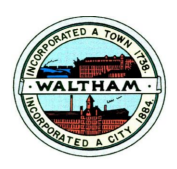
The City of Waltham



Invites Interested Parties To propose the best offer and or bid For the service or product herewith described:

Tire Purchase for Various City Departments

The bid opening will be held: <u>Tuesday, March 26th, 2019 at 10:00am</u>

Table of Contents:

- Invitation to Bid
- Intent of the Project
- Instructions
- General Conditions
- Specifications
- Compliance
- Bid Price



The City of Waltham

Purchasing Department

REQUEST FOR BID(RFB)

Under the rules of M.G.L. Chapter 30B The Purchasing Department of the City of Waltham hereby requests sealed bids for:

Tire Purchase for Various City Departments

Price Proposals will be received at the office of the Chief Procurement Officer, City Hall, 610 Main Street, Waltham MA 02452, until,

Tuesday, March 26th, 2019 at 10:00am

At which time and place the bids will be publicly opened and read.

Specifications and information available at the Purchasing Agent's Office or in the Waltham Purchasing Department web site at www.city.waltham.ma.us/bids

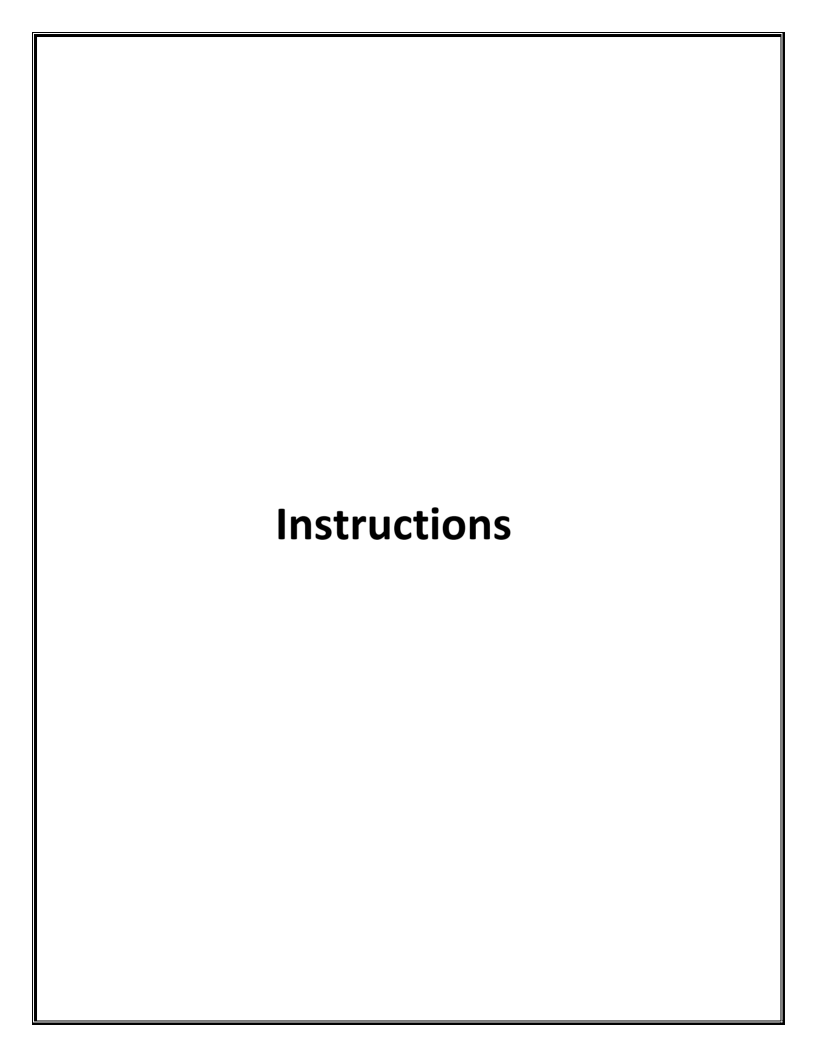
BIDS MUST BE SIGNED AND ENCLOSED IN A SEALED ENVELOPE AND MARKED: BID FOR: Tire Purchase

If the Bidder is a corporation, state your correct corporate name and State of incorporation. If Bidder is a partnership, state names and addresses of partners. If Bidder is a trust or other legal entity, state correct names and addresses of trustees or names and address of those legally authorized to bid and enter into contracts.

EXCEPTION OR ALTERNATES TO SPECIFICATIONS, TERMS OF SALE, AND DISCOUNTS AVAILABLE, MUST BE INCLUDED IN THE BID PRIOR TO OPENING DATE.

Intent of Project

The Purchasing Department of the City of Waltham wishes to purchase vehicle tires of different size and use for various City Departments for a period of 3 years.



INSTRUCTIONS FOR BIDDERS

1. READ ALL DOCUMENTS.

Bidders should familiarize themselves with all the documents contained herein; it is mandatory that all Bids be in compliance with all the provisions contained in said documents.

2. FORMS AND ATTACHMENTS.

Bids are to be completed on the forms provided ONLY and enclosed in a sealed envelope marked on the outside "BID (title)" and the name and address of bidder. Attachments submitted in addition to the Waltham Purchasing Department produced forms may not be considered.

3. PRINTED OR TYPED RESPONSE.

All information must be typewritten or printed in ink, including the price the bidder offers in the space as provided on the bid form.

4. CORRECTIONS.

Bids that are submitted containing cross outs, white outs or erasures, will be rejected.

