# **NOTICE TO BIDDERS**

Sealed bids will be received in the Office of the Ottawa County Clerk, Robyn Mitchell, at 102 East Central Avenue, Suite 103 in Miami, Oklahoma 74354 until 9:05AM on May 31, 2022. Bids will then be opened and publicly read aloud by the Ottawa County Board of Commissioners on the following:

2015 or newer full size sport utility vehicle (SUV) or half ton four(4) door Truck

Engine: V6 or V8
Four-wheel drive or All wheel drive
75,000 miles or less
Emergency Lights and Siren installed (preferred but not required)

Vehicle will be used for a sprint unit/ medical truck

Bids submitted must be clearly marked on the outside of a sealed envelope:

**BID: 2021-2022.22 Commerce Fire Medical Truck- Lease Purchase** 

OPEN: May 31st, 2022

and must be accompanied by a completed and notarized "Statement of Non-Collusion" as required by O.S. 74, Section 85.22.

The successful bidder must comply with O.S. 19, Chapter 33 (Purchasing Procedures).

A complete set of Bid Documents may be obtained at the address given above, online at ottawa.okcounties.org, emailing countyclerk@ottawa.okcounties.org or by calling (918) 542-3332 to request that they be mailed.

Bids received late will be returned unopened.

Upon the recommendation of the Board of County Commissioners reserves the right to reject any or all bids and/or make an award to other than the low bidder, if such an award is deemed to be in the best interest of the County.

Robyn Mitchell Ottawa County Clerk

# OTTAWA COUNTY PURCHASING OFFICE

# 102 EAST CENTRAL AVENUE, SUITE 103 MIAMI, OKLAHOMA 74354

(918) 542-3332 FAX (918) 542-8260 countyclerk@ottawa.okcounties.org

# **INVITATION TO BID**

BID 2021-2022.22: Commerce Fire Medical Truck- Lease Purchase ISSUED: April 25<sup>th</sup>, 2022 OPEN: May 31<sup>st</sup>, 2022 @ 9:05 AM

Business Name:		
Contact Name:		
Address:		
Phone number:	<del></del>	
<b>DESCRIPTION C</b>	OF EQUIPMENT	
YEAR		
MAKE		
MODEL		
HOURS OR MILES		
\$		
Please provide pictures <u>LEASE/PURCH</u>		hased
PAYMENTS OF \$	@	% INTEREST
PAYMENTS OF \$	@	% INTEREST
PAYMENTS OF \$		% INTEREST

#### **CONDITIONS OF BID**

Sealed bids will be opened in the Office of the County Commissioners located in the Ottawa County Courthouse at 102 East Central Avenue, Suite 104 in Miami, Oklahoma, at the time and date shown on the Invitation to Bid.

# <u>Late bids will not be considered. Bids must be received in sealed envelopes</u> (one to an envelope) with Bid Number, Date and Time written on the outside of the envelope.

Unit prices will be guaranteed correct by the bidder.

Firm prices will be FOB Ottawa County.

Purchases by Ottawa County, Oklahoma are not subject to State or Federal taxes.

This bid is submitted as legal offer and any bid, when accepted by the County, constitutes a firm contract.

# Oklahoma laws require each vendor submitting a bid to a County for goods or services to furnish a notarized sworn Statement of Non-Collusion (form supplied below).

NOTE: Other terms and conditions may be added at the discretion of county officers.

# **STATEMENT OF NON-COLLUSION**

AFFIDAVIT: I, the undersigned, of lawful age, being first duly sworn on oath say that he (she) is the agent authorized by the bidder to submit the above bid. Affiant further states that the bidder has not been a party to any collusion among bidders in restraint of freedom of competition by agreement to bid at a fixed price or to refrain from bidding; or with any state official or employee as to quantity, quality or price in the prospective contract or any other terms of said prospective contract; or in any discussions between bidders and any state official concerning exchange of money or other thing of value for special consideration in the letting of a contract; that the bidder/contractor has not paid, given or donated or agreed to pay, give or donate to any officer or employee of the State of Oklahoma (or other entity) any money or other thing of value, either directly or indirectly, in the procuring of the award of a contract pursuant to this bid.

Subscribed and sworn to this	day of	, 20
(Seal)  Notary Public	Firm:	
	Signed:	
	Address:	
	City:	State:
My commission expires		Zip:

I CERTIFY COPIES OF **BID 2021-2022.22**: WERE MAILED OR EMAILED TO THE FOLLOWING VENDORS ON MAY 10<sup>TH</sup>, 2022.

Vance Ford Lincoln Po Box 1650 Miami, OK 74355 charlescarver8@gmail.com

Mike Carpino Ford 715 N. East Avenue Columbus, KS 66725 robbie@vancefleet.com

Vance Chrysler Dodge Jeep Ram Po Box 1589 Miami, OK 74355 cameron@vancefleet.com

Bill Knight Ford
9607 S Memorial Drive
Tulsa, OK 74133
jphillips@billknightauto.com
dmcquire@billknightauto.com

Carthage Ford 2920 S Grand Street Carthage, MO 64836 bgough@carthageford.com

Green Country Ford Inc. 225 Dwain Willis Ave Vinita, OK 74301 nikki gcf@yahoo.com

Roberts Dodge Chrysler Jeep 5425 S Mill St. Pryor, OK 74361 dgwillis@gmail.com

Lungren Chevrolet Inc. 801 E 3<sup>rd</sup> St. Grove, OK 74345 rcraven@jefflungrenchevrolet.com

Pittsburg Ford 1097 S highway 69 Pittsburg, KS 66762 danah504@gmail.com Griffith Motor Co 1300 W Harmony Neosho, MO 64850 dhargrave@griffithmotor.com

Miami Auto Supercenter 1640 N. Main Street Miami, OK 74354 jerry.king@saveongm.com

Frank Fletcher Ford 3015 Turkey Creek Blvd. Joplin, MO 64801 jgwoods32@yahoo.com

Red Rock Leasing LLC Po Box 185 Glenpool, OK 74033

OCT Equipment PO Box 270060 Oklahoma City, OK 73137

Emergency Vehicle Resource LLC PO Box 3054 Claremore, OK 74018

Frontline Emergency Vehicles INC <a href="vid@gtafs.ca">vid@gtafs.ca</a>

Signal 5 Fire Apparatus

<u>Jgibbons@signal5fireapparatus.com</u>

Natasha Mays Ottawa County Purchasing Agent

### SA&I 120B (Modified)

# OTTAWA COUNTY, OKLAHOMA LEASE PURCHASE AGREEMENT FOR EQUIPMENT

This agreeme	nt is made on thisda	ay of,	, by and
between the Board of	County Commissioners of Otta	awa County, Oklahoma, desi	gnated throughout this
agreement as the Less	ee, and		
		, d	esignated throughout this
agreement as the Less	or.		
<b>I. EQUIPMENT</b> Subject to the terms a	nd conditions as set forth in th	is agreement, the Lessor lea	ses to the Lessee the
following described ed	quipment, all of which shall be	designated throughout this	instrument as the
"Equipment";			
MAKE MODEL	<b>DESCRIPTION</b>	<b>QUANTITY</b>	UNIT PRICE LEASE
PURCHASE PRICE			
			<u>.</u>
		<del></del>	
II. PAYMENT OF I	EASE PURCHASE INSTAI	LLMENTS	
In consideration of the	e agreement by the Lessor to le	ease purchase the Equipmer	nt, the Lessee promises to
pay to the Lessor, for t	the Equipment, the sum of \$	per	<b>,</b>
during the term of this	s agreement or any renewal of	the agreement. In the alter	native, the Lessee
promises to pay to the	Lessor lease payments as set t	forth in the lease schedule w	hich is attached to this
instrument and which	is incorporated by reference.	No payment shall be made	by the Lessee under the
terms of this agreeme	nt unless the Equipment shall	have been delivered to the r	equisitioning agency and
is at all times, except v	when made necessary by an em	nergency, retained by the ag	ency.
III. LEASE TERMS This lease shall comm	s ence on the date the Equipmer	nt is accepted by the Lessee	and shall automatically
terminate, unless rene	ewed in accordance with the te	rms set forth below, at the e	nd of the fiscal year of the
	ring which the lease is comme		·
IV. OPTION TO RETTHE Lessee is hereby g	ENEW grantedsuccessive of	ptions to renew this lease fo	r additional terms not to
	each, plus one final option to r	•	
_	and conditions, provided that s	_	
-	by the Lessee. The exercise of	- ·	

issuance of a purchase order upon or within ten (10) days after the expiration of the term of this lease or any renewal then in effect.

#### V. TITLE TO EQUIPMENT

The Equipment is and shall at all times during the term of this lease and any renewal term remain the sole property of the Lessor and the Lessee shall have or acquire no right, or title to the Equipment until the final payment is made.

#### VI. OPTION TO PURCHASE

In the event the Lessee shall exercise any option to purchase the Equipment, the Lessor assigns to the Lessee all rights and claims which the Lessor may have or acquire arising under the antitrust laws of the United States or of any State regarding the Equipment purchased under the terms of this agreement.

