

City Council Report

915 I Street, 1st Floor Sacramento, CA 95814 www.cityofsacramento.org

File ID: 2017-01301 Published for 10-Day Review 10/19/2017 **Review Item 01**

Title: (Agreement/Contract for Review) Contract: Utility Service Bodies for City Departments

Location: Citywide

Recommendation: Accept and publish for review a Motion: 1) awarding a one-year contract with four one-year renewal options to Knapheide Truck Equipment Company for the purchase of utility service bodies in an amount not to exceed \$1,977,415; and 2) authorizing the City Manager or the City Manager's designee to execute the contract and renewal options specified above provided that sufficient funds are available in the budget adopted for the applicable fiscal year; and continue to October 31, 2017 for approval.

Contact: Alison Crandall, Program Specialist, (916) 808-1163; Mark Stevens, Fleet Manager, (916) 808-5869, Department of Public Works

Presenter: None

Attachments:

1-Description/Analysis

2-Agreement

File ID: 2017-01301 Review Item 01

Description/Analysis

Issue Detail: The Department of Public Works (DPW), Fleet Management Division, has a customer need to purchase utility service bodies for ongoing operations.

Policy Considerations: The recommendations in this report are in accordance with City Code Chapter 3.56 and the Sacramento City Council Rules of Procedure, Chapter 7, Section E.2.d, which requires additional posting time for labor agreements and agreements greater than \$1 million.

Economic Impacts: None

Environmental Considerations: California Environmental Quality Act (CEQA): No environmental review is necessary because the recommendations in this report involve the purchase of utility service bodies and are not considered to be a project in accordance with Section 15378(b)(2) of the California Environmental Quality Act guidelines.

Sustainability: Not Applicable

Commission/Committee Action: None

Rationale for Recommendation: On June 27, 2017, the DPW, Fleet Management Division, in accordance with City Code Chapter 3.56, issued Invitation for Bid No. B18153311001 for utility service bodies and four bids were received. Knapheide Truck Equipment Company was deemed the lowest responsive and responsible bidder. A summary of the bid results is provided below.

	Dia	amond Truck	Er	oven Truck		Knapheide		
		Body		Body	1	Truck Equip	Alt	ec Industries
Utility Service Bodies	\$	203,500.00	\$	243,301.00	\$	291,440.00	\$ 5	04,136.84
5% LBE Preference	\$	-	\$	-	\$	-	\$	-
1% City Limit Preference	\$	-	\$	-	\$	-	\$	-
Prompt Payment	\$	_	\$					
Discount	Ş	_	٦	-	\$	-	\$	-
8.25% Sales Tax	\$	16,417.50	\$	20,072.33	\$	24,043.80	\$	41,591.29
Freight	\$	4,500.00	\$					
Fielgiit	ب	4,300.00	-		\$	-	\$	-
Total Bid Evaluation	\$	219,917.50	\$	263,373.33	\$	315,483.80	\$ 5	45,728.13

File ID: 2017-01301 Review Item 01

Note: The lowest responsive and responsible bid amount represents the total for the quantities selected for bid evaluation purposes only. The recommended contract amount of \$1,977,415 more closely reflects the actual amount anticipated to be expended over the potential contract period. Diamond Truck Body and Enoven Truck body were deemed non-responsive because the vendor's specifications did not meet the minimum specifications as required by Fleet Management.

Financial Considerations: Sufficient funding exists in the DPW FY2017/18 operating budget (Fleet Fund, Fund 6501) to purchase utility service bodies through June 30, 2018. Purchases made after June 30, 2018 are subject to funding availability in the adopted budget of the applicable fiscal year. Fleet Management staff reviewed prior expenditures and considered future needs to determine the overall contract amount.

The total contract of \$1,977,415 consists of five years of utility service bodies at \$1,577,419 and includes the option to purchase \$400,000 of additional items such as lift gates, work lights, e-truck, and tow hitches.

Local Business Enterprise (LBE): Knapheide Truck Equipment Company is not an LBE. The minimum LBE participation requirement is waived for the procurement of supplies totaling greater than \$100,000 because of the limited number of local suppliers and subcontracting is generally not practical or financially beneficial to the City.

Office of the City Clerk Council Meeti	Council Approval: N Y Ing Date: 1013117
General Information Contract Type: Commodity PO Type: \$ Not to Exceed: 1,977,415 Other Party: Knapheide Truck Equipmerical Project Name: Utility Service Bodies Project Number: Bid Transaction #: B18153311001	Attachment #: Original Doc #: Certified Copies of Document: Deed: None ent for Tax ID # (if applicable): Preferences: LBE SBE DBE MWBE
Department Information Department: Public Works Project Manager: Alison Crandall Contract Services: Phone Number: (916) 808-1163 Comment:	Division: Fleet Management Supervisor: Division Manager: Mark Stevens Date: 09/26/2017 Org Number: 15003311

R	For City Clerk		
Department Project Manager: Accounting: Contract Services:	Signature or Initial	Date 9/26/17	Processing Finalized: Initial:
Supervisor: Division Manager: City Attorney	Signature or Initial	936-17 Date	Date: Imaged: Initial:
Send Interoffice M. Alison 12500 Authorization	ail to Notify for Pick L	Name and Phone Ext: Jp Date	Date: Received: (City Clerk Stamp Here)
Department Director: City Manager: Y N Contract Cover/Pout	ing Form: Must Accompany A	I.I. Contracts:	
however, it is not part		(Sticker)	



Invitation For Bid (IFB)

and

Contract Specifications for **Supplies** (\$100,000 or more)

Bid Number:	B18153311001
Bid/Contract Title:	Utility Service Bodies

Bids must be received prior to 2:00 PM on:

Wednesday August 2, 2017 Late bids will not be accepted.