All corrections or modifications to the original bid are to be submitted in a separate envelope, properly marked on the outside, "CORRECTION/ MODIFICATION TO BID (title)" and submitted prior to the bid opening.

ALL DOCUMENTS SUBMITTED WITH YOUR RESPONSE WILL BE INCORPORATED INTO THE CONTRACT.

5. PRICE IS ALL INCLUSIVE.

Bid prices shall encompass everything necessary for furnishing all items, materials, supplies or services as specified, and in accordance with the specifications, including proper packing, cost of delivery, and in the case of services, completion of same, as per specifications.

6. PRICE DISCREPANCY.

In the event of a discrepancy between the Unit Price and the Extension, the Unit Price shall prevail.

7. EXPLANATIONS, EXCEPTIONS

Explanations, exceptions or other information pertinent to the specifications may be made in writing and included in the same envelope with the bid.

8. BID DEPOSITS.

Bid deposits are to be made payable to the City of Waltham. In the event that the successful bidder fails to execute a Contract within (10) days of the receipt of said contract, such security shall be retained by the city as liquidated damages. Unsuccessful bidders' deposits will be returned immediately following the award to said successful bidder.

9. WITHDRAW.

A Bid may be withdrawn by written request prior to the schedule for the Bid Opening. No withdrawals are permitted after the bid opening date and time. Withdrawals after the bid opening date will cause the forfeit of the bid Deposit.

10. AWARD.

Bids will be awarded not later than (90) ninety days after the scheduled bid opening date, unless otherwise stated, in the specifications. Unless otherwise specified, bids will be evaluated on the basis of, completeness of your RFP response, responsiveness, responsibility, best price and experience.

11. AWARD CRITERIA.

Qualified and responsive proposals will be evaluated based on Price, Technical, and Compliance requirements:

12. DISCOUNTS.

Discounts for prompt payments, based on City Pay Day, will be considered when making awards.

13. TAX EXEMPT.

Purchases by the City of Waltham is exempt from any Federal, State or Massachusetts Municipal Sales and/or Excise Taxes.

14. SAMPLES.

The Waltham Purchasing Department may require the submission of samples either before or after the awarding of a contract. Samples are to be submitted, at no charge to the City, so as to ascertain the product's suitability. If specifically stated in the Bid that samples are required, said samples must be submitted with the Bid prior to the Official

Bid Opening. Failure to submit said samples would be cause for rejection of Bid. All samples must be called for and picked up within (30) thirty days of award or said samples will be presumed abandoned and will be disposed of.

15. ACTIVE VENDOR LIST.

Vendors who wish to remain on the Active Bid List must either submit a Bid, No Bid, or a letter requesting same, no later than the Official Bid Opening. This is applicable to those vendors who have received the Invitation to Bid.

16. FUNDS APPROPRIATION.

The contract obligation on behalf of the City is subject to prior appropriation of monies from the governmental body and authorization by the Mayor.

- 17. THE AWARDING AUTHORITY RESERVES THE RIGHT TO REJECT ANY OR ALL BIDS, OR ANY PART OF ANY BID, WHICH IN THE OPINION OF THE AWARDING AUTHORITY, IS IN THE BEST INTERESTS OF THE CITY OF WALTHAM.
- 18. THE TAX ATTESTATION CLAUSE, CERTIFICATION OF NON-COLLUSION AND THE CORPORATION INFORMATION, are an integral part of the Invitation for Bid and must be completed and signed by the person submitting the Bid, or by the person/persons who are officially authorized to do so.

19. STANDARD OF QUALITY.

Where, in the specifications, one certain kind, type, catalog number, brand or manufacturer of material is named, it shall be regarded as the required standard of quality. Where two or more are named, these are presumed to be equal and the Bidder may select one or the other. If the Bidder proposes to offer a substitute as an equal, he shall so indicate on the Bid Form, the kind, type, catalog number, brand, or manufacturer of material that is offered as an equal, and describe where it differs from the specifications. Substituted items must be capable of performing all the functions and/or operational features described or indicated in the specifications. Failure to indicate the description of any substitute item on the Bid will be interpreted to mean that the Bidder will furnish the item or service as specified.

20. MODIFICATION.

No agreement, understanding, alteration or variation of the agreement, terms or provisions herein contained shall bind the parties, hereto unless made and executed in writing by the parties hereto.

21. ASSIGNMENT.

The final payment for work done under this Contract shall be made only after the Contractor has signed a statement under the penalty of perjury, certifying that he has completed the work described in the final estimate. Neither party hereto shall assign this Contract or sublet it in part or as a whole without the prior written consent of the other party hereto. The Contractor shall not assign any sum or sums due or becoming due to him hereunder without the prior written consent of the City.

22. STABILITY of AGREEMENT:

Section 1. The failure of the City or the Union to insist, in any one or more incidents, upon performance of any of the terms or conditions of this Agreement shall not be considered as a waiver or relinquishment of the rights of the City or of the Union to future performance of any such term or condition and the obligations of the Union or of the City to such future performance shall continue in full force and effect.

<u>Section 2</u>. The provisions of this Agreement supersede any conflicting or inconsistent rule, regulation, ordinance or order promulgated by the City.

Section 3. Should any part hereof or any provision herein contained be rendered or declared invalid by reason of any existing or subsequently enacted legislation or by any decree of a court of competent jurisdiction, such invalidation of such part or portion of this agreement shall not invalidate the remaining portions hereof and the remaining parts of provisions shall remain in full force and effect.