# VII. DELIVERY AND RETURN OF EQUIPMENT

The Lessor shall bear all costs of shipping and delivering the Equipment to the Lessee. Installation costs, if any, shall be borne by the Lessor. The Equipment shall be delivered to or installed at the location designated by the Lessee.

#### VIII. REPAIRS AND MAINTENANCE

The Lessee shall maintain the Equipment in good working order and shall make all necessary routine adjustments and repairs, as a result of fair wear and tear, all at the expense of the Lessee. The Lessor and the Lessee may provide for the maintenance and repair of the Equipment by separate written agreement, and, in the event they make such agreement, its terms shall supersede and replace the provisions of this paragraph of this lease.

#### IX. TAXES

The Lessor shall forthwith pay all taxes which may be imposed upon it with respect to the Equipment.

#### X. INSURANCE

The Lessee shall obtain and maintain fire and extended coverage casualty insurance covering the Equipment from the time the Equipment is delivered until this lease is terminated. This insurance shall be in a form acceptable to the Lessor and shall insure the full value of the Equipment against the risk of loss or damage. The Lessee shall provide the Lessor with written notice at least ten (10) days prior to any change in the insurance required under the terms of this paragraph.

#### XI. PATENTS

In the event any suit is instituted against the Lessee which is based upon any claim that any of the Equipment is implicated in an infringement of any provision of the United States Patent Law, the Lessor shall, at its own expense, defend such suit against the Lessee; provided, Lessee provides the Lessor with prompt notice of the institution of such suit and permits the Lessor to fully participate in the defense. The Lessee shall also retain the right to participate in such defense and shall, in any event, provide the Lessor with all available information, assistance and authority to enable the Lessor to conduct the defense. No compromise or settlement of such suit resulting in a judgment against the Lessee shall obligate or bind the Lessor unless the Lessor shall have accepted such compromise and settlement. The Lessor shall have the right to enter into negotiations for and effect a compromise or settlement of such patent action, but no such compromise or settlement shall be binding upon Lessee unless approved by the Lessee. Subject only to the terms of this paragraph, the Lessor shall hold the Lessee harmless from any liability arising from any patent suit such as is described above.

In the event any of the Equipment shall be held, in any suit, to constitute an infringement of patent law, and its use shall be enjoined, then the Lessor shall, at its sole option and at the Lessor's expense:

- 1. Obtain for the Lessee the right to continue to use the Equipment;
- 2. Replace or modify the Equipment in a manner acceptable to the Lessee so that the Equipment no longer infringes any provision of patent law.

#### XII. FUNDING

Notwithstanding any other provision of this agreement, the parties acknowledge and agree that funds to be paid by the Lessee under the terms of this lease will be available only as appropriated on a fiscal year-to-fiscal year basis by properly constituted legal authority. In the event that the Lessee determines that sufficient funds have not been appropriated to make the payments required under the terms of this agreement, the obligations of the Lessee under this agreement shall terminate. In such event, the Lessee shall give prompt written notice of termination to the Lessor.

#### XIII. ASSIGNMENT

The Lessor may, with the prior written approval of the Lessee, assign its right to receive payment of lease due under the terms of this agreement. However, any such assignment shall not relieve the Lessor of its responsibilities to perform the duties and obligations imposed upon it by this agreement.

### XIV. ROAD MACHINERY AND EQUIPMENT

If the terms of this agreement are in regards to road machinery or equipment, the lessee assumes all risk and liability for and shall hold the lessor harmless from all damages to property and injuries and death to persons arising out of the use, possession or transportation of said road machinery or equipment.

## XV. ENTIRE AGREEMENT OF THE PARTIES AND SEVERABILITY

Except as otherwise provided in the above terms and conditions, this lease, together with applicable purchase orders and the invitation to bid, constitute the entire agreement of the parties. This agreement may not be modified or terminated except as provided in the above terms and conditions or by written agreement of the Lessor and the Lessee. If any provision of this agreement shall be determined to be invalid, it shall be considered as deleted from this agreement and no remaining provision of this agreement shall be deemed invalid.

### XVI. CHOICE OF LAW

This lease shall be governed in all respects by the laws of the State of Oklahoma. In the event any litigation shall occur concerning the terms and conditions of this lease or the rights and duties of the parties, the parties agree that any such suit shall be maintained in the District Court in and for Ottawa County, State of Oklahoma.

	BOARD OF COMMISSIONERS OTTAWA COUNTY, OKLAHOMA
	Chairman
ATTEST	Member
County Clerk	Member
APPROVAL BY LEGAL COUN	ISEL FOR OTTAWA COUNTY
Title	Date
FOR THE LESSOR:	
Title	