

### REQUEST FOR QUOTATION #13-2027GE OIL AND LUBRICANTS

# DATE ISSUED: NOVEMBER 4, 2013 DUE DATE: NOVEMBER 22, 2013 at 3:00 PM

### PROJECT BACKGROUND

Manatee County is requesting quotations from qualified suppliers to provide scheduled and asneeded delivery of motor oils, automotive fluids and lubricants. Manatee County, a political subdivision of the State of Florida, (hereinafter "Manatee County" or the "County") will accept quotes from individuals, corporations, partnerships, and other legal entities organized under the laws of the State of Florida or authorized to conduct business in the State of Florida

Manatee County invites your participation in the following quotation. The specifications stated herein are of the minimum requirements. All quotes submitted must be in accordance with the General and Technical Specifications.

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Important Note: A prohibition of Lobbying has been enacted. Please review the paragraph on (page 4) carefully to avoid violation and possible sanctions.

### **CLARIFICATION**

It shall be the responsibility of all quoters to request any additional clarification of the contents herein from George Earnest CPPB, Buyer via email (george.earnest@mymanatee.org) or fax (941) 749-3034. Clarification deadline is November 15, 2013 at 3:00pm, with no requests allowed after that time. Clarification will be furnished by written addendum from Purchasing. Quoters shall not accept any verbal or telecommunication explanation as an authorized clarification of the contents herein.

Authorization to release:

### **GENERAL TERMS AND CONDITIONS**

### QUOTE FORMS

Quotes must be submitted on attached County forms, although additional pages may be attached. Quoters must fully comply with all Quotation Documents, terms, and conditions.

### AMERICAN DISABILITIES ACT

The Board of County Commissioners of Manatee County, Florida, does not discriminate upon the basis of any individual's disability status. This non-discrimination policy involves every aspect of the County's functions including one's access to, participation, employment, or treatment in its programs or activities.

### **CLARIFICATION & ADDENDA**

Each quoter shall examine the Request for Quote (RFQ) documents and shall judge all matters relating to the adequacy and accuracy of such documents. Any inquiries, suggestions or requests concerning interpretation, clarification or additional information pertaining to the Request for Quotes shall be made through the Manatee County Purchasing Office. The County shall not be responsible for oral interpretations given by any County employee, representative, or others. The issuance of a written addendum is the only official method whereby interpretation, clarification or additional information can be given. If any addenda are issued to this Request for Quotation, the County will attempt to notify all prospective quoters who have secured same, however, it shall be the responsibility of each quoter, prior to submitting their quote, to contact the Manatee County Purchasing Office (see contact on page 1) to determine if addenda were issued and to make such addenda a part of their quote.

### CODE OF ETHICS

With respect to this quote, if any Quoter violates or is a party to a violation of the Code of Ethics of Manatee County per Manatee County Purchasing Code Ordinance 08-43, Article 3, Ethics in Public Contracting, and/or the state of Florida per Florida Statutes, Chapter 112, Part III, Code of Ethics for Public Officers and Employees, such Quoter may be disqualified from performing the work described in this quote or from furnishing the goods or services for which the quote is submitted and shall be further disqualified from submitting any future quotes or proposals for work or for goods or services for Manatee County.

The County anticipates that all statements made and materials submitted in a quote will be truthful. If a quoter is determined to be untruthful in its quote or any related presentation, such quoter may be disqualified from further consideration regarding this Request for Quotation.

### COLLUSION

By offering a submission to this Request for Quotation, the quoter certifies that the quoter has not divulged, discussed or compared their quote with other quoters, and has not colluded with any other quoter or parties to this quote whatsoever. Also, quoter certifies, and in the case of a joint quote each party thereto certifies as to their own organization, that in connection with this quote:

- a. any prices and/or cost data submitted have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices and or cost data, with any other quoter or with any competitor;
- any prices and or cost data quoted for this quote have not been knowingly disclosed by the quoter and will not knowingly be disclosed by the quoter, prior to the scheduled opening, directly or indirectly to any other quoter or to any competitor;

- c. no attempt has been made or will be made by the quoter to induce any other person to submit or not to submit a quote for the purpose of restricting competition;
- d. the only person or persons interested in this quote, principal or principals is/are named therein and that no person other than therein mentioned has any interest in this quote or in the contract to be entered into; and
- e. no person or agency has been employed or retained to solicit or secure this contract upon an agreement or understanding or a commission, percentage, brokerage, or contingent fee excepting bona fide employees or established commercial agencies maintained by quoter for purpose of doing business.

### DISCLOSURE

Upon receipt all inquiries and responses to inquiries related to the Request for Quotation become "Public Records" and are subject to public disclosure consistent with Chapter 119, Florida Statutes.

Quotes/Proposals become subject to disclosure 30 days after the Opening or if a notice of intended award decision is made earlier than this time as provided by Florida Statute 119.071(1)(b). No announcement or review of the offer shall be conducted at the public opening. If the County rejects all offers and concurrently notices its intent to reissue the solicitation, initial offers are exempt until the County provide notice of its intended decision or, 30 days after the opening of the new offers

### DISCOUNTS

Any and all discounts must be incorporated in the prices contained in the quote; and not shown separately. The prices as shown on the quote form shall be the price used in determining award(s).

### **DISQUALIFYING CRIMINAL MATTERS; CERTIFICATION REQUIRED**

A person or affiliate who has been placed on the State's convicted supplier list following a conviction for a public entity crime, as that term is defined in Florida Statute s. 287.133, may not submit a quote, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a quote, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit quotes, proposals, or replies on leases of real property to a public entity; s. 287.017 for CATEGORY TWO for a period of 36 months following the date of being placed on the convicted supplier list. may not be awarded or perform work as a supplier, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in Florida Statute <u>s.287.017</u> for CATEGORY TWO for a period of 36 months following the date of being placed on the convicted supplier list.

In addition, the Manatee County Code prohibits the award of any contract to any person or entity who/which has, within the past 5 years, been convicted of, or admitted to in court or sworn to under oath, a public entity crime or of an environmental law that, in the reasonable opinion of the purchasing official, establishes reasonable grounds to believe the person or business entity will not conduct business in a responsible manner; To ensure compliance with the foregoing, the Code requires all persons or entities desiring to contract with the County to execute and file with the purchasing official an affidavit, executed under the pain and penalties of perjury, confirming that person, entity, and any person(s) affiliated with the entity, does not have a such a record and is therefore eligible to seek and be awarded business with the County. In the case of a business entity other than a partnership or a corporation, such affidavit shall be executed by an authorized agent of the entity. In the case of a partnership, such affidavit shall be executed by the general partner(s). A confirming Criminal Matters Certification Affidavit is attached for this purpose.

### EQUAL EMPLOYMENT OPPORTUNITY CLAUSE

Manatee County, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 and the Regulations of the Department of Commerce (15 CFR, Part 8) issued pursuant to such Act, hereby notifies all quoters that it will affirmatively ensure that in any contract entered into pursuant to this advertisement, minority business enterprises will be afforded full opportunity to submit quotes in response to this advertisement and will not be discriminated against on the grounds of race, color or national origin in consideration for an award.

### IRREVOCABLE OFFER

Any quote may be withdrawn up until the date and time set for opening of the quote. Any quote not so withdrawn shall, upon opening, constitute an <u>irrevocable offer for a period of 90 days</u> to sell to Manatee County the goods or services set forth in the attached specifications until one or more of the quotes have been duly accepted by the County.

### LEGAL NAME

Quotes shall clearly indicate the <u>legal name</u>, <u>address</u> and <u>telephone number</u> of the quoter. Quotes shall be <u>signed</u> above the <u>typed or printed name</u> and <u>title</u> of the signer. The signer must have the authority to bind the quoter to the submitted quote.

### LOBBYING

After the issuance of any Invitation for Bids or Request for Quotation, prospective quoters, proposers or any agent, representative or person acting at the request of such quoter or proposer shall not contact, communicate with or discuss any matter relating in any way to the Invitation for Bids or Request for Quotations with any officer, agent or employee of Manatee County other than the Purchasing Director or as directed in the Invitation for Bids or Request for Quotations. This prohibition begins with the issuance of any Invitation for Bids, or Request for Quotations, and ends upon execution of the final contract or when the invitation or request has been cancelled. Violators of this prohibition shall be subject to sanctions as provided in the Manatee County Purchasing Code.

### MATHEMATICAL ERRORS

Quotes submitted shall be based on the quantities stated on the Quote Form. Quantities shall be used for the comparison of Quotes. Payment to the Supplier will be made based on the actual quantity of work completed and accepted at the date of payment request, in accordance with the terms of the contract.

In the event of multiplication/extension error(s), the unit price shall prevail. In the event of addition error(s), the extended totals shall prevail. All quotes shall be reviewed mathematically and corrected, if necessary, using these standards prior to additional evaluation. Calculations shall be factored to the second decimal point.

### MBE/WBE

The State of Florida, Office of Supplier Diversity provides the certification process and the database for identifying certified MBE/WBE firms. This service may be directly accessed at: <a href="http://www.osd.dms.state.fl.us/iframe.htm">http://www.osd.dms.state.fl.us/iframe.htm</a>

If you have any questions regarding this State service, please contact their office at (850) 487-0915.

### MODIFICATION OF QUOTATION DOCUMENTS

If a quoter wishes to recommend changes to the Quotation Documents, the quoter shall furnish in writing, data and information necessary to aid the County in evaluating the request to modify the Quotation Documents. The County is not obligated to make any changes to the Quotation Documents. Unless an addendum is issued as outlined in Article A.04, the Quotation Documents shall remain unaltered. **Quoters must fully comply with the Quotation Documents, terms, and conditions.** 

### QUOTE EXPENSES

All expenses for submitting quotes to the County are to be borne by the quoter.

### REGULATIONS

It shall be the responsibility of the quoter to assure compliance with any OSHA, EPA and/or other Federal or State of Florida rules, regulations or other requirements, as each may apply.

### **RESERVED RIGHTS**

<u>The County reserves the right to accept or reject</u> any and/or all quotes, to waive irregularities and technicalities, and to request resubmission. Also, the County reserves the right to accept all or any part of the quote and to increase or decrease quantities or add related products to meet additional or reduced requirements of the County. Any sole response received by the first submission date may or may not be rejected by the County depending on available competition and current needs of the County. For all items combined, the quote of the lowest responsive, responsible quoter will be accepted, unless all quotes are rejected. The lowest responsible quoter shall mean that quoter who makes the lowest quote to sell goods and/or services of a quality which conforms closest to or most exceeds the quality of goods and/or services set forth in the attached Quotation Documents or otherwise required by the County, and who is fit and capable to perform the quote as made.

To be <u>responsive</u>, a quoter shall submit a quote which conforms in all material respects to the requirements set forth in the Request for Quotation. To be a <u>responsible</u> quoter, the quoter shall have the capability in all respects to perform fully the contract requirements, and the tenacity, perseverance, experience, integrity, reliability, capacity, facilities, equipment, and credit which will assure good faith performance. Also, the County reserves the right to make such investigation as it deems necessary to determine the ability of any quoter to deliver the goods or service requested. Information the County deems necessary to make this determination shall be provided by the quoter. Such information may include, but shall not be limited to: current financial statements, verification of availability of equipment and personnel, and past performance records.

### **TAXES**

Manatee County is exempt from Federal Excise and State Sales Taxes (F.E.T. Exempt Cert. No. 59-78-0089K and FL Sales Tax Exempt Cert. No. 51-02-027548-53C); therefore, the quoter is prohibited from delineating a separate line item in his quote for any sales or service taxes. Nothing herein shall affect the quoter's normal tax liability.

### **BLANKET ORDER**

Blanket Purchase Order(s) shall be issued as a result of this request for quotation. A Blanket Purchase Order number, when accompanied by a valid Release Order number provided by an authorized County employee will authorize purchases on an "As Required" basis.

### END OF GENERAL TERMS AND CONDITIONS

### SPECIFIC TERMS & CONDITIONS

### <u>PURPOSE</u>

Manatee County requires <u>"Premium Grade"</u> quality oils, lubricants and other mechanical fluids to be delivered from a dependable supplier. The Supplier shall furnish products as detailed in the attached Quote Response Form on an as-required basis. Additional products may be added by the County over the life of the blanket purchase order(s).

### QUALIFICATIONS OF THE SUPPLIER

In order to be considered responsive to this RFQ suppliers shall be registered to do business in Florida and shall have been in this type of business for at least three (3) years. All Suppliers shall submit with their quote the attached Supplier's Questionnaire/References form (two pages).

### **SECURITY**

The Supplier must check with and comply with each County facility's security requirements for deliveries and drivers. Minimal requirements are that deliveries will be accepted only from a driver who has a photo copy of their driver's license on file with the County. The Supplier must provide pre-delivery upon request the driver's name, license number, and photo.

### PRICES AND TERMS

Quoters shall quote unit prices, F.O.B. Destination, including all discounts in accordance with the estimated quantity indicated on the Quote Response Form. Quotes shall be inclusive of all materials, labor, transportation, and equipment associated with the supply and delivery of oils, fluids and lubricants as specified herein. Price adjustments during the life of the contract will only be considered in writing within the 90 day Renewal period and shall be based on a manufacturer's price increase document. Documentation of the manufacturer's price increase notice to suppliers shall be submitted with the price change request.

### RENEWAL

If not cancelled by the Supplier or the County, **this agreement shall be automatically extended/renewed** beyond the first twelve (12) month period for three (3) additional twelve (12) month periods not to exceed total contract duration of 48 months providing there are no changes of prices, terms or conditions. Written notice of intention not to renew must be submitted by the successful bidder 90 days prior to the end of a contract period. Should any supplier choose not to renew the agreement the County reserves the right to terminate the Contract with that supplier and select the next qualified quoter, or re-advertise for those bid items, or solicit a new RFQ for all items.

### CANCELLATION

The County reserves the right to terminate a contract by giving 30 days written notice of intention to terminate if at any time the Supplier fails to abide by or fulfill any of the terms and conditions of the Contract. The County also reserves the right to terminate this contract for the convenience of the County, with or without cause.

It is mutually understood and agreed that any award made as a result of this quote may be cancelled by the Supplier upon 60 days written notice by Certified Mail to the County. However, the County is hereby authorized to secure services, in accordance with the RFQ terms, during this 60 day interim provided the County requests collection during this period.

### **RESTRICTIONS ON SUBCONTRACTING**

The Supplier shall not assign, transfer, or otherwise dispose of this contract or his right, or his power to execute such contract, or to assign any monies due or to become due there under to any other person, firm, or corporation unless first obtaining the written consent of the County.

### UNSUCCESSFUL SERVICES

In the event the work performance of the Supplier is unsatisfactory, the Supplier will be notified by the County and given a time frame to correct the work. There will be no cost to the County for these corrections. If work is not corrected, or if the Supplier fails to provide any required product within the time frame given, the County reserves the right to obtain the product from an alternate Supplier. Deductions of the cost of such substitute will be made from the Supplier's payments. Exemptions may be given by the County if notified of any delays, problems or conflicts that may arise during the response to a Release Order. Repetitive unsatisfactory performance shall result in the termination of contract and a transfer of the award to the next lowest responsive and responsible Supplier.

### **BASIS OF AWARD**

Award shall be to the responsive, responsible quoter meeting specifications and having the lowest Total Quote Price. Suppliers must quote all items for their quote to be considered responsive. Prices submitted shall include costs for furnishing all labor, equipment and/or materials for the completion of the Work in accordance with all specifications and requirements as listed herein. The County reserves the right to make multiple awards.

Whenever two or more quotes are equal with respect to price, quality and service, the quote received from a local business shall be given preference in award. Whenever two or more quotes which are equal with respect to price, quality and service are received, and both quotes or neither of these quotes are received from a local business, the award shall be determined by a chance drawing conducted by the Purchasing Division and open to the public.

Local business is defined as a business legally authorized to engage in the sale of the goods and/or services to be procured, and which certifies within its bid that for at least six (6) months prior to the announcement of the solicitation of bids it has maintained a physical place of business in Manatee, Desoto, Hardee, Hillsborough, Pinellas or Sarasota County with at least one full-time employees at that location.

### END OF SPECIFIC TERMS AND CONDITIONS

# MINIMUM TECHNICAL SPECIFICATIONS

### QUALITY REQUIREMENTS

All materials purchased and delivered as a result of this RFQ shall be the manufacturer's "Premium Grade" and not any lesser grade or damaged and/or factory seconds. Any materials not of Premium Grade, damaged or not in first quality condition upon receipt will be exchanged within twenty-four hours of notice to the Supplier at no charge to the County.

Where applicable, all products MUST be API Certified, delivered in sealed 55 gallon drums or other designated container sizes and transferred into Manatee County bulk tanks when required. All products quoted must meet all major equipment manufacturer's warranty requirements for top-off and replacement.

### DELIVERY LOCATIONS

Deliveries shall be made to the following locations:

Public Works Distribution Center 2908 12h Street Court E. Bradenton, FL 34208

Suppliers shall deliver to other County sites as directed.

### DELIVERY TIME

Delivery shall be within 24 hours after receipt of a release order, unless other arrangements are made with the County designee. All deliveries shall be made between the hours of 8:00 AM and 3:00 PM, Monday through Friday, excluding holidays. Large and/or bulk shipments (i.e., truckloads requiring material handling equipment) must be preceded by no less than 24 hours notice by the Supplier to the County for the county to be prepared to receive the shipment. Bulk shipments are defined as product pumped or metered from the delivery vehicle to a County receiving tank. Actual delivery addresses shall be provided at the time of the release order. The Supplier shall obtain authorized signatures from County employees on the delivery ticket at the time of delivery. Each delivery site shall have a separate delivery ticket. At least one copy of the delivery ticket shall be left with the County employee on each delivery and at each site.

### SUBMITTALS

The Supplier shall supply, upon request, a complete up-to-date refiner published technical data sheet for all items quoted with verification that the product has the API Seal of Approval or other designations as required and all packaged products meet or exceed the stated specification. All containers shall have the API approval seal on the container. In addition, the County may require random testing of products. For that purpose, it shall be the responsibility of the Supplier to provide, upon County's request, an independent lab sample bottle for testing.

### **GROUP I – HYDRAULIC FLUID AND HYDRAULIC OIL**

### Tractor Hydraulic Fluid:

SAE Grade - 10W or 20W

Must be formulated for use in transmissions, final drives, wet brakes, clutches, and hydraulic systems in tractors having a common oil reservoir.

- Must have rust/corrosion inhibitors and be formulated against wear and scuffing in severe usage.
- Must be formulated to eliminate chatter of wet brakes/clutches.
- Must be suitable for replacement in John-Deere (Hy-Grad), Case, Ford, and Detroit-Allison (C3).
- Must have certification as to application and compatibility with manufacturer recommended oils.

### Hydraulic Oil

### SAE 20W

- Must be formulated for use in hydraulic systems operating in a wide heat range with additives for anti-wear, anti-corrosion, oxidation inhibitors, aeration and foaming suppressants. Must provide protection against mechanical wear, and low temperature rusting. Heavy duty use must be recommended by oil supplier.
- Must meet all major pump manufacturer's requirements.

### Dielectric Oil

ISO 46

- Must meet all major pump manufacturer's requirements. Must be suitable for mobile hydraulically operated equipment including, but not limited to electrical service equipment, "cherry pickers," high pressure vane and piston pumps and electro-hydraulic control systems.
- Must have minimum dielectric strength of 25,000 volts.

### Aircraft Hydraulic Oil

Mil Spec: Mil-H-5606G

### **GROUP II – MOTOR OIL**

### SAE 15W40 - CJ4SM

- Must be a Premium Grade quality motor oil with anti-oxidant additive, meeting the requirements of diesel and gasoline engines.
- Must be designed for use in both turbo-charged and naturally aspirated diesel engines, fuel-injected gasoline engines, and meet the requirements of all diesel engines used in heavy-duty trucking, construction and farm type equipment used in severe conditions. To include both liquid-cooled and air-cooled engines.
- Must be API Certified. All packaged products must have API approval seal.