Bids must be submitted to:

OFFICE OF THE CITY CLERK 5TH FLOOR PUBLIC COUNTER SACRAMENTO CITY HALL 915 I STREET SACRAMENTO CA 95814-2613 Pre-bid conference and Q&A information

See page 4

Bidder to complete the following information:

Bidder Name:	KNAPHEJDE TRUCK Equipment Co.
Address:	405 GANDY DANCER WAY
City, State, ZIP code:	TRACY 619 95377
Contact name:	TROY NEWCOMB
Contact phone number:	209-250-9880
Contact email address:	THE WLOMB @ KHAPHEIDE. COM

Note: All information submitted in or in connection with a bid is submitted under penalty of perjury. The City shall have the right to terminate at any time any Contract awarded pursuant to a bid that contains false information. The return of a signed copy of this bid solicitation shall constitute a promise to supply in

B18153311001

Bid - Supplies - \$100K or more

Form revision date 07/27/2016

Page 1

accordance with terms and conditions shown herein.	All bid submissions become public record.

Table of Contents

Section number and name	Page
I. Bid Instructions	3
II. Terms and Conditions	6
III. General Contract Conditions	7
IV. Local Ordinances and Programs	12
V. Insurance Requirements	17
VI. Special Provisions	19
VII. Technical Specifications	24
VIII. Items Requiring Bidder's Response	30
IX. Contract Approval and Attestation	38

About the City of Sacramento

Founded in 1849, the City of Sacramento is the oldest incorporated city in California and is the capital city of California. It has a population of 479,686. Sacramento is a progressive city with great pride in its ethnic and cultural diversity, concern for environmental and social issues and emphasis on quality in the provision of governmental services. Sacramento is a Charter city, which operates under the City Council Manager Form of government. It has an annual budget of \$961 million and 4,484 full-time equivalent positions.

This Bid/Contract document was prepared by:

Name: Alison Crandall	Title: Program Specialist
Department: Public Works	Division: Fleet Management

B18153311001

I.) Bid Instructions

- 1.) CITY CODE: All provisions of Chapter 3.56 of the City of Sacramento ("City") Code are applicable to any bid submitted or Contract awarded.
- 2.) OFFICIAL ELECTRONIC COPY: A copy of the bid document and other documents may be obtained by Registered Vendors only through the City of Sacramento's official web Bid Center, aka "PlanetBids". The link to the site is:

http://www.PlanetBids.com/portal/portal.cfm?CompanyID=15300

- 3.) ADDITIONAL BID INFORMATION: All Addenda and other information will be found at the above official City Bid Center.
- **4.) EXTENSION OF TIME FOR SUBMITTAL:** Notification of a change to the submittal deadline shall be sent automatically by the Bid Center system to all Potential Venders (those registered vendors who have previously downloaded the bid document).
- **5.)** LATE BIDS NOT ACCEPTED: Bids received after the deadline, or bids submitted in a manner contrary to that prescribed in the bid, shall be deemed non-responsive.
- 6.) THIRD PARTY SOURCES OF THE BID DOCUMENTS: The City is not responsible for bid documents obtained through third-party sources, such as plan rooms or aggregate bid services. Such documents may be incomplete and bids submitted may be deemed non-responsive. Registration as a vendor in the PlanetBids system is required in order to obtain official bid documents and to receive emails concerning any changes to the bid. Questions about the Bid Center electronic bid platform shall be addressed to the City of Sacramento Procurement Services Division at 916-808-6240
- 7.) ALL INFORMATION REQUESTED: All information requested shall be entered into the appropriate space on all forms and/or provided fields. Failure to do so may cause your bid to be deemed non-responsive. Bids must comply in all respects with the requested specifications.
- **8.) DEVIATION FROM SPECIFICATIONS**: If the bidder has indicated that the item offered does not comply in all respects with the specifications stated in the bid document, the bidder is to list in detail any and all deviations. The City is under no obligation to consider an alternative bid and may accept or deny the alternative without explanation.
- **9.) BRAND NAMES:** Brand names and model numbers, when used, are for reference to indicate the character or quality of the desired item. When a brand name, model number, or level of quality or performance is not stated by the bidder, it shall be understood that the offer is exactly as requested in the bid document.
- 10.) EQUIVALENT ITEMS: Items may be bid that are equivalent to the item stated in the bid document unless the bid document states that no alternatives will be accepted. Offers for equivalent items shall state the brand and model number. The bidder may attach appropriate documentation to support their claim of equivalency. The burden of proof and the cost of analysis shall be the responsibility of the bidder. The City is the sole judge as to whether an offered item is equivalent to the requested item and the City's decision shall be final.
- 11.) SAMPLES: Samples of items, when requested, shall be furnished free of charge of any kind, including freight or handling charges. Samples of items may be retained for future comparison. Samples may be damaged or destroyed by testing. