

# Amendment No. 2 Contract No. NA220000202 for

OEM Parts & Repair Services for Ford Med-Heavy Duty Vehicles between Riata Ford and the City of Austin, Texas

1.0 The Contract is hereby amended as follows: Change the vendor information as requested and documented by the vendor.

	From	То	
Vendor Name	Riata Ford	Riata Ford LTD D/B/A Riata Ford	
Vendor Code	VS0000002479	VS0000002479	
FEIN			

2.0 All other terms and conditions of the Contract remain unchanged and in full force and effect.

BY THE SIGNATURES affixed below, this Amendment is hereby incorporated into and made a part of the Contract.

Vendor Representative/Title (Print Name):

City of Austin Representative/Title (Print Name): Marian Moore

Signature/Date: Marian Moore Digitally signed by Marian Moore Date: 2023.02.23 14:29:22 -06'00'



# Amendment No. 1 Contract No. NA220000202

OEM Parts & Repair Services for Ford Med-Heavy Duty Vehicles between

Leif Johnson Ford D/B/A Leif Johnson Ford II LTD or Truck City Ford / Riata Ford and the City of Austin, Texas

- 1.0 The City hereby amends the above referenced Contract to change the effective date to November 18, 2022, and the expiration date to November 17, 2027, to align with the expiration of the medium-heavy duty section of MA 7800 NA180000096.
- 2.0 By signing this Amendment, the Contractor certifies that the Contractor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.

ALL OTHER TERMS AND CONDITIONS REMAIN THE SAME.

BY THE SIGNATURE(S) affixed below, this Amendment is hereby incorporated and made a part of the above referenced contract.

Signature & Date:

Printed Name:

**Authorized Representative** 

Signature & Date:

Marian Moore Date: 2022.11.21 13:37:43

//-/8 · 202 Z Signature & Date

Digitally signed by Marian

Marian Moore, Procurement Supervisor

City of Austin

Page 1 of 1

By signing below, I represent and certify that I am submitting a binding Offer and am authorized to bind the Offeror to fully comply with the Solicitation to which I submit this Offer. I acknowledge that I have received, read, and understood the entire solicitation document packet sections, including any addenda issued, and agree to be bound by its terms. I understand and agree that Offers submitted with incomplete and/or unsigned Offer Sheets will not be considered and will be rejected as non-responsive.

By submitting this Offer, I certify the following statements are true now and will be for the term of any resulting contract:

- 1. That my firm and its principals (collectively "we" or "us") are not currently suspended or debarred from bidding on any Federal, State, or City of Austin Contracts.
- 2. That we have not in any way directly or indirectly:
  - a. Colluded, conspired, or agreed with any other person, firm, corporation, Proposer or potential Proposer to the amount of this Proposal or the terms or conditions of this Proposal.
  - b. paid or agreed to pay any other person, firm, corporation Proposer or potential Proposer any money or anything of value in return for assistance in procuring or attempting to procure a contract or in return for establishing the prices in the attached Proposal or the Proposal of any other Proposer.
- 3. That we have not received any compensation or a promise of compensation for participating in the preparation or development of the underlying Solicitation or Contract documents. In addition, we have not otherwise participated in the preparation or development of the underlying Solicitation or Contract documents, except to the extent of any comments or questions and responses in the solicitation process, which are available to all Proposers, so as to have an unfair advantage over other Proposers, provided that we may have provided relevant product or process information to a consultant in the normal course of its business.
- 4. That we have not participated in the evaluation of Proposals or other decision making process for this Solicitation and, if we are awarded a Contract, no individual, agent, representative, consultant, subcontractor, or sub-consultant associated with us, who may have been involved in the evaluation or other decision making process for this Solicitation, will have any direct or indirect financial interest in the Contract, provided that we may have provided relevant product or process information to a consultant in the normal course of its business.
- 5. In accordance with Chapter 176 of the Texas Local Government Code, that we:
  - a. do not have an employment or other business relationship with any local government officer of the City or a family member of that officer that results in the officer or family member receiving taxable income
  - b. have not given a local government officer of the City one or more gifts, other than gifts of food, lodging, transportation, or entertainment accepted as a guest, that have an aggregate value of more than \$100

- in the twelve month period preceding the date the officer becomes aware of the execution of the Contract or that City is considering doing business with the Offeror; and
- c. do not have a family relationship with a local government officer of the City in the third degree of consanguinity or the second degree of affinity.
- 6. That we have and will continue to comply with the City's Anti-Lobbying Ordinance, Chapter 2-7, Article 6.

**No Lobbying Period.** The No-Lobbying Period begins on the data this Solicitation was initially published and continues through the earlier of (i) 60-days following Council authorization of any contracts resulting from this Solicitation, (ii) the date the last resulting contract is signed, (iii) the date this Solicitation is cancelled.

**Prohibited Communications.** During the No Lobbying Period, Respondents to this Solicitation or their Agents, shall not make prohibited communications to City officials or City employees.

**Ordinance.** https://www.austintexas.gov/financeonline/afo content.cfm?s=15&p=145

**Rules.** https://www.austintexas.gov/financeonline/afo\_content.cfm?s=16&p=77

- 7. Pursuant to City Council Resolution No. 20191114-056, we are not currently and will not during the term of the Contract engage in practicing LGBTQ+ conversion therapy; referring persons to a healthcare provider or other person or organization for LGBTQ+ conversion therapy; or Contracting with another entity to conduct LGBTQ+ conversion therapy. If the City determines in its sole discretion that we have, during the term of the resulting Contract, engaged in any such practices, the City may terminate this Contract without penalty to the City.
- 8. Pursuant to Texas Government Code §2271.002, we verify that we do not boycott Israel and will not boycott Israel durin the term of the resulting contract.
- 9. Pursuant to Texas Government Code Chapter 2274, we verify that if we have remote or direct access to communication infrastructure systems, cybersecurity systems, the electric grid, hazardous waste treatment systems, or water treatment facilities as a result of any City contract, that we are not owned by or the majority of stock or other ownership interest of our firm is not held or controlled by:
  - a. individuals who are citizens of China, Iran, North Korea, Russia, or a Governor-designated country; or
  - b. a company or other entity, including a governmental entity, that is owned or controlled by citizens of or is directly controlled by the government of China, Iran, North Korea, Russia, or a Governor-designated country; or
  - c. headquartered in China, Iran, North Korea, Russia, or a Governor-designated country.
- 10. Pursuant to Texas Government Code Chapter 2274, we verify that, if we have 10 or more full-time employees: (1) we do not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association; and (2) will not discriminate during the term of the resulting contract against a firearm entity or firearm trade association.
- 11. Pursuant to Texas Government Code Chapter 2274, we certify that, if we have 10 or more full-time employees: (1) we do not boycott energy companies; and (2) will not boycott energy companies during the term of the contract.

Company Lame:	eif Johnson Auto Group,	Riate Ford
Company Address:	10507 Highway 290	East
City, State, Zip:	Manor, TX. 78653	
City Vendor Registration	n No VS 000 000 2479	
Printed Name of Officer	r or Authorized	
Representative:	Kevin Hopper	
Title: Fix	ed Operation Direct	tor
Signature of Officer		
Representative:	Kellen Hoppe	
Date:	8. 52	
Email Address:	ovin a riatatord co.	M
Phone Number:	512-848.9494	
	•	
	ACCEPTANCE BY THE C	ITY
For City Staff only. The	City will complete and sign this section only if th	ne City accepts the Offer.
Contract Number: $\frac{\mathrm{MA}}{2}$	800 NA220000202	
Printed Name of City's A	uthorized Procurement Staff: Marian Moore	
Title of City's Authorized	Procurement Staff: Procurement Supervisor	
Signature: Marian	Moore Digitally signed by Marian Moore Date: 2022.11.04 14:24:46 -05'00'	Date: 11/04/2022
Email: marian.moore@	austintexas.gov	Phone: 512-974-2062
ACCEPTANCE: The Offer the Contract.	r is hereby accepted. Contractor is now bound t	to sell the materials or services specified in

Solcitation Number: IFB 7800 BRS1043REBID

Effective 02/06/2023

#### NONRESIDENT BIDDER PROVISIONS

**Instruction.** Offerors shall read and checking the applicable boxes in response to both certifications below.

☐ YES ☒ NO

**OFFEROR HEREBY CERTIFIES** 

(Check One)

Offeror IS (YES) or IS NOT (NO) a Nonresident Bidder in accordance with Texas Government Code Ch. 2252.002.

If "Yes" is checked, provide the name of the state where Nonresident Bidder's Principle Place of Business is located.

Click or tap here to enter text.

(State)

ĭ YES ☐ NO

**OFFEROR HEREBY CERTIFIES** 

(Check One)

Offer INCLUDES (YES) or DOES NOT INCLUDE (NO) Equipment, Supplies and/or Materials in accordance with Texas Government Code Ch. 2252.002

If "YES" is checked, provide the name of the State where majority of the Equipment, Supplies and/or Materials were manufactured

Click or tap here to enter text.

(State)

Reciprocal Preference. In accordance with Texas Government Code Ch. 2252.002 (see below), the City must apply a reciprocal preference to a Nonresident Bidder's offer, consistent with the applicable preference granted by the state of the Nonresident Bidder's principal place of business. The City will also apply a reciprocal preference to a Resident Bidder or Nonresident Bidder's offer, consistent with the applicable preference granted by the state where the majority of the equipment, supplies and/or materials were manufactured.

**Resident bidder.** An Offeror whose principal place of business is in Texas, including a contractor whose ultimate parent company or majority owner has its principal place of business in Texas.

Nonresident Bidder. An Offeror that is not a Resident Bidder.

Statute: https://statutes.capitol.texas.gov/Docs/GV/htm/GV.2252.htm

## **LOCAL PRESENCE CERTIFICATION - OPTIONAL**

OFFEROR HEREBY CERTIFIES	
Offeror's <b>HEADQUARTERS</b> or a <b>BRA</b>	NCH OFFICE is within the Austin Corporate City Limits.
☑ HEADQUARTERS	501 east Koenig lane Austin TX 78751
☐ BRANCH OFFICE	(Physical Address of Offeror's Headquarters or Branch Office)
(Check One)	
Do you employ anyone at the locati	on checked above who is a resident of the City of Austin?
<b>⊠</b> Yes	
□ No	

**Benefit to the City.** In accordance with Resolution No. 20140807-113, Council has determined that contracts awarded to local companies that provide employment to Austin residents are an economic benefit.

**Local Presence.** Offerors may claim Local Presence if at least one (1) of the following are located within the Austin Corporate City Limits, employing residents of Austin.

- 1. Headquarters; or
- 2. Branch office.

**Austin Corporate City Limits.** The City of Austin's Full Purpose Jurisdiction, not including the City's Extraterritorial Jurisdiction.

**Headquarters.** The Offeror's administrative center where most of the company's important functions and full responsibility for managing and coordinating the business activities of the firm are located.

**Branch Office.** A company office other than the Offeror's headquarters, that has been in place for at least five (5) years.

# LIVING WAGE - CONTRACTOR CERTIFICATION

### (Please duplicate as needed)

Pursuant to the City's Living Wages Program, Rule R161-17.14 (reference item 4.8, Solicitation Instructions) the Contractor is required to pay to all employees of the Prime Contractor and all tiers of subcontractors directly assigned to this City contract a minimum Living Wage equal to or greater than \$15.00 per hour.

(1) The below listed individuals are all known employees of the Prime Contractor and its subcontractors who are directly assigned to this contract, and all are compensated at wage rates equal to or greater than \$15.00 per hour:

Employee Name	Employer	Prime or Sub	Your Normal Rate	Employee Job Title
Mario Fuentes	Truck City Ford	Prime	30.00 per hour	Service Advisor
Travis Crider	Truck City Ford	Prime	50.00 per flag hr	Servcie Technician
Randall Dowell	Truck City Ford	Prime	35.00 per flag hr	Servcie Technician
Dewayn Wiederhold	Truck City Ford	Prime	34.00 per flag hr	Servcie Technician
Xavier Soliz	Truck City Ford	Prime	25.00 per flag hr	Servcie Technician
Jason Palacios	Truck City Ford	Prime	37.00 per flag	Servcie Technician

- (2) All future employees of both the Prime Contractor and all tiers of subcontractors directly assigned to this Contract will be paid a minimum Living Wage equal to or greater than \$15.00 per hour.
- (3) Our firm will not retaliate against any employee of either the Prime Contractor or any tier of subcontractors claiming non-compliance with the Living Wage provision.

A Prime Contractor or subcontractor that violates this Living Wage provision shall pay each of its affected employees the amount of the deficiency for each day the violation continues. Willful or repeated violations of the provision by either the Prime Contractor or any tier of subcontractor, or fraudulent statements made

### LIVING WAGE - CONTRACTOR CERTIFICATION

#### (Please duplicate as needed)

Pursuant to the City's Living Wages Program, Rule R161-17.14 (reference item 4.8, Solicitation Instructions) the Contractor is required to pay to all employees of the Prime Contractor and all tiers of subcontractors directly assigned to this City contract a minimum Living Wage equal to or greater than \$15.00 per hour.

(1) The below listed individuals are all known employees of the Prime Contractor and its subcontractors who are directly assigned to this contract, and all are compensated at wage rates equal to or greater than \$15.00 per hour:

Employee Name	Employer	Prime or Sub	Your Normal Rate	Employee Job Title
Jamie Venegas	Leif Johnson Ford	Prime	30.00 per hour	Service Advisor
Sean Coyne	Leif Johnson Ford	Prime	58.00 per flag hr	Service Technician
John Beckett	Leif Johnson Ford	Prime	60.00 per flag hr	Service Technician
Bruce Diekow	Leif Johnson Ford	Prime	45.00 per flag hr	Service Technician
Brian Fuller	Leif Johnson Ford	Prime	38.00 per flag hr	Service Technician
Robert Lee	Leif Johnson Ford	Prime	46.00 per flag hr	Service Technician

- (2) All future employees of both the Prime Contractor and all tiers of subcontractors directly assigned to this Contract will be paid a minimum Living Wage equal to or greater than \$15.00 per hour.
- (3) Our firm will not retaliate against any employee of either the Prime Contractor or any tier of subcontractors claiming non-compliance with the Living Wage provision.

A Prime Contractor or subcontractor that violates this Living Wage provision shall pay each of its affected employees the amount of the deficiency for each day the violation continues. Willful or repeated violations of the provision by either the Prime Contractor or any tier of subcontractor, or fraudulent statements made

### LIVING WAGE - CONTRACTOR CERTIFICATION

#### (Please duplicate as needed)

Pursuant to the City's Living Wages Program, Rule R161-17.14 (reference item 4.8, Solicitation Instructions) the Contractor is required to pay to all employees of the Prime Contractor and all tiers of subcontractors directly assigned to this City contract a minimum Living Wage equal to or greater than \$15.00 per hour.

(1) The below listed individuals are all known employees of the Prime Contractor and its subcontractors who are directly assigned to this contract, and all are compensated at wage rates equal to or greater than \$15.00 per hour:

Employee Name	Employer	Prime or Sub	Your Normal Rate	Employee Job Title
Johnathon Henry	Riata Ford	Prime	30.00 per hour	Service Advisor
Oscra Segura	Riata Ford	Prime	40.00 per flag hr	Service Technician
Billy McCool	Riata Ford	Prime	38.00 per flag hr	Service Technician
Andrew Yaeger	Riata Ford	Prime	55.00 per flag hr	Service Technician
Erik Yonkin	Riata Ford	Prime	50.00 per flag hr	Service Technician
Javier Rocha	Riata Ford	Prime	23.00 per flag hr	Service Technician

- (2) All future employees of both the Prime Contractor and all tiers of subcontractors directly assigned to this Contract will be paid a minimum Living Wage equal to or greater than \$15.00 per hour.
- (3) Our firm will not retaliate against any employee of either the Prime Contractor or any tier of subcontractors claiming non-compliance with the Living Wage provision.

A Prime Contractor or subcontractor that violates this Living Wage provision shall pay each of its affected employees the amount of the deficiency for each day the violation continues. Willful or repeated violations of the provision by either the Prime Contractor or any tier of subcontractor, or fraudulent statements made

on this certification, may result in termination of this Contract for Cause, subject the violating firm to possible suspension or debarment, or result in legal action.

I hereby certify that all the listed employees of both the Prime Contractor and all tiers of subcontractors who are directly assigned to this contract are paid a minimum Living Wage equal to or greater than \$15.00 per hour.

Contractor's Name: Leif Johnson Auto Group / Riata Ford						
Signature of Officer or Authorized Representative:	Keun Doppe	Date:	07/8/2022			
Printed Name:	Kevin Hopper					
Title	Fixed Operations Director	,				

#### SUBCONTRACTING UTILIZATION FORM

In accordance with the City of Austin's Minority and Women-Owned Business Enterprises (M/WBE) Procurement Program (Program), Chapters 2-9A/B/C/D of the City Code and M/WBE Procurement Program Rules, this Solicitation was reviewed by the Small and Minority Business Resources Department (SMBR) to determine if M/WBE Subcontractor/Sub-Consultant ("Subcontractor") Goals could be applied. Due to insufficient subcontracting/subconsultant opportunities and/or insufficient availability of M/WBE certified firms, SMBR has assigned no subcontracting goals for this Solicitation. However, Offerors who choose to use Subcontractors must comply with the City's M/WBE Procurement Program as described below. Additionally, if the Contractor seeks to add Subcontractors after the Contract is awarded, the Program requirements shall apply to any Contract(s) resulting from this Solicitation.

#### Instructions:

- a.) Offerors who do not intend to use Subcontractors shall check the "NO" box and follow the corresponding instructions.
- b.)Offerors who intend to use Subcontractors shall check the applicable "YES" box and follow the instructions. Offers that do not include the following required documents shall be deemed non-compliant or nonresponsive as applicable, and the Offeror's submission may not be considered for award.
  - NO, I DO NOT intend to use Subcontractors/Sub-consultants.

**Instructions:** Offerors that do not intend to use Subcontractors shall complete and sign this form below (Subcontracting/Sub-Consulting ("Subcontractor") Utilization Form) and include it with their sealed Offer.

YES, I DO intend to use Subcontractors /Sub-consultants.

Instructions: Offerors that do intend to use Subcontractors shall complete and sign this form below (Subcontracting/Sub-Consulting ("Subcontractor") Utilization Form), and follow the additional Instructions in the (Subcontracting/Sub-Consulting ("Subcontractor") Utilization Plan). Contact SMBR if there are any questions about submitting these forms.

			5000	
		Offeror Information	10 E	
				<u> </u>
Company Name				
		· ·		
City Vendor ID Code				-
Physical Address				
City, State Zip				
Phone Number			Email Address	
Is the Offeror	□ NO			
City of Austin M/WBE	-1.1.1.			
certified?	☐ YES	П. П.	T	
cerunear	LI YES	Indicate one:  MBE  U	MRF TIMRF/MR	E Joint Venture
	1			
Officer Contification: Lunderstand that over though SNADD did not assign subcontract goals to this Solicitation, Luill				

Offeror Certification: I understand that even though SMBR did not assign subcontract goals to this Solicitation, I will comply with the City's M/WBE Procurement Program if I intend to include Subcontractors in my Offer. I further agree that this completed Subcontracting/Sub-Consulting Utilization Form, and if applicable my completed Subcontracting/Sub-Consulting Utilization Plan, shall become a part of any Contract I may be awarded as the result of this Solicitation. Further, if I am awarded a Contract and I am not using Subcontractor(s) but later intend to add

Subcontractor(s), before the Subcontractor(s) is hired or begins work, I will comply with the City's M/WBE Procurement Program and submit the Request For Change form to add any Subcontractor(s) to the Project Manager or the Contract Manager for prior authorization by the City and perform Good Faith Efforts (GFE), if applicable. I understand that, if a Subcontractor is not listed in my Subcontracting/Sub-Consulting Utilization Plan, it is a violation of the City's M/WBE Procurement Program for me to hire the Subcontractor or allow the Subcontractor to begin work, unless I first obtain City approval of my Request for Change form. I understand that, if a Subcontractor is not listed in my Subcontracting/Sub-Consulting Utilization Plan, it is a violation of the City's M/WBE Procurement Program for me to hire the Subcontractor or allow the Subcontractor to begin work, unless I first obtain City approval of my Request for Change form.

Kenin Hupper Fixed Operations Director

Name and Title of Authorized Representative (Print or Type)

Signature/Date