15W20-GS4SM

SAE 0W20-API SL, SJ, EC, CF

### **GROUP III – AUTOMATIC TRANSMISSION FLUID**

SAE 10W - Dextron III, Dextron IIE, Mercon and MerconV

- Viscosity Index 140 minimum
- Must meet GM specifications for automatic transmissions
- Must meet Ford specifications M2C138CJ, M2C33F, M2C41A, M2C166H,
- Must meet Detroit-Diesel Allison C-C2 AT-MT-HTV and Voith transmissions
- Color to be red

SAE 10W

Mercon V

• Must have certification as to compliance and compatibility with above requirements

### **GROUP IV – GEAR LUBRICANTS/COMPOUNDS AND GREASES**

SAE 85-W140 – API GL-4 and GL-5 – Universal – Timken OK Load 70 lb. minimum.

• Must be suitable for complete replacement and top-off in limited slip differentials.

SAE 75-90 (Synthetic) - API GL-5 - Timken OK Load 50 lb. minimum.

• Must be approved for Eaton and Rockwell extended warranties and be approved for complete replacement and top-off in new heavy duty trucks with Fuller 10-speed transmissions and Rockwell differentials.

ISO 220 – AGMA 250.04 – Timkin OK Load 65 lb. minimum

ISO 460 Synthetic – required for Vaccon rotary pumps.

### **GROUP V – HEAVY DUTY DRIVE TRAIN OIL**

SAE 50W

• Caterpillar TO-4 and Allison C-4. Must be formulated for severe use in Heavy Duty final-drive train units, and hydraulic systems and oxidation, corrosion inhibitors, anti-wear, extreme pressure agents, and foaming suppressants.

SAE 10W – DTO-4 Drive Train Oil

### **GROUP VI – GREASES**

Heavy Duty – Multi Purpose NLGI No. 2 Grease – Timken Load Test 55 lb. minimum – Dropping point of 500 F. Minimum, NGLI Certification of GC-LB required.

High Temperature Disk Brake Wheel Bearing and Heavy Duty Chassis (severe service on- and off-road use).

Ultra Duty – NGLI No 2 – Lithium – Hydroxystearate thickener – Timken Load Test 70 lb. minimum, Dropping Point 340 F Minimum, NLGI Certification of GC-LB required

• For use in on- and off-road extreme service, heavy duty equipment, operating in water, mud, dusty conditions and landfill environment.

### END OF MINIMUM TECHNICAL SPECIFICATIONS

### **QUOTE RESPONSE FORM**

### "RFQ # 13-1338 - OIL AND LUBRICANTS

SUBMITTAL DEADLINE: November 22, 2013 AT 3:00 PM TO

EMAIL: george.earnest@mymanatee.org OR VIA FAX TO (941) 749-3034

DELIVERY REQUIRED WITHIN 24 HOURS AFTER RECEIPT OF ORDER, VERBAL OR WRITTEN, UNLESS OTHER ARRANGEMENTS ARE MADE WITH THE COUNTY DESIGNEE.

COMPANY NAME:	
AUTHORIZED SIGNATURE:	
(Print Name & Title of Signer)	
DATE:	
COMPANY ADDRESS:	
EMAIL:	
TEL. NO.: FAX NO.:	
Acknowledge Addendum No Dated:	
Acknowledge Addendum No Dated:	
The following shall be completed, signed and submitted with this Qu	otation Form:
Supplier's Questionnaire & References Pa	ges 16-17
Public Contracting & Environmental Crimes At	tachment "A"
Insurance Requirements Compliance Submittal At	tachment "C"

RFQ #13-2027GE Oil & Lubricants

GROUP LHYDBAULLIC ELUID AND HYDBAULLIC OIL	LINIT OF MFASHIRF	LINIT PRICE	EST OTY	EXTENDED
				PRICE
SAE 10W OR 20W - TRACTOR HYDRAULIC FLUID	55 GAL DRUM	θ	600 GL	Ф
SAE 10W OR 20W - TRACTOR HYDRAULIC FLUID	5 GAL PAIL	\$	6 PAILS	Ф
SAE 10W OR 20W - TRACTOR HYDRAULIC FLUID	1 GAL CONTAINER	S	6 EACH	s
ISO 68 HYDRAULIC OIL	55 GAL DRUM	s	15 DRUMS	Ф
ISO 68 HYDRAULIC OIL	5 GAL PAIL	\$	15 PAILS	\$
ISO 68 HYDRAULIC OIL	BULK/GAL	S	10,000 GAL	\$
ISO 46-DIELECTRIC OIL	55 GAL DRUM	S	10 DRUMS	\$
AIRCRAFT HYDRAULIC OIL	1 GAL PAIL	S	15 PAILS	S
CLARION FOOD GRADE - AW 46	55 GAL DRUM	\$	6 DRUMS	\$
CLARION FOOD GRADE - AW 100	55 GAL DRUM	\$	6 DRUMS	\$
GROUP II MOTOR OIL	UNIT OF MEASURE	UNIT PRICE	EST. QTY	EXTENDED PRICE
0W20 Semi Synthetic	55 GAL DRUM	÷	6 DRUMS	S
0W20 Semi Synthetic	QUART CONTAINER	\$	150 QRTS	\$
SAE 5W20 GS4SM Semi Synthetic	55 GAL DRUM	\$	6 DRUMS	Ф
SAE 5W20 GS4SM Semi Synthetic	QUART CONTAINER	Ф	150 QRTS	Å
Premium CJ4, M 11757 Semi Synthetic	55 GAL DRUM	\$	5 DRUMS	\$
Premium CJ4, M 11575 Semi Synthetic	BULK/GAL	\$	10,000 GAL	\$
Premium CJ4, 15W-40 Semi Synthetic (CASE OF 12 QTS)	QUART CONTAINER	÷	144 QRTS	€

# **QUOTE PRICE FORM: RFQ 13-2027GE, Vehicle Oils and Lubricants**

Lubricants
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RFQ

GROUP III AUTOMATIC TRANSMISSION FLUID	UNIT OF MEASURE	UNIT PRICE	EST. OTY	EXTENDED
SAE 10W	55 GAL DRUM	\$	6 DRUMS	s
SAE 10W	QUART CONTAINER	\$	72 QRTS	\$
MERCON V	BULK/GAL	\$	330 GALS	S
MERCON V	55 GAL DRUM	\$	6 DRUMS	S
MERCON V	QUART CONTAINER	\$	24 QRTS	ь
FLUID MULTI CVT SYN ATF	55 GAL DRUM	\$	6 DRUMS	S
FLUID MULTI CVT SYN ATF	BULK/GAL	\$	6,000 GAL	s
FLUID MULTI CVT SYN ATF	QUARTS	¢	72 QRTS	\$
GROUP IV GEAR LUBRICANTS/COMPOUNDS & GREASES	UNIT OF MEASURE	UNIT PRICE	ΕST. ΩΤΥ	EXTENDED PRICE
SAE 75-90 (SYNTHETIC)	120# DRUM	÷	10 DRUMS	\$
SAE 75-90 (SYNTHETIC)	35# DRUM	÷	6 DRUMS	\$
ISO 460 SYNTHETIC	1 GAL PAIL	\$	6 PAILS	\$
ISO 460 FOOD GRADE GEAR OIL	55 GAL DRUM	¢	10 DRUMS	\$
85W140 GEAR LUBE	55 GAL DRUM	¢	10 DRUMS	\$
85W140 GEAR LUBE	QUART CONTAINER	Ф	24 QRTS	\$
GROUP V HEAVY DUTY DRIVE TRAIN OIL	UNIT OF MEASURE	UNIT PRICE	EST. QTY	EXTENDED PRICE
SAE 50W	55 GAL DRUM	¢	20 DRUMS	\$
SAE 50W	5 GAL PAIL	\$	10 PAILS	\$
SAE 10W DTO-4	5 GAL PAIL	\$	10 PAILS	Ф

