all of the options and special requirements of this procurement. The quality assurance organization shall verify that each transit vehicle is manufactured in accordance with these controlled drawings and documentation.

#### **4.3.2 MEASURING AND TESTING FACILITIES**

Manufacturer shall provide and maintain the necessary gauges and other measuring and testing devices for use by the quality assurance organization to verify that the vehicles conform to all specification requirements. These devices shall be calibrated at established periods against certified measurement standards that have known valid relationships to national standards.

#### **4.3.3 PRODUCTION TOOLING AS MEDIA OF INSPECTION**

When production jigs, fixtures, tooling masters, templates, patterns, and other devices are used as media of inspection, they shall be proved for accuracy at formally established intervals and adjusting, replaced, or repaired as required to maintain quality.

#### **4.3.4 EQUIPMENT USE BY TRIPS LINE INSPECTORS**

Manufacturer's gauges and other measuring and testing devices shall be made available for use by the resident inspectors to verify the vehicles conform to all specification requirements. If necessary, Manufacturer's personnel shall be made available to operate the devices and to verify their condition and accuracy.

#### **4.4.0 CONTROL OF PURCHASES**

Manufacturer shall maintain quality control of purchases.

#### **4.4.1 SUPPLIER CONTROL**

Manufacturer shall require that each supplier maintains a quality control program for the services and supplies that it provides. Manufacturer's quality assurance organization shall inspect and test materials provided by suppliers for conformance to specification requirements. Materials that have been inspected, tested, and approved shall be identified as acceptable to the point of use in the manufacturing or assembly processes. Controls shall be established to prevent inadvertent use of nonconforming materials.

#### **4.4.2 PURCHASING DATA**

Manufacturer shall verify that all applicable specification requirements are properly included or referenced in purchase orders of articles to be used on vehicles.

#### **4.5.0 MANUFACTURING CONTROL**

Manufacturer shall ensure that all basic production operations, as well as other processing and fabricating, are performed under controlled conditions. Establishment of these controlled conditions shall be based on the documented work instructions, adequate production equipment, and special work environments if necessary.

#### **4.5.1 COMPLETED ITEMS**

A system for final inspection and test of completed vehicles shall be provided by the quality assurance organization. It shall measure the overall quality of each completed vehicle.

#### **4.5.2 NONCONFORMING MATERIALS**

The quality assurance organization shall monitor Manufacturer's system for controlling nonconforming materials. The system shall include procedures for identification, segregation, and disposition.

#### **4.5.3 STATISTICAL TECHNIQUES**

Statistical analysis, tests, and other quality control procedures may be used when appropriate in the quality assurance processes.

#### **4.5.4 INSPECTION STATUS**

A system shall be maintained by the quality assurance organization for identifying the inspection status of components and completed vehicles. Identification may include cards, tags, or other normal quality control devices.

#### **4.6.0 INSPECTION SYSTEM**

The quality assurance organization shall establish, maintain, and periodically audit a fully-documented inspection system. The system shall prescribe inspection and test of materials, work in progress, and completed articles. As a minimum, it shall include the following controls.

#### **4.6.1 INSPECTION STATIONS**

Inspection stations shall be at the best locations to provide for the work content and characteristics to be inspected. Stations shall provide the facilities and equipment to inspect structural, electrical, hydraulic, and other components and assemblies for compliance with the design requirements. Stations shall also be at the best locations to inspect or test characteristics before they are concealed by subsequent fabrication or assembly operations. These locations shall minimally include, as practicable, under-body structure completion, body framing completion, body prior to paint preparation, water test before interior trim and insulation installation, engine installation completion, under-body dress-up and completion, vehicle prior to final paint touch-up, vehicle prior to road test, and vehicle final road completion.

#### **4.6.2 INSPECTION PERSONNEL**

Sufficiently trained inspectors shall be used to ensure that all materials, components, and assemblies are inspected for conformance with the qualified vehicle design.

#### **4.6.3 INSPECTION RECORDS**

Acceptance, rework, or rejection identification shall be attached to inspected articles. Articles that have been accepted as a result of approved materials review actions shall be identified. Articles that have been reworked to specified drawing configurations shall not require special identification. Articles rejected as unsuitable or scrap shall be plainly marked and controlled to prevent installation on the vehicle. Articles that become obsolete as a result of engineering changes or other actions shall be controlled to prevent unauthorized assembly or installation. Unusable articles

shall be isolated and then scrapped. Discrepancies noted by Manufacturer during assembly shall be entered on a record that accompanies the major component, subassembly, assembly, or vehicle from start of assembly through final inspection. Actions shall be taken to correct discrepancies or deficiencies in the manufacturing processes, procedures, or other conditions that cause articles to be in nonconformity with the requirements of the contract specifications. The inspection personnel shall verify the collective actions and mark the discrepancy record. If discrepancies cannot be corrected by replacing the nonconforming materials, the procuring agency shall approve the modification, repair, or method of correction to the extent that the contract specifications are affected.

#### **4.6.4 QUALITY ASSURANCE AUDITS**

The quality assurance organization shall establish and maintain a quality control audit program. Records of this program shall be subject to review by the TRIPS.

#### **4.7.0 ACCEPTANCE TESTS**

##### **4.7.1 RESPONSIBILITY**

Fully documented tests shall be conducted on each production vehicle following manufacture to determine its acceptance to the TRIPS. These acceptance tests shall include pre-delivery inspections and testing by Manufacturer, and inspections and testing by the TRIPS prior to and after the vehicles have been delivered.

##### **4.7.2 PRE-DELIVERY TESTS**

Manufacturer shall conduct acceptance tests at its plant on each vehicle following completion of manufacture and before delivery to the TRIPS. The pre-delivery tests shall include visual and measured inspections, as well as testing the total vehicle operation. The tests shall be conducted and documented in accordance with written test plans. Additional tests may be conducted at Manufacturer's discretion to ensure that the completed vehicles have attained the desired quality and have met the requirements in **Part 2: Technical Specifications**. This additional testing shall be recorded on appropriate test forms provided by Manufacturer. The pre-delivery tests shall be scheduled and conducted with sufficient notice so that they may be witnessed by TRIPS line inspectors, who may accept or reject the results of the tests. The results of pre-delivery test, and any other tests, shall be filed with the assembly inspection records for each vehicle. The under-floor equipment shall be made available for inspection by the resident inspectors, using a pit or vehicle hoist provided by Manufacturer. A hoist, scaffold, or

elevated platform shall be provided by Manufacturer to easily and safely inspect vehicle roofs. The TRIPS shall also conduct pre-delivery tests at the Springhill facility located in Tallahassee. It is Proposer's responsibility to ensure that the vehicle arrives at the Springhill facility prior to Proposer taking delivery of vehicle from Manufacturer. The results of this inspection will accompany the vehicle upon delivery to the purchaser.

#### **4.7.3 INSPECTION-VISUAL AND MEASURED**

Visual and measured inspections shall be conducted with the vehicle in a static condition. The purpose of the inspection testing is to verify overall dimensional and weight requirements, to verify that the required components are included and are ready for operation, and to verify that components and subsystems that are designed to operate with the vehicle in the static condition do function as designed.

#### **4.7.4 TOTAL VEHICLE OPERATION**

Total vehicle operation shall be evaluated during road tests. The purpose of the road tests is to observe and verify the operation of the vehicle as a system and to verify the functional operation of the subsystem that can be operated only while the vehicle is in motion. Each vehicle shall be driven for a minimum of fifteen (15) miles during the road tests. Observed defects shall be recorded on the test forms. The vehicle shall be retested when defects are corrected and adjustments are made. This process shall continue until defects or required adjustments are no longer detected. Results shall be pass/fail for these vehicle operation tests. After the road test, the line inspector representing the TRIPS reserves the right to have Manufacturer either raise the vehicle or drive the vehicle across a pit to allow the inspector to check the undercarriage.