23. DELIVERIES:

a) The Contractor shall pay all freight and delivery charges. The Waltham

Purchasing Department does not pay for shipping and packaging expenses. Items must
be delivered as stipulated in the specifications. All deliveries must be made to the inside
of city buildings. Sidewalk deliveries will not be accepted. City personnel are not
required to assist in the deliveries and contractors are cautioned to notify their shippers
that adequate assistance must be provided at the point of delivery, when necessary.

- b) All items of furniture must be delivered inside the building, set up, in place and ready for use. Deliveries are to be made between the hours of 8:30 a.m. and 3:00 p.m., Monday through Friday, except on holidays.
- c) All damaged items, or items which do not comply with specifications will not be accepted and title therefore will not vest to the Waltham Purchasing Department until such items are accepted and signed for, in good order, by the receiving department.
- d) The contractor must replace, without further cost to the Waltham Purchasing Department, such damaged or non-complying items before payment will be made.

24. LABELING.

All packages cartons or other containers must be clearly marked with (a) building and room destination; (b) description of contents of item number from specifications; (c) quantity; (d) City of Waltham Purchase Order Number and (e) Vendor's name and order number.

25. GUARANTEES.

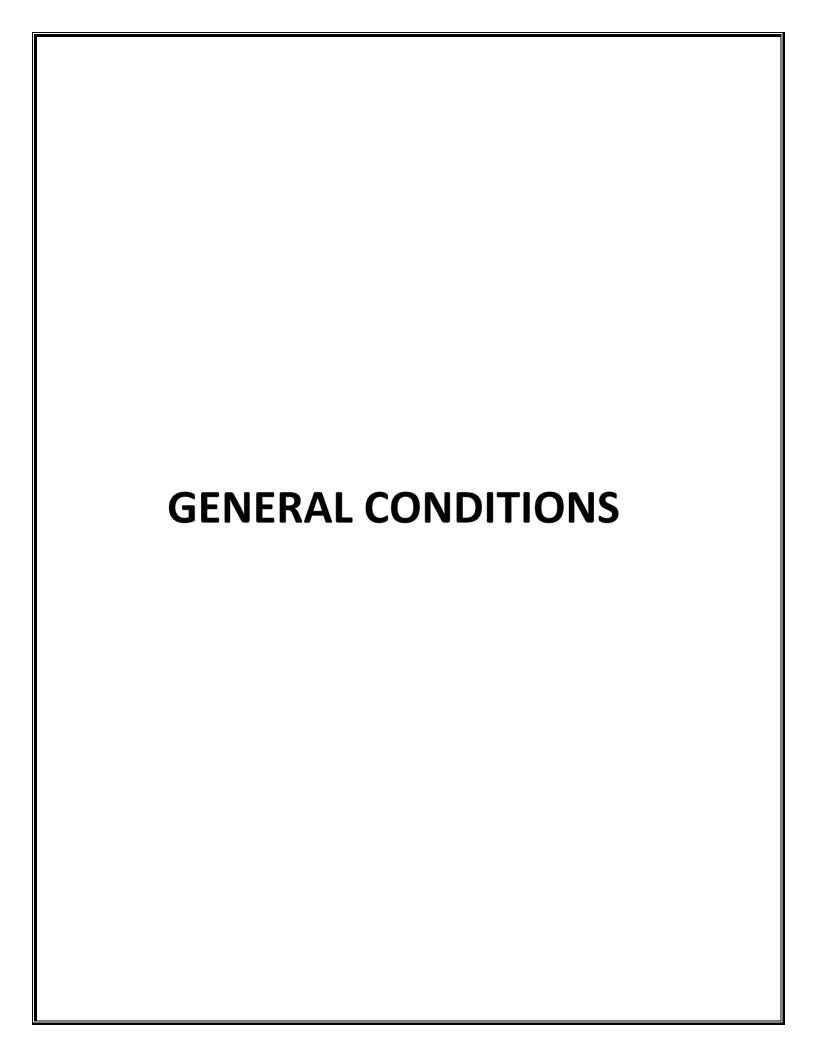
Unless otherwise stipulated in the specifications, furniture, equipment and similar durable items shall be guaranteed by the contractor for a period of not less than one year from the date of delivery and acceptance by the receiving department. In addition, the manufacturer's guarantee shall be furnished. Any items provided under this contract which are or become defective during the guarantee period shall be replaced the contractor free of charge with the specific understanding that all replacements shall carry the same guarantee as the original equipment. The contractor shall make such replacement immediately upon receiving notice from the Purchasing Agent.

26. SINGLE VENDOR.

TheWaltham Purchasing Department desires to award a single contract based on the Grand Total Price. However, where applicable, the City reserves the right to make multiple awards on a unit price basis if, in the opinion of theWaltham Purchasing Department, it is in the best interest of theWaltham Purchasing Department.

27. BEST AND FINAL OFFER.

The Waltham Purchasing Department reserves the right to request best and final offers from one or more bidders. Best and final offer will be exercised should the CPO deem it is in the best interest of the Waltham Purchasing Department in order to obtain the best value.



GENERAL CONDITIONS

1. INFORMATION

All information shall come from the Office of the City Agent. The Contractor shall inquire at this office for any information needed. Wherever the words "or equal as approved" are used, it is to be understood that the opinion of the City Agent shall govern.

2. SUITS

The Contractor shall assume defense of and shall indemnify and hold the City and its agents harmless from all suits and claims against them arising from the use of any invention, patent right labor or employment, or from any act of omission or neglect of the Contractor, his agents, employees or any subcontractor in performing the work, under this contract.

3. LAWS AND REGULATIONS

The Contractor shall conform to all the applicable rules, regulations, laws and ordinances of the City of Waltham, the United States of America and all agencies having jurisdiction.

4. PROTECTION OF PROPERTY

The Contractor shall take all proper precautions to protect the City's property from damage and unnecessary inconvenience. Any City property damaged by the Contractor in carrying out the provisions of this contract shall be restored to its original condition, by and at the expense of the Contractor.

5. PROTECTION OF PERSONS

The Contractor shall take all proper precautions to protect persons from injury, unnecessary inconvenience, and shall be responsible for his failure to do so. The Contractor agrees to hold the City harmless from any and all liabilities of every nature and description, which may be suffered through bodily injury, including death, to any person, by reason of negligence of the Contractor, his agents or employees, or any subcontractor.

6. CONTRACT DURATION.

This contract is for the period beginning on the date first placed by the Mayor and renewable at the discretion of the Waltham Purchasing Department for an additional two (2) one-year periods.

7. INSURANCE

A. WORKMAN'S COMPENSATION: The Contractor shall provide by insurance for the payment of compensation and furnishing of other benefits under Chapter 152 of the General Laws of the Commonwealth of Massachusetts to all persons to be employed under this contract, the premiums for which shall be paid by the Contractor.

B. COMPREHENSIVE GENERAL LIABILITY

Bodily Injury: \$1,000,000 Each Occurrence

\$2,000,000 Aggregate

Property Damage: \$1,000,000 Each Occurrence

\$2,000,000 Aggregate

C. AUTOMOBILE (VEHICLE) LIABILITY

Bodily Injury \$2,000,000 Each Occurrence

Property Damage \$1,000,000 Aggregate

D. UMBRELLA POLICY

General liability \$1,000,000

A LETTER FROM A SURETY COMPANY CERTIFYING THAT THE CONTRACTOR IS QUALIFIED AND CAPABLE OF OBTAINING THE ABOVE BONDS MUST BE INCLUDED WITH HIS/HERS BID.

8. PERSONNEL:

The Contractor shall employ a competent supervisor and all properly licensed personnel necessary to perform the services required in this contract. The City Agent shall have the right to require the Contractor to remove and/or replace any of the personnel for nonperformance or for unprofessional behavior. The City Agent may require the Contractor to submit a weekly performance record of the areas and of the work performed, on forms approved by the City Agent. The Contractor or his supervisor shall be available to inspect such work as required by the City Purchasing Agent.

9. MATERIALS

The City or its Agent reserves the right to approve or reject any supplies, material or equipment used by the Contractor. The Contractor agrees to replace any supplies,

material or equipment used by the Contractor. The Contractor agrees to replace any rejected supplies, materials or equipment, to the satisfaction of the City or its Agents.

10. TERMINATION OF CONTRACT

This contract may be terminated by the City upon deliverance to the Contractor of a five-day written notice of said termination.

11. CONTRACT OBLIGATIONS

Contract obligations on behalf of the City are subject to an annual appropriation to cover the contract obligation.

12. BIDDER EXPERIENCE EVALUATION

Each bidder shall submit with his bid, all the information relative to their experience and qualifications in performing the work required under this contract and shall have been in business for a minimum of five (5) years, in order for their bid to be considered.

15. NOT-TO-EXCEED AMOUNT

The bid amount proposed in your company's response is a "not-to- Exceed" amount unless the City makes changes, in writing, to the scope of work to be performed. The Change Order must be signed and approved by the CPO PRIOR to the commencement of the change order work. A change order will be priced at the unit price. Failure to comply with this procedure will result in the cancellation of the contract and the non-payment of services provided

16. FINANCIAL STATEMENTS.

The City <u>may</u> require, within five (5) days after the bid opening, a complete and detailed Financial Statement prepared by a Certified Public Account, to determine a bidder's financial stability.

17 BREACH OF CONTRACT/ NON PERFORMANCE

If the Contractor shall provide services in a manner, which is not to the satisfaction of the City, the City may request that the Contractor refurnish services at no additional cost to the City until approved by the City. If the Contractor shall fail to provide services, which are satisfactory to the City, the City in the alternative may make any reasonable purchase or Contract to purchase services in substitution for those due from the Contractor. The City may deduct the cost of any substitute Contract for nonperformance

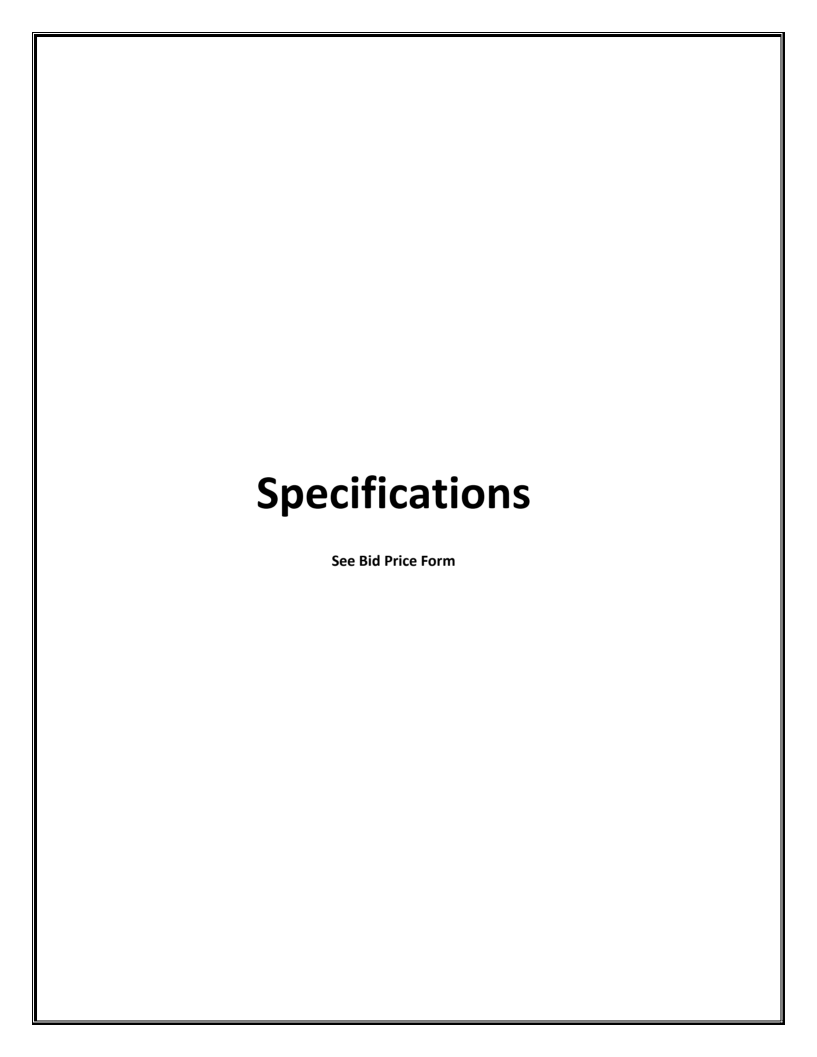
of services together with incidental and consequential damages from the Contract price and shall withhold such damages from sums due or to become due to the Contractor. If the damages sustained by the City exceed sums due or to become due, the Contractor shall pay the difference to the City upon demand. The Contractor shall not be liable for any damages sustained by the City due to the Contractor's failure to furnish services under the terms of this Contract if such failure is in fact caused by the occurrence of a contingency the nonoccurrence of which was a basic assumption under which this Contract was made, including a state of war, embargoes, expropriation of labor strike or any unanticipated federal, state or municipal governmental regulation of order, provided that the Contractor has notified the City in writing of such cause within seven (7) days after its occurrence.

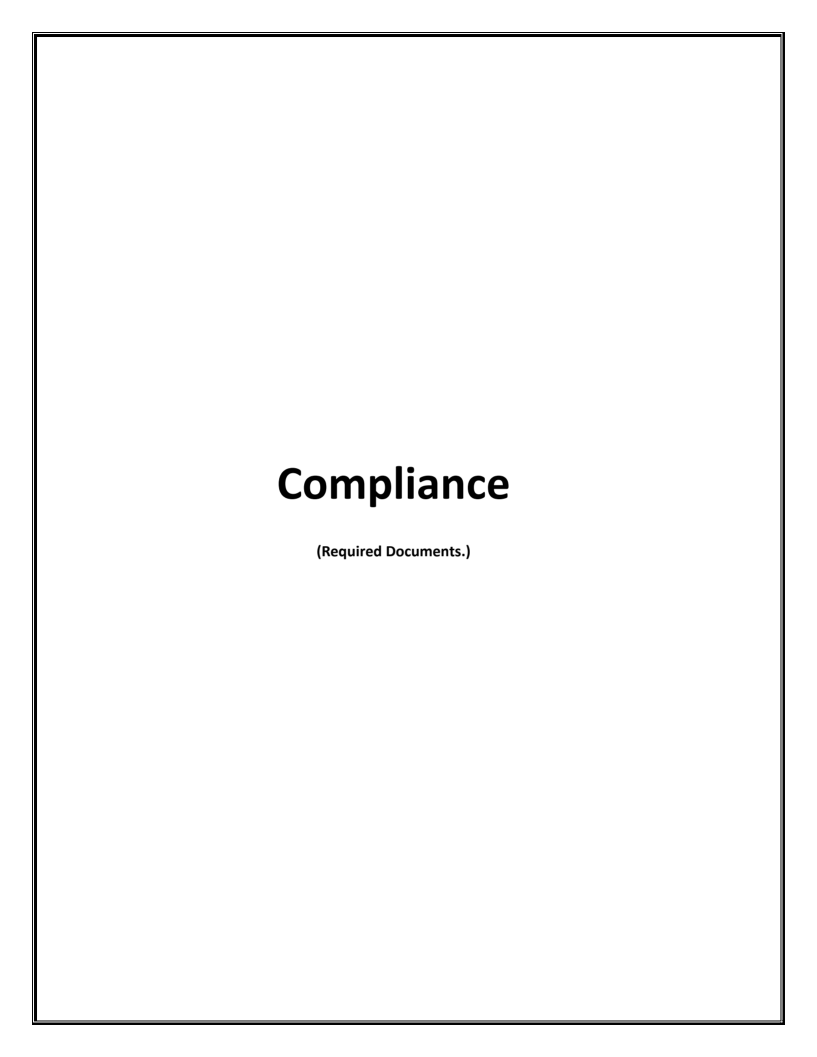
18 RIGHT TO AUDIT

The Waltham Purchasing Department has the right to review and audit documents related to this contract. This right extends to any subcontractor, supplier or other entity used by the prime contractor to fulfill the obligations under this contract.

NOTE

Failure to submit any of the required documents, in this or in other sections, with your bid response package may cause the disqualification of your proposal





Compliance

The compliance documents in this section must be completed, signed and returned **with your bid package**.

Purchasing Department

City of Waltham 610 Main Street Waltham, MA 02452

Failure to submit the completed documents will cause the disqualification of the proposal.

Section Index

		Check when Complete
•	Non-collusion form and tax compliance form	
•	Corporation Identification Form	··
•	Certificate of Vote Authorization	··
•	Three (3) References	
•	Workman's and General Liability Insurance	. <u> </u>
•	Debarment Certificate	•
•	Right-to-know Law	·
Your C	ompany's Name:	
Service	e or Product Bid	
NOTE:	Failure to submit any of the required documents, in this or in response package may cause the disqualification of your pro	•

NON-COLLUSION FORM AND TAX COMPLIANCE FORM

CERTIFICATE OF NON-COLLUSION

The undersigned certifies under penalties of perjury that this bid or proposal has been made and
submitted in good faith and without collusion or fraud with any other person. As used in this
certification, the word "person" shall mean any natural person, business, partnership, corporation,
union, committee, club, or other organization, entity or group of individuals. The undersigned certifies
that no representations made by any City officials, employees, entity, or group of individuals other than
the Purchasing Agent of the City of Waltham was relied upon in the making of this bid

Signature of person signing bid or proposa
(Name of business)

TAX COMPLIANCE CERTIFICATION

Pursuant to M.G.L. c. 62C, & 49A,I certify under knowledge and belief, I am in compliance with a reporting of employees and contractors, and wit	ll laws of the Commonwealth relating to taxes,
Signature of person submitting bid or proposal	
Name of business	

NOTE

Failure to submit any of the required documents, in this or in other sections, with your bid response package may cause the disqualification of your proposal.

CERTIFICATE OF VOTE OF AUTHORIZATION

Date:
I, Clerk of hereby certify that at a meeting of the Board of Directors of said Corporation duly held on the day of at which time a quorum was present and voting throughout, the following vote was duly passed and is now in full force and effect:
VOTED: That
I further certify that is duly elected/appointed
of said corporation
SIGNED:
(Corporate Seal)
Clerk of the Corporation:
Print Name:
COMMONWEALTH OF MASSACHUSETTS
County of Date:
Then personally appeared the above named and acknowledged the foregoing instrument to be their free act and deed before me,
Notary Public;
My Commission expires:

CORPORATION IDENTIFICATION

The bidder for the information of the Awarding Authority furnishes the following information.

City	State	Telephone Number
Business Address	(POST OFFICE E	OX NUMBER NOT ACCEPTABLE)
Title		
Signature		
Ву		
Name of Bidder		
Date		
Residence		
Rusiness Address		
Name of Individual		
	business under a firm	
<u>If an Individual</u> : Name		
Residence		
Name of partner		
Residence		
If a Partnership: (Nar Name of partner	•	
If a Dartnarchine /No.	no all nartnors	
the award.		
•		aid certificate to the Awarding Authority prior to
=	-	uired under M.G.L.ch. 30S, 39L to obtain from n, State House, Boston, a certificate stating that
Yes, No		
	_	,
		you registered to do business in Massachusetts?
Treasurer		
President		
Incorporated in	what state	
If a Corporation:		

PROVIDE THREE (3) SERVICE APPROPRIATE REFERENCES

1. Company Name:

Address:

	Contact Name:
	Phone # Type of service/product provided to this Company:
	Type of service/product provided to this company.
	Dollar value of service provided to this Company:
2	Company Name
۷.	Company Name: Address:
	Contact Name:
	Phone #
	Type of service/product provided to this Company:
	Dollar value of service provided to this Company:
3.	Company Name:
	Address:
	Contact Name: Phone #
	Type of service/product provided to this Company:
	Type of service, product provided to this company.
	Dollar value of service provided to this Company:
N	OTE

Failure to submit any of the required documents, in this or in other sections, with your bid

response package will be cause for the disqualification of your company.

RIGHT TO KNOW LAW

Any vendor who receives an order or orders resulting from this invitation agrees to submit a Material Safety Data Sheet (MSDS) for each toxic or hazardous substance or mixture containing such substance, pursuant to M.G.L. c. 111F, §§8,9 and 10 and the regulations contained in 441 CMR 21.06 when deliveries are made. The vendor agrees to deliver all containers properly labeled pursuant to M.G.L. c. 111F §7 and regulations contained in 441 CMR 21.05. Failure to furnish MSDS and/or labels on each container may result in civil or criminal penalties, including bid debarment and action to prevent the vendor from selling said substances, or mixtures containing said substances within the Commonwealth. All vendors furnishing substances or mixtures subject to Chapter 111F or M.G.L. are cautioned to obtain and read the laws, rules and regulations referenced above. Copies may be obtained from the State House Bookstore, Secretary of State, State House, Room 117, Boston, MA (617) 727-2834.

thorized Signature Indicating Compliance with the Right-to-know laws:	
Signature	Date
Print Name	

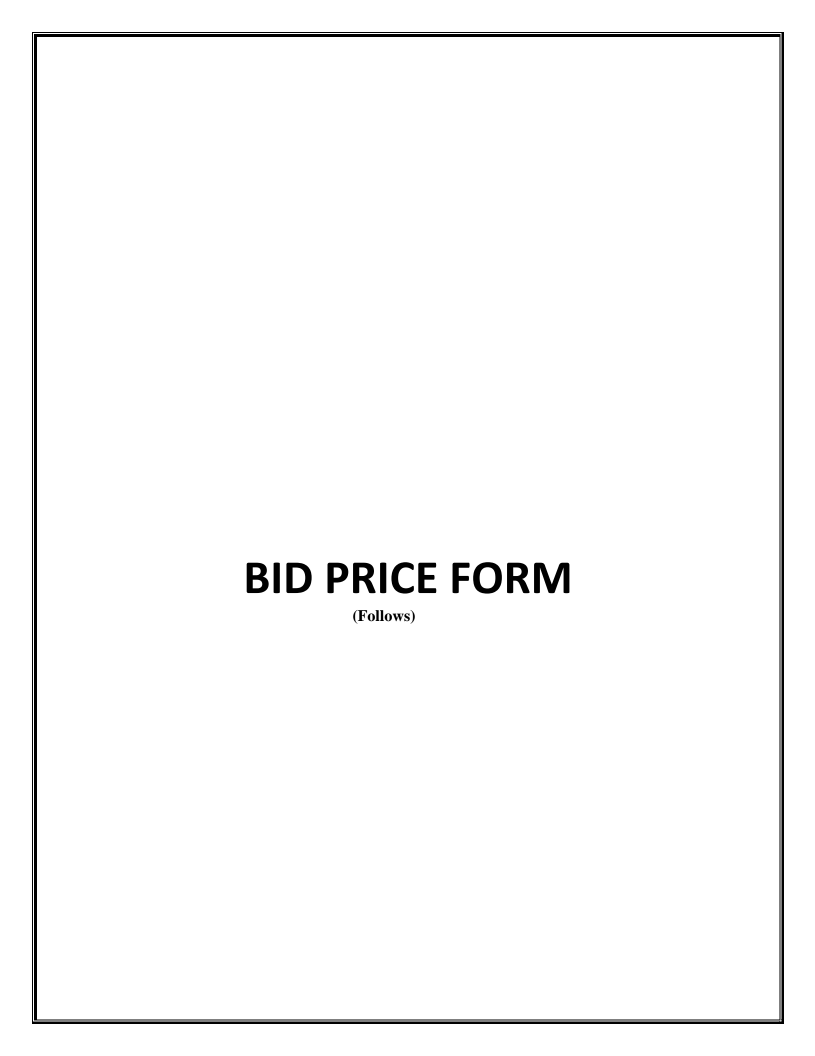
NOTE

Failure to submit any of the required documents, in this or in other sections, with your bid response package may cause the disqualification of your proposal.

DEBARMENT CERTIFICATION

In connection with this bid and all procurement transactions, by signature thereon, the respondent certifies that neither the company nor its principals are suspended, debarred, proposed for debarment, declared ineligible, or voluntarily excluded from the award of contracts, procurement or non procurement programs from the Commonwealth of Massachusetts, the US Federal Government and /or the City of Waltham. "Principals" means officers, directors, owners, partners and persons having primary interest, management or supervisory responsibilities with the business entity. Vendors shall provide immediate written notification to the Chief Procurement Officer of the City of Waltham at any time during the period of the contract of prior to the contract award if the vendor learns of any changed condition with regards to the debarment of the company or its officers. This certification is a material representation of fact upon which reliance will be placed when making the business award. If at any time it is determined that the vendor knowingly misrepresented this certification, in addition to other legal remedies available to the city of Waltham, the contract will be cancelled and the award revoked.

Company Name		
Address		
City	, State	, Zip Code
Phone Number (
E-Mail Address		
Signed by Authorized	Company Representative:	
Print name		<i>,</i>
Date		



			Approx. Number of	
TIRE SIZE	TIRE DESCRIPTION	Price Offer	Unit Purchased	Extended Cost
11R22.5	FIRESTONE F5560 PLUS LG		2	
11R22.5	GEN D450		4	
11R22.5	GEN S371 LRH		2	
ST185/80R13	CARLISLE LRC RADIAL TRAIL		1	
315/80R22.5	CONTI HSU2 LRL		2	
P235/55R17	FRS FIREHAWK GT-Z (PURSUIT)		70	
P255/55HR18	MICH LATTITUED TOUR 104H		1	
LT265/70R17	FRS TRANSFORCE H/T LRE		12	
305/70D16.5	FIRESTONE DURAFORCE HD LRE		2	
P205/65TR15	UNIT TIGER PAW TOURING 92T 70K		10	
P255/55HR18	MICH LATITUDE TOUR 104 H		1	
LT235/85R16	FIRESTONE A/T TRANSFORCE LRE		24	
200X1000X8	CARLISE LRB TURF MASTER		4	
215/65R16	FIRESTONE FR380 98T		2	
315/80R2.5	MICH XZY3 LRL		2	
P235/70R17	FIRESTONE DEST LE OWL 108S		10	
P215/60TR16	UNI T.P. TOURING 94T 80K		8	
27X850X15	CARLISLE LRB C/S MULTI TRAC		2	
P235/75R17	FIRES DEST A/T OWL		4	
P215/60TR16	UNI. T.P. TOURING 94T 80K		16	
23.5X25	BKT GR288 TL LRL		4	
P235/75R15	FRS DESTINATION AT/OWL 105S		4	
P235/55VR17	FRS PVS FIREHAWK, PURSUIT SNOW		70	
LT265/75R16	FRS A/T TRANSFORCE OWL LRE		8	
225/50VR16	FIRESTONE FIREHAWK GT 50K		2	
950R16.5	FIRESTONE H/T TRANSFORCE LRE		4	
T245/75R17	FRS TANSFORCE A/T LRE OWL		6	
315/80R22.5	CONTI HDR+LRJ TL		4	
P245/75R16	UNI CROSS COUNDRY LAREDO ROWL		4	
P225/7019.5	CONTI HDR LRG		6	
T235/85R16	FIRESTONE A/T TRANSFORCE LRE		10	
215/65R16	FIRESTON FR380 98T		2	
130-16 F	DUNLOP 402 PT		1	
130-16 R	DUNLOP 402 PT		1	
11R22.5	FIRESTONE F5560 PLUS LG		2	
315/80R22.5	CONTI HSU2 LRL		2	
P235/55R17	FRS FIREHAWK GT-Z (PURSUIT)		30	
P255/55HR18	MICH LATTITUED TOUR 104H		1	

			Approx. Number of	
TIRE SIZE	TIRE DESCRIPTION	Price Offer	Unit Purchased	Extended Cost
P215/60TR16	UNI T.P. TOURING 94T 80K		40	
27X850X15	CARLISLE LRB C/S MULTI TRAC		4	
P235/75R15	FRS DESTINATION AT/OWL 105S		2	
P235/55VR17	FRS PVS FIREHAWK, PURSUIT SNOW		42	
T235/85R16	FIRESTONE A/T TRANSFORCE LRE		8	
10X16.5	FRS DURAFORCE DT LRE		4	
LT225/75R16	FIRESTONE TRANSFORCE LRE		4	
225/70R19.5	GEN LMT 450 LRF		4	
21L24	BKT R-4 GRIPPER TR461 TL LARGE		2	
700X12	BKT F-L PL 801 TT LRF		2	
P225/70R15	UNI CROSS COUNTRY LAREDOW ROWL		6	
11R22.5	FIRESTONE T831 DRIVE LRH		12	
12R22.5	FIRESTONE T831 DRIVE LRH		8	
LT245/75R16	FIRESTONE A/T TRANSFORCE LRE		4	
LT245/75R16	FIRESTONE H/T TRANSFORCE LRE		2	
1100R20	FIRESTONE T831 DRIVE LRH		2	
BR17.5	BRIDGESTONE R180 LGE		2	
19.5L24	BKT TR-459 LRE R-4 TL		2	
L2R22.5	FIRESTONE T831 DRIVE LRH		2	
LT245/75R17	FIRESTONE TRANSFORCE A/T LRE OWL		7	
LT225/75R16	FIRESTONE TRANSFORCE A/T LRE		4	
21L24	BKT TR-459 TL LRF R-4		2	
P215/65TR17	MICH HYDREDGE 98T		4	
12R22.5	FIRESTONE FS560 PLUS LRH		2	
LT245/75R16	BFG COMM T/A A/S LRE 50K		2	
LT225/75R16	FIRESTONE TRANSFORCE 1/T LRE		4	
PT-16	16" TIRE		1	
Total				
Company Name				
Address				
Authorized Signature				
_				
Print Name		Date:		

	FRONT TIRES		FRONT TIRES, (Con't)		REAR TIRES
	10/16.5		225/60/R16	1	
	10/R22.5		225/70/R15		10-16.5NHS
	1000/R20		225/70/R19.5	3	11/R22.5
	10-16.5NHS		225/75/R15	4	,
	11/R22.5		225/75/R16		12-16.5NHS
	1100/R20		23.5-25 SGL		155/70/R12C
	12.5/80/18		235/55/R17	7	19.5L-24
8	12/R22.5	##	235/60/R16	8	2/L-24
	12-16.5 LT	##	235/70/R16		20.5R-25L3
10	12-16.5NHS	##	235/70/R17	##	215/60/R16
11	13X5.00X6NHS	##	235/75/R15	##	215/85/R16
12	145/80/R13	##	235/75/R16	##	21L/24
13	155/70/R12C	##	235/75/R17.5	##	225/70/R15
14	175/80/R13	##	235/85/R16	##	225/75/R16
	18.5X8.5X8	##	23X10-50-12	##	23.5-25 SGL
16	185/65/R15	##	245/70R/19.5	##	235/70/R16
17	195/70/R14	##	245/75/R16	##	235/70/R17
18	195/70/R15	##	245/75/R17	##	235/75/R15
19	20.5R-25L3	##	255/55/R18	##	235/75/R16
20	20.5X8.0X10	##	255/70/R16	##	235/85/R16
21	205/65/R15	##	265/70/R17	##	245/75/R16
22	205/70/R15	##	265/75/R16	##	245/75/RIC
	205/75/D14		265/85/R16		255/70/R16
	205/75/R15		600.16LT		265/70/R17
	205/75/R16		7.75/R15		265/85/R16
	215/60/R16		700-15		27X8.50/15
	215/65/R16		7-14.5LT		5.70/12NHS
	215/65/R17		750-16LT		700-15
	215/70/R14		8-14-5LT		9/R17.5HC
	215/85/R16		9.50-16.5 LT		REAR TIRES
	225/50/R17		9/R17.5HC		ST175/800/13
	275/70/R18		B78X13	##	
	27X8.50/15		F78X14	##	
	315/80/R22.5		F78X15	##	
	31X10.50X15		LT245/75/R17	##	
	32-12-15NHS		MT90B16/71H	##	
	340/65/R18XP		P235/55/R17	##	
	4.80-12		P235/55/R17	##	
	4.80X4X8		P265/70/R17	##	
	445/65/R22.5		ST175/800/13	##	
	5.70/12NHS		ST205/75/D15	##	
	6.50-16LT		TC-108	##	