RFQ #13-2027GE Oil & Lubricants

GROUP VI GREASES	UNIT OF MEASURE	UNIT PRICE	EST. QTY	EXTENDED PRICE
HEAVY DUTY-MULTI PURPOSE NLGI NO. 2 GREASE OR EQUIVALENT	120# DRUM	Ś	10 DRUMS	Ş
HEAVY DUTY-MULTI PURPOSE NLGI NO. 2 GREASE OR EQUIVALENT	14 OZ TUBES	- <del>6</del>	120 TUBES	S
MOLY GREASE	14 OZ TUBES	\$	120 TUBES	S
GROUP VII - OTHER	UNIT OF MEASURE	UNIT PRICE	EST. QTY	EXTENDED PRICE
DIESEL EXHAUST FLUID (UREA) 1N9250	2.5 GALLON	\$	30 GALS	Ф
DIESEL EXHAUST FLUID (UREA) 1N9550	55 GALLON	÷	1,500 GALS	φ
BAR AND CHAIN OIL 106070	1 GALLON	÷	10 GALS	φ
BAR AND CHAIN OIL	QUART	÷	12 QRTS	φ
2 CYCLE OIL – 2,6 OZ FOR 1 GAL MIX	2.6 OZ	\$	200 EACH	Ф
2 CYCLE OIL – 5.2 OZ FOR 2 GAL MIX	5.2 OZ	⇔	620 EACH	\$
TOTAL QUOTE PRICE FOR RFQ AWARD PURPOSES (sum of all extended prices)	SES (sum of all extended p	rrices)	\$	

END OF QUOTE RESPONSE FORM

15

### REQUEST FOR QUOTATION 13-1338GE

### **OIL AND LUBRICANTS**

### SUPPLIER'S QUESTIONNAIRE & REFERENCES

### THIS QUESTIONNAIRE MUST BE COMPLETED AND SUBMITTED WITH YOUR QUOTE

1. Registered Florida Business:

Yes \_\_\_\_\_No \_\_\_\_ (check one) for \_\_\_\_\_ continuous years';

Current Florida Business Registration #\_\_\_\_\_ Expiration: \_\_\_\_\_

2. Summary of any litigation filed against the quoter in the past five years which is related to the services provided. The summary shall state the nature of the litigation, a brief description of the case, the outcome or projected outcome, and the monetary amounts involved.

3. List any notice of violations, formal notices of regulatory non-compliance, safety violations and accidents resulting in a Worker's Compensation claim.

4. Have you ever failed to complete work awarded to you? If so, where and why?

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

# RFQ #13-2027GE Oil & Lubricants

# **REQUEST FOR QUOTATION 13-1338GE**

### OIL AND LUBRICANTS

# SUPPLIER'S QUESTIONNAIRE & REFERENCES

# THIS QUESTIONNAIRE MUST BE COMPLETED AND SUBMITTED WITH YOUR QUOTE

5.	Three current references from cor	nmercial projects in Florida for similar services.
Α.	CUSTOMER NAME:	
CONT		
		SERVICE PERIOD:
SERVI DETAI		
CONT	ACT PERSON:	
ADDRI	ESS:	
		_SERVICE PERIOD:
SERVI	CE DETAILS:	
CONT	ACT PERSON:	
ADDR	ESS:	
TELEP	PHONE NO:	_SERVICE PERIOD:
SERVI	CE DETAILS:	
Compa	any Name:	

### Attachment "A"

### PUBLIC CONTRACTING AND ENVIRONMENTAL CRIMES CERTIFICATION

### SWORN STATEMENT PURSUANT TO ARTICLE 6, <u>MANATEE COUNTY PURCHASING CODE</u>

# THIS FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

This sworn statement is submitted to the Manatee County Board of County Commissioners by

[print individual's name and title]

\_\_\_\_\_ for\_\_\_\_

[print name of entity submitting sworn statement]

whose business address is: \_\_\_\_\_

and (if applicable) its Federal Employer Identification Number (FEIN) is \_\_\_\_\_\_. If the entity has no FEIN, include the Social Security Number of the individual signing this sworn statement:\_\_\_\_\_\_

I understand that no person or entity shall be awarded or receive a county contract for public improvements, procurement of goods or services (including professional services) or a county lease, franchise, concession or management agreement, or shall receive a grant of county monies unless such person or entity has submitted a written certification to the County that it has not:

 been convicted of bribery or attempting to bribe a public officer or employee of Manatee County, the State of Florida, or any other public entity, including, but not limited to the Government of the United States, any state, or any local government authority in the United States, in that officer's or employee's official capacity; or
 been convicted of an agreement or collusion among bidders or prospective bidders in restraint of freedom of competition, by agreement to bid a fixed price, or otherwise; or

(3) been convicted of a violation of an environmental law that, in the sole opinion of the County's Purchasing Director, reflects negatively upon the ability of the person or entity to conduct business in a responsible manner; or

(4) made an admission of guilt of such conduct described in items (1), (2) or (3) above, which is a matter of record, but has not been prosecuted for such conduct, or has made an admission of guilt of such conduct, which is a matter of record, pursuant to formal prosecution. An admission of guilt shall be construed to include a plea of nolo contendere; or

(5) where an officer, official, agent or employee of a business entity has been convicted of or has admitted guilt to any of the crimes set forth above on behalf of such and entity and pursuant to the direction or authorization of an official thereof (including the person committing the offense, if he is an official of the business entity), the business shall be chargeable with the conduct herein above set forth. A business entity shall be chargeable with the conduct of an affiliated entity, whether wholly owned, partially owned, or one which has common ownership or a common Board of Directors. For purposes of this Form, business entities are affiliated if,

directly or indirectly, one business entity controls or has the power to control another business entity, or if an individual or group of individuals controls or has the power to control both entities. Indicia of control shall include, without limitation, interlocking management or ownership, identity of interests among family members, shared organization of a business entity following the ineligibility of a business entity under this Article, or using substantially the same management, ownership or principles as the ineligible entity.

Any person or entity who claims that this Article is inapplicable to him/her/it because a conviction or judgment has been reversed by a court of competent jurisdiction shall prove the same with documentation satisfactory to the County's Purchasing Director. Upon presentation of such satisfactory proof, the person or entity shall be allowed to contract with the County.

I UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE CONTRACTING OFFICER FOR MANATEE COUNTY IS VALID THROUGH DECEMBER 31 OF THE CALENDAR YEAR IN WHICH IT IS FILED. I ALSO UNDERSTAND THAT ANY CONTRACT OR BUSINESS TRANSACTION SHALL PROVIDE FOR SUSPENSION OF PAYMENTS, OR TERMINATION, OR BOTH, IF THE CONTRACTING OFFICER OR THE COUNTY ADMINISTRATOR DETERMINES THAT **SUCH PERSON OR ENTITY HAS MADE FALSE CERTIFICATION**.

	[Signature]
STATE OF FLORIDA COUNTY OF	
Sworn to and subscribed before me this day of	, 20 by
Personally known OR Produced identification	[Type of identification]
My commission e	expires
Notary Public Signature	

[Print, type or stamp Commissioned name of Notary Public]

**Signatory Requirement -** In the case of a business entity other than a partnership or a corporation, this affidavit shall be executed by an authorized agent of the entity. In the case of a partnership, this affidavit shall be executed by the general partner(s). In the case of a corporation, this affidavit shall be executed by the general partner(s).

### Attachment "B"

### STATEMENT OF NO QUOTE

If you do not intend to bid please return this form immediately to:

Manatee County Purchasing 1112 Manatee Avenue West, Suite 803 Bradenton, Florida 34205

We, the undersigned, have declined to bid on RFQ No.: <u>13-2027 – OIL AND LUBRICANTS</u> for the following reason(s):

\_\_\_\_\_Specifications too restrictive, i.e., geared toward one brand or manufacturer.

\_\_\_Insufficient time to respond

\_\_\_\_\_We do not offer this product or service

\_\_\_\_Our schedule would not permit us to perform

\_\_\_\_Unable to meet specifications

\_\_\_\_Unable to meet Bond requirement

\_\_\_\_\_Specifications unclear (explain below)

\_\_\_\_Unable to meet insurance requirements

\_\_\_\_Remove us from your "Bidders List"

\_\_\_\_Other (specify below)

REMARKS:

We understand that if we do not submit a Bid and this Statement of No Bid is not executed and returned, our name may be deleted from your Bidders List for this commodity or service.

Company Name:	
Company Address:	
Telephone:	
Date:	
Signature:	

(Print or type name and title of above signer)

### Attachment "C" Insurance and Bonding Requirements

The Contractor shall at its own expense, carry and maintain insurance coverage from responsible companies duly authorized to do business in the State of Florida as set forth in the Insurance and Bonding attachment of this solicitation. The Contractor shall procure and maintain property insurance upon the entire project, if required, to the full insurable value of the scope of work.

The County and the Contractor waive against each other and the County's separate Contractors, Design Consultant, Subcontractors agents and employees of each and all of them, all damages covered by property insurance provided herein, except such rights as they may have to the proceeds of such insurance. The Contractor and County shall, where appropriate, require similar waivers of subrogation from the County's separate Contractors, Design Consultants and Subcontractors and shall require each of them to include similar waivers in their contracts.

Manatee County shall be responsible for purchasing and maintaining, its own liability insurance.

Certificates issued as a result of the award of this solicitation must identify "For any and all work performed on behalf of Manatee County."

The General Liability Policy, and the Auto Liability Policy provided by Contractor to meet the requirements of this solicitation shall name Manatee County, Florida, as an additional insured as to the operations of Contractor under this solicitation and shall contain a severability of interests provisions.

Manatee County Board of County Commissioners shall be named as the Certificate Holder. The Certificates of Insurance must state the Contract Number, or Project Number, or specific Project description, or must read: For any and all work performed on behalf of Manatee County. The "Certificate Holder" should read as follows:

Manatee County Board of County Commissioners Bradenton, Florida

The amounts and types of insurance coverage shall conform to the minimum requirements set forth in Insurance and Bonding attachment, with the use of Insurance Services Office (ISO) forms and endorsements or their equivalents. If Contractor has any self-insured retentions or deductibles under any of the below listed minimum required coverage, Contractor must identify on the Certificate of Insurance the nature and amount of such self- insured retentions or deductibles and provide satisfactory evidence of financial responsibility for such obligations. All self-insured retentions or deductibles will be Contractor's sole responsibility.

Coverage(s) shall be maintained without interruption from the date of commencement of the Work until the date of completion and acceptance of the scope of work by the County or as specified in this solicitation, whichever is longer.

The Contractor and/or its insurance carrier shall provide 30 days written notice to the County of policy cancellation or non-renewal on the part of the insurance carrier or the Contractor. The Contractor shall also notify the County, in a like manner, within twenty-four (24) hours after receipt, of any notices of expiration, cancellation, non-renewal or material change in coverage or limits received by Contractor from its insurer and nothing contained herein shall relieve Contractor of this requirement to provide notice. In the event of a reduction in the aggregate limit of any policy to be provided by Contractor hereunder, Contractor shall immediately take steps to have the aggregate limit reinstated to the full extent permitted under such policy.

Should at any time the Contractor not maintain the insurance coverage(s) required herein, the County may terminate the Agreement or at its sole discretion shall be authorized to purchase such coverage(s) and charge the Contractor for such coverage(s) purchased. If Contractor fails to reimburse the County for such costs within thirty (30) days after demand, the County has the right to offset these costs from any amount due Contractor under this Agreement or any other agreement between the County and Contractor. The County shall be under no obligation to purchase such insurance, nor shall it be responsible for the coverage(s) purchased or the insurance company or companies used. The decision of the County to purchase such insurance coverage(s) shall in no way be construed to be a waiver of any of its rights under the Contract Documents.

If the initial or any subsequently issued Certificate of Insurance expires prior to the completion of the scope of work, the Contractor shall furnish to the County renewal or replacement Certificate(s) of Insurance not later than ten (10) calendar days after the expiration date on the certificate. Failure of the Contractor to provide the County with such renewal certificate(s) shall be considered justification for the County to terminate any and all contracts.

<ol> <li>∑ Employer's Liability</li> <li>S Commercial General Liability (Occurrence Form) patterned after the current ISO form</li> <li>M Indemnification</li> <li>S Indemnification</li> <li>S Dodily Injury and Property Damage: \$1,000,000 single limit per occurrence, \$1,000,000 aggregate for Bodily Injury Liability and Property Damage Liability. This shall include Premises and Operations; Independent Contractors; Products and Completed Operations and Contractual Liability.</li> <li>To the maximum extent permitted by Florida law, the Contractor shall indemnify and hold harmless Manatee County, its officers and employees from and against all claims, suits, actions, damages, liabilities, losses and costs, including, but not limited to, reasonable attorneys' fees and paralegals' fees; caused or contributed to by the negligence, recklessness, or intentionally wrongful conduct of the Contractor or</li> </ol>	Ins 1.	urance / Bond Type ⊠ Worker's Compensation	Required Limits Statutory Limits of Florida Statute Government Statutory Limits and		leral
<ul> <li>General Liability (Occurrence Form) patterned after the current ISO form</li> <li>▲. Indemnification</li> <li>★<u>1,000,000</u> single limit per occurrence, \$1,000,000 aggregate for Bodily Injury Liability and Property Damage Liability. This shall include Premises and Operations; Independent Contractors; Products and Completed Operations and Contractual Liability.</li> <li>4. Indemnification</li> <li>To the maximum extent permitted by Florida law, the Contractor shall indemnify and hold harmless Manatee County, its officers and employees from and against all claims, suits, actions, damages, liabilities, losses and costs, including, but not limited to, reasonable attorneys' fees and paralegals' fees; caused or contributed to by the negligence,</li> </ul>	2.		\$ <u>500,000</u> single limit per occurrenc	е	
indemnify and hold harmless Manatee County, its officers and employees from and against all claims, suits, actions, damages, liabilities, losses and costs, including, but not limited to, reasonable attorneys' fees and paralegals' fees; caused or contributed to by the negligence,	3.	General Liability (Occurrence Form) patterned after the	\$ <u>1,000,000</u> single limit per occurrent Injury Liability and Property Damag and Operations; Independent Cont	nce, \$1,000,000 aggregate e Liability. This shall inclur ractors; Products and Com	de Premises
anyone employed or utilized by the Contractor in the performance of this Agreement. This indemnification obligation shall not be construed to negate, abridge or reduce any other rights or remedies which otherwise may be available to an indemnified party or person described in this paragraph or deemed to affect the rights, privileges and immunities of the County as set forth in Florida Statute Section 768.28.	4.	⊠ Indemnification	indemnify and hold harmless Mana from and against all claims, suits, a costs, including, but not limited to, paralegals' fees; caused or contribu- recklessness, or intentionally wrong anyone employed or utilized by the Agreement. This indemnification of negate, abridge or reduce any other may be available to an indemnified paragraph or deemed to affect the	tee County, its officers and actions, damages, liabilities reasonable attorneys' fees uted to by the negligence, gful conduct of the Contract Contractor in the performa- bligation shall not be cons- er rights or remedies which party or person described rights, privileges and immu-	d employees s, losses and a and ctor or ance of this trued to otherwise l in this
4. Automobile Liability \$ <u>1,000,000</u> Each Occurrence; Bodily Injury & Property Damage, Owned/Non-owned/Hired; Automobile Included	4.	🛛 Automobile Liability			age,
5.       Other insurance as noted:       Watercraft       \$ Per Occurrence         Image: Ima	5.		<ul> <li>United States Longshoreman's be maintained where applicable to</li> <li>Maritime Coverage (Jones Act) to the completion of the work.</li> <li>Aircraft Liability coverage shall \$5,000,000 each occurrence if app Services under this Agreement.</li> <li>Pollution</li> <li>Professional Liability \$</li></ul>	and Harborworker's Act co the completion of the work \$ Per Occ ) shall be maintained where \$ Per Occ be carried in limits of not le licable to the completion o \$ Per Occ \$ Per Occ \$ per claim and in the in the aggregate in the aggregate	overage shall currence e applicable currence ess than of the currence currence currence ne aggregate
Valuable Papers Insurance  Per Occurrence  Per Occurrence  Per Occurrence					

# Insurance and Bonding Requirements Compliance Submittal (mandatory)

- 6. Bid bond Shall be submitted with proposal response in the form of certified funds, cashiers' check or an irrevocable letter of credit. a cash bond posted with the County Clerk, or proposal bond in a sum equal to 5% of the cost proposal. All checks shall be made payable to the Manatee County Board of County Commissioners on a bank or trust company located in the State of Florida and insured by the Federal Deposit Insurance Corporation. 7. Performance and For projects in excess of \$200,000, bonds shall be submitted with the **Payment Bonds** executed contract by Proposers receiving award, and written for 100% of the Contract award amount, the cost borne by the Proposer receiving an award. The Performance and Payment Bonds shall be underwritten by a surety authorized to do business in the State of Florida and otherwise acceptable to Owner; provided, however, the surety shall be rated as "A-" or better as to general policy holders rating and Class V or higher rating as to financial size category and the amount required shall not exceed 5% of the reported policy holders' surplus, all as reported in the most current Best Key Rating Guide, published by A.M. Best Company, Inc. of 75 Fulton Street, New York, New York 10038.
- 8. Contractor shall ensure that all subcontractors comply with the same insurance requirements that he is required to meet. The same Contractor shall provide County with certificates of insurance meeting the required insurance provisions.
- 9. Manatee County must be named as "ADDITIONAL INSURED" on the Insurance Certificate for Commercial General Liability, and Auto Liability.
- 10. The Certificate Holder shall be named as Manatee County Board of County Commissioners, OR, Board of County Commissioners in Manatee County, OR Manatee County Government, OR Manatee County. The Certificates of Insurance must state the Contract Number, or Project Number, or specific Project description, or must read: For any and all work performed on behalf of Manatee County. Thirty (30) Days Cancellation Notice required.

### **Contractor's Insurance Statement**

We understand the insurance requirements of these specifications and that the evidence of insurability may be required within five (5) days of the award of this solicitation.

Name of Firm	Date
Contractor Signature	
Print Name	
Insurance Agency	
Agent Name	Telephone Number

### MANATEE COUNTY LOCAL PREFERENCE LAW AND CONTRACTOR REGISTRATION

### Contractor Registration

All Contractors are encouraged to register with Manatee County using the on-line "Contractor Registration" web page on <u>www.mymanatee.org</u>.

Enclosed is a copy of the current Manatee County law that details the County's Local Preference and definition of a Local Business.

If you assert that your firm meets the stated definition of a Local Business, we ask that in addition to registering on the County's Web page, you fill out the attached "Affidavit As To Local Business Form" that is included in this section of the quote, have the completed document notarized, and mail the original to the following address: Manatee County Administration Center, 1112 Manatee Avenue West, Suite 803, Bradenton, FL 34205.

Your cooperation in registering your business with Manatee County will enhance our opportunities to identify sources for goods and services, plus identify Local Businesses. This information is used for soliciting quotations up to \$250,000.00 and for competitive solicitations of larger purchases.

You will note that Manatee County collaborates with the Manatee Chamber of Commerce, posting quotes on www.manateechamber.com as well as using the same Contractor categories for registration.

Our staff can assist you with your registration as needed. Our office hours are 8:00 A.M. to 5:00 P.M., Monday through Friday on regular business days. Please call (941) 749-3014 if you wish to have a purchasing staff member assist you.