#### **4.8.0 POST-DELIVERY TESTS**

The TRIPS may conduct acceptance tests on each delivered vehicle. These tests shall be completed within ten (10) working days after vehicle delivery. The purpose of these tests are to identify defects that have become apparent between the time of vehicle release and delivery to the purchaser. The post-delivery tests shall include visual inspection and vehicle operations. Vehicles that fail to pass the post-delivery tests are subject to non-acceptance. The TRIPS shall record details of all defects notify Manufacturer of non-acceptance of each vehicle within five (5) working days after completion of these tests. The defects detected during these tests shall be repaired according to the procedures defined in **Part 1: Solicitation, Offer and Award/Contractual Provisions**.



**4.8.1 VISUAL INSPECTION**

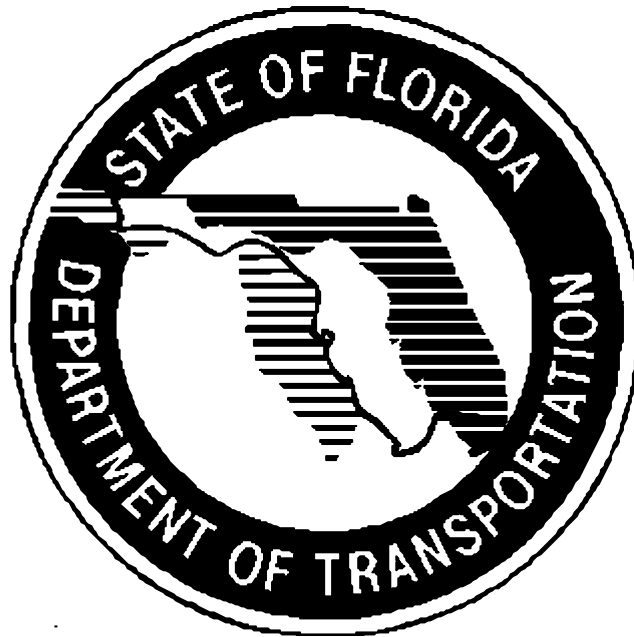
The post-delivery inspection is similar to the inspection at Manufacturer's plant and shall be conducted with the vehicle in a static condition.

**4.8.2 VEHICLE OPERATION**

The road tests for total vehicle operation are similar to those conducted at Manufacturer's plant. Operational deficiencies of each vehicle shall be identified and recorded.

# **PART 5**

# **WARRANTY**



**Contract #TRIPS-10-SCLF-RFP**

**Small Cutaway Low Floor Transit Vehicles**

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## **WARRANTY PROVISIONS**

### **#TRIPS-10-SCLF-RFP**

#### **5.0.0 BASIC PROVISIONS**

#### **5.1.0 WARRANTY REQUIREMENTS**

Warranties in this document are in addition to any statutory remedies or warranties imposed on Contractor. A description of the local dealer warranty process shall be included in the Purchasing Agreement package including information on how warranty issues are tracked. The Contractor warrants and guarantees to the TRIPS each complete vehicle, and specific subsystems and components as follows:

#### **5.1.1 COMPLETE VEHICLE**

The vehicle is warranted and guaranteed to be free from defects for a minimum of Thirty-six (36) months or one hundred thousand (100,000) miles, whichever comes first, beginning on the date of acceptance of each vehicle. During this warranty period, the vehicle shall maintain its structural and functional integrity. The warranty is based on regular operation of the vehicle under the operating conditions prevailing in the purchaser's locale.

#### **5.1.2 SUBSYSTEMS AND COMPONENTS**

Specific subsystems and components are warranted and guaranteed to be free from defects and related defects for the times and/or mileages given in **Exhibit 5-1**.

**NOTE: Parts and labor to be covered in all warranty provisions.**

## Exhibit 5-1

### STANDARD WARRANTY

***Subsystem and Component Minimum Warranty, whichever occurs first.***

Item	Years	Mileage
OEM Chassis		
Manufacturers Warranty		
Air Conditioning System		
Alternator		
Wheelchair Ramp		

#### **5.2.0 VOIDING OF WARRANTY**

The warranty shall not apply to any part or component of the vehicle that has been subject to misuse negligence, accident, or that has been repaired or altered in any way so as to affect adversely its performance or reliability, except insofar as such repairs were in accordance with Contractor's maintenance manuals and the workmanship was in accordance with recognized standards of the industry. The warranty shall also be void if the purchaser fails to conduct normal inspections and scheduled preventive maintenance procedures as recommended in Contractor's maintenance manuals.

#### **5.3.0 EXCEPTIONS TO WARRANTY**

The warranty shall not apply to scheduled maintenance items, and items such as tires and tubes, nor to items furnished by the purchaser such as radios, fare boxes, and other auxiliary equipment, except insofar as such equipment may be damaged by the failure of a part or component for which Contractor is responsible.

#### **5.4.0 DETECTION OF DEFECTS**

If the purchaser detects a defect within the warranty periods defined in **Section 5.1.1**, it shall promptly notify the Dealer representative. Within five (5) working days after receipt of notification, Dealer representative shall either

agree that the defect is in fact covered by the "complete vehicle" warranty, or reserve judgment until the subsystem or component is inspected by Dealer's representative and/or is removed and examined at the purchaser's property or at the Contractor's facility. At that time, the status of warranty coverage, either subsystem or vehicle, shall be mutually resolved between the purchaser and Dealer. If the defect belongs to a subsystem or component, then work necessary to affect the repairs defined in **Section 5.1.2** shall commence within ten (10) working days after receipt of notification by Dealer. Otherwise, **Section 5.1.1** applies and repairs will be started immediately.

#### **5.5.0 SCOPE OF WARRANTY REPAIRS**

When warranty repairs are required, the purchaser and Dealer's representative shall agree within five (5) days after notification on the most appropriate course for the repairs and the exact scope of the repairs to be performed under the warranty. If no agreement is obtained within the five (5) day period, the purchaser reserves the right to commence the repairs in accordance with **Section 5.7.1**.

#### **5.6.0 FLEET DEFECTS**

A fleet defect is defined as the failure of identical items covered by the warranty and occurring in the warranty period in a proportion of the vehicles delivered under this contract. For the purpose of this bid, identical defects occurring in sixty (60) percent of vehicles delivered shall be considered a "fleet defect."

#### **5.6.1 SCOPE OF WARRANTY PROVISIONS**

Dealer shall correct a fleet defect under the warranty provisions defined in **Section 5.4.0**. After correcting the defect, Dealer shall promptly undertake and complete a work program reasonably designed to prevent the occurrence of the same defect in all other vehicles purchased under this contract. The work program shall include inspection and/or correction of the potential or defective parts in all of the vehicles. The warranty on items determined to be fleet defects shall be extended for the time and/or miles of the original warranty. This extended warranty shall begin on the date a fleet defect was determined to exist, or on the repair/replacement date for corrected items.

#### **5.6.2 VOIDING OF WARRANTY PROVISIONS**

The fleet defect provisions shall not apply to vehicle defects caused by noncompliance with Dealer's recommended normal maintenance practices and procedures.

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### **5.6.3 EXCEPTIONS TO WARRANTY PROVISIONS**

Fleet defect warranty provisions shall not apply to damage that is a result of normal wear and tear in service to such items as seats, floor covering, windows, interior trim, and paint. The provisions shall not apply to purchaser supplied items such as fareboxes, two-way radios, and tires.

### **5.7.0 REPAIR PROCEDURES**

#### **5.7.1 REPAIR PERFORMANCE**

In some instances, the TRIPS may require Dealer or its designated representative to perform warranty-covered repairs that are clearly beyond the scope of its capabilities. In these cases, this work will be done by TRIPS personnel with reimbursement by Dealer.

#### **5.7.2 REPAIRS BY CONTRACTOR**

If the TRIPS requires Dealer to perform warranty-covered repairs, Dealer's representative must begin within ten (10) working days after receiving notification of a defect from the purchaser, work necessary to effect repairs. The purchaser shall make the vehicle available to complete repairs timely with Dealer repair schedule. Dealer shall provide at its own expense all spare parts, tools, and space required to complete repairs. At the TRIPS option, Dealer may be required to remove the vehicle from the purchaser's property while repairs are being affected. If the vehicle is removed from the purchaser's property, repair procedures must be diligently pursued by Dealer's representative.

### **5.8.0 REPAIRS BY THE PURCHASER**

#### **5.8.1 PARTS USED**

If the purchaser performs the warranty-covered repairs, it shall correct or repair the defect and any related defects using contractor-specified spare parts available from its own stock or those supplied by Dealer specifically for this repair. Monthly (or at a period to be mutually agreed upon) reports of all repairs covered by this warranty shall be submitted by the purchaser to Proposer for reimbursement or replacement of parts. Dealer shall provide forms for these reports.

#### **5.8.2 CONTRACTOR SUPPLIED PARTS**

The TRIPS may request that Dealer supply new parts for warranty-covered repairs being performed by the purchaser. These parts shall be shipped

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prepaid to the purchaser, from any source selected by Dealer, the “next business day” from receipt of the request for said parts.

### **5.8.3 DEFECTIVE COMPONENTS RETURN**

Dealer may request that parts covered by the warranty be returned to the manufacturing plant. The total cost for this action shall be paid by Dealer. Materials should be returned in accordance with contractor's instructions.

### **5.8.4 REIMBURSEMENT FOR LABOR**

The purchaser shall be reimbursed by Dealer for labor. The amount shall be determined by multiplying the number of man-hours actually required to correct the defect by the purchaser's current per hour, master mechanic, straight wage rate, plus 32 percent fringe benefits, plus the cost of towing in the vehicle if such action was necessary and if the vehicle was in the normal service area. These wage and fringe benefit rates shall not exceed the rates in effect in the purchaser's service garage at the time the defect correction is made. The purchaser shall not accept parts credit as payment of warranty labor claims.

### **5.8.5 REIMBURSEMENT FOR PARTS**

The purchaser shall be reimbursed by Dealer for defective parts and for parts that must be replaced to correct the defect. The reimbursement shall be at the invoice cost of the part(s) at the time of repair and shall include taxes where applicable and 2 percent handling charges. The purchaser shall not accept parts credit as payment of warranty part claims.

### **5.9.0 WARRANTY AFTER REPLACEMENT / REPAIRS**

If any component, unit, or subsystem is repaired, rebuilt, or replaced by Dealer or by the TRIPS personnel, with the concurrence of Dealer, the subsystem shall have the unexpired warranty period of the original subsystem.

### **5.10.0 DEALER WARRANTY SERVICE AND REPORTING**

Contract dealers and the manufacturers they represent will have representatives meet with FDOT in Tallahassee, three to four times each year. The primary focus of these meetings will be discussion of contract concerns, handling of warranty requests and areas receiving repetitive inspection write-ups.

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### **5.10.1 CONTRACT DEALERS WARRANTY SERVICE**

Should clearly instruct and encourage procuring agencies that when they have maintenance issues that may be covered under warranty, to always contact their dealer FIRST. Dealers should have an effective system in place to allow agencies to speak with a representative about an issue, in a timely manner.

### **5.10.2 CONTRACT DEALERS RESPONSIBILITY**

Contract Dealers are responsible for all aspects of the warranty process. This includes scheduling, coordinating and monitoring all warranty repairs and parts replacements until they are fully resolved. This applies to the OEM chassis, bus manufacturer and vendor related warranty work. Dealers should seek to minimize the time required for resolving warranty issues. Dealers are to coordinate with agencies to provide qualified warranty repairs with minimal disruption to agencies.

### **5.10.3 MAINTAIN TRACKING SYSTEM**

Contract Dealers should maintain a “tracking” system with information on the below responsibilities.

- Note when an agency reports a problem with description of problem;
- Contact repair facility and schedule diagnostics/repair;
- Notify the agency of the repair facility/appointment date/contact person;
- Communicate with repair facility until repair is complete;
- Notify the agency that the vehicle is ready for pick up;
- Follow-up with agency to confirm that the repair resolved the problem;

### **5.10.4 AGENCY PERFORM REPAIRS**

Contract Dealer may, when requested, authorize an agency’s maintenance certified technicians to perform warranty service. However, dealers are still responsible for monitoring that the agency receives correct replacement parts; return shipping and proper labor reimbursements in a timely manner.

### **5.10.5 WARRANTY REPORTING**

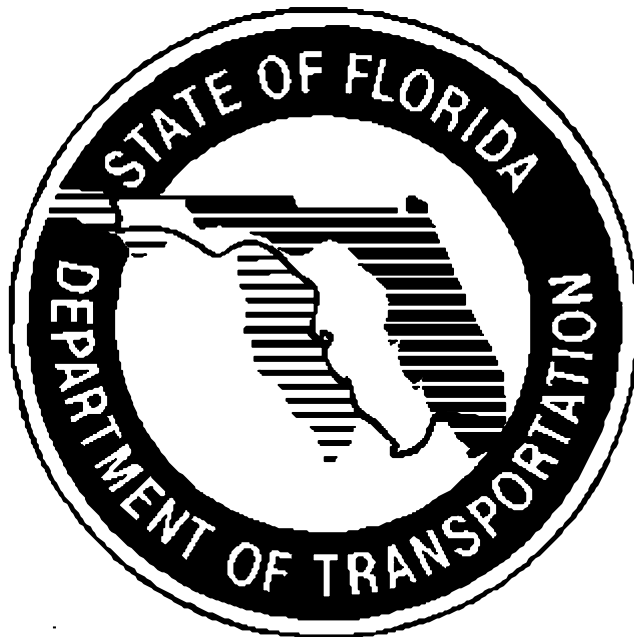
Contract Dealer is required to update an on-line report of all completed and ongoing warranty repairs and parts replacement. This report is to be submitted weekly to the TRIPS Administrator. This report will provide dates, vendors, actions taken and current status. The report will be submitted in the same manner that dealers’ report the status of current bus orders. This report will include information such as dates, contact persons, telephone numbers,



description of the problem, repair facility, release date from the repair facility, agency notification dates and agency follow-up dates.

# **PART 6**

## **PAINT SCHEMES**



**Contract #TRIPS-10-SCLF-RFP**

**Small Cutaway Low Floor Transit Vehicles**

## PAINT SCHEMES

### #TRIPS-10-SCLF-RFP

#### 6.1.0 EXTERIOR VEHICLE IDENTIFICATION

- 6.1.1 Paint Scheme #1 will be the standard TRIPS paint scheme. It will be a basic all white exterior vehicle with 6 inch wide white reflective stripe, 3M, or approved equal, on both exterior sides and rear, located between the bottom of the windows and above the wheel wells. Purchaser shall have stripe color options at no additional cost. Window exterior black out and anodized black window frame shall be a customer option on all three paint schemes. Proposer shall submit pricing, including cost of blackout and finish of passenger window frames, and drawing showing location of reflective stripe on proposed bus.
- 6.1.2 Individual corporate logos, agency name in specific size block lettering, reflective material, vinyl wrap or other vehicle identification requested by the Purchaser will be negotiated separately between the Purchaser and the Dealer outside of the TRIPS contract, but included in the final Purchase Order specifications and pricing for each vehicle.
- 6.1.3 FDOT assigns a specific number to each vehicle purchased using its Capital funding sources. The identification shall be displayed as **FDOT #000000** in 3M reflective material, or approved equal, Helvetica Medium two inch lettering/numbering. The numbering will be displayed on the rear and front of the vehicle at locations agreed to by TRIPS. It will be the dealer's responsibility to obtain this number from FDOT and post on the vehicle at delivery or immediately thereafter.
- 6.1.4 All buses purchased with funding provided through the American Recovery & Reinvestment Act (ARRA) shall have an official ARRA logo (**see Exhibit 6A**) attached to the rear surface of the vehicle above the bumper.

**EXHIBIT 6A**



**PAINT SCHEME #1**  
**TRIPS Standard**  
*(As per 6.6.1, six inch wide reflective strip)*

**PAINT SCHEME #2**  
**Optional**

**PAINT SCHEME #3**  
**Optional**