Quick steps to on line registration: www.mymanatee.org

A link to "Purchasing" is listed under the "Quick Links" on page one of this County Web Site. On the left hand side of the Purchasing Web page, click on "Contractor Registration."

This will bring up the Contractor Registration form for on-line input. Please note that the definition of a "Local Business" changed on March 17, 2009. The Web page will be updated to include the current Law which has been provided in this section of the quote.

Thank you for reviewing this information and considering registering your business with Manatee County. Registration is not mandatory; however, by taking the time to register, you are helping the County to provide timely notifications of quotation, quote, and proposal opportunities to your

### Section 2-26-6. Local preference, tie guotes, local business defined.

(a) Whenever a responsible local business quoter and a responsible non-local business quoter are found, upon the opening of quotes, to have both submitted the lowest responsive quote, the quote of the local quoter shall be awarded the contract. Should more than one responsible local business quoter match the responsible non-local business quoter's lowest responsive quote, or should no responsible local business quoter submit lowest responsive quote but two or more responsible non-local business quoters submit lowest responsive quotes for equal amounts, then the award of the contract shall be determined by a chance drawing, coin toss, or similar tie-breaking method conducted by the purchasing office and open to the public. Any quoters seeking to be recognized as local businesses for purposes of this local business preference provision may be

required by the terms of the quote announcement to certify they meet the definition of local business set forth in this section, and to register as a local business with the county in the manner prescribed by the county to facilitate the county's ability to track the award of contracts to local businesses and to allow the county to provide future notifications to its local businesses concerning other quoting opportunities.

(b) Nothing herein shall be deemed to prohibit the inclusion of requirements with respect to operating and maintaining a local place of business in any invitation for quotes when the quoter's location materially affects the provisions of the services or supplies that are required by the invitation.

(c) Local business is defined as a business legally authorized to engage in the sale of the goods and/or services to be procured, and which certifies within its quote that for at least six (6) months prior to the announcement of the solicitation of quotes it has maintained a physical place of business in Manatee, Desoto, Hardee, Hillsborough, Pinellas or Sarasota County with at least one full-time employees at that location.

(d) Each solicitation for quotes made by the county shall contain terms expressly describing the local business preference policies of the county, and shall provide that by electing to submit a quote pursuant to a request for quotes, all quoters are deemed to understand and agree to those policies.

(e) For all contracts for architecture, professional engineering, or other professional services governed by Florida Statute § 287.055, the Consultants' Competitive Negotiation Act, the county shall include the local business status of a firm among the factors considered when selecting which firms are "most highly qualified." In determining which firm is the "most qualified" for purposes of negotiating a satisfactory contract, preference shall be given to a local business where all other relevant factors are equal.

(f) Local preference shall not apply to the following categories of contracts:

1. Goods or services provided under a cooperative purchasing agreement or similar "piggyback" contract;

2. Contracts for professional services subject to Florida Statute § 287.055, the Consultants' Competitive Negotiation Act, except as provided for in subsection (e) above;

3. Purchases or contracts which are funded, in whole or in part, by a governmental or other funding entity, where the terms and conditions of receipt of the funds prohibit the preference;

4. Purchases or contracts made pursuant to a non-competitive award process, unless otherwise provided by this section;

F.02 Section 2-26-6. Local preference, tie quotes, local business defined. (Continued)

5. Any quote announcement which specifically provides that the general local preference policies set forth in this section are suspended due to the unique nature of the goods or services sought, the existence of an emergency as found by either the county commission or county administrator, or where such suspension is, in the opinion of the county attorney, required by law.

(g) To qualify for local preference under this section, a local business must certify to the County that it:

1. Has not within the five years prior to the quote announcement admitted guilt or been found guilty by any court or state or federal regulatory enforcement agency of violation of any criminal law, or a law or administrative regulation regarding fraud;

2. Is not currently subject to an unresolved citation or notice of violation of any Manatee County Code provision, except citations or notices which are the subject of a current legal appeal, as of the date of the quote announcement;

3. Is not delinquent in the payment of any fines, liens, assessments, fees or taxes to any governmental unit or taxing authority within Manatee County, except any such sums which are the subject of a current legal appeal.

*Ref: Ordinance 09-21 and 09-23 PASSED AND DULY ADOPTED in open session, with a quorum present and voting, on the 17th day of March, 2009.* 

### MANATEE COUNTY GOVERNMENT - AFFIDAVIT AS TO LOCAL BUSINESS (Complete and Initial Items B-F)

A. Authorized Representative

I, [name] \_\_\_\_\_\_\_, am the [title] \_\_\_\_\_\_\_ and the duly authorized representative of: [name of business] \_\_\_\_\_\_\_, and that I possess direct personal knowledge to make informed responses to these certifications and the legal authority to make this Affidavit on behalf of myself and the business for which I am acting; and by electing to submit a quote pursuant to this Request for Quotation, shall be deemed to understand and agree to the local business preference policies of Manatee County; and that I have the direct knowledge to state that this firm complies with all of the following conditions to be considered to be a Local Business as required by the Manatee County Code of Law, Section 2-26-6.

B. Place of Business: I certify that the above business is legally authorized to engage in the sale of goods and/or services and has a physical place of business in Manatee, DeSoto, Hardee, Hillsborough, Pinellas or Sarasota County with at least one (1) fulltime employee at that location. The physical address of the location which meets the above criteria is: \_\_\_\_\_\_ [Initial]

Business Phone Number: \_\_\_\_\_

Email Address: \_\_\_\_\_

C. Business History: I certify that business operations began at the above physical address with at least one fulltime employee on [date] \_\_\_\_\_\_ [Initial] \_\_\_\_\_

D. Criminal Violations: I certify that within the past five years of the date of this Quote announcement, this business has not admitted guilt nor been found guilty by any court or local, state or federal regulatory enforcement agency of violation of any criminal law or administrative regulation regarding fraud. [Initial]

E. Citations or Code Violations: I certify that this business is not currently subject to any unresolved citation or notice of violation of any Manatee County Code provision, with the exception of citations or notices which are the subject of a legal current appeal within the date of this quote announcement. [Initial]

F. Fees and Taxes: I certify that this business is not delinquent in the payment of fines, liens, assessments, fees or taxes to any governmental unit or taxing authority within Manatee County, with the exception of those which are the subject of a current legal appeal. [Initial]

Each of the above certifications is required to meet the qualification of "Local Business" under Manatee County Code of Law, 2-26-6. Signature of Affiant

STATE OF FLORIDA COUNTY OF

Sworn to (or affirmed) and subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, by (name of person making statement).

(Notary Seal) Signature of Notary: \_\_\_\_\_

Name of Notary: (Typed or Printed) \_\_\_\_\_

Personally Known \_\_\_\_\_ OR Produced Identification \_\_\_\_\_ Type of Identification Produced \_\_\_\_\_

Submit executed copy to Manatee County Purchasing - Suite 803 - 1112 Manatee Avenue West - Bradenton, FL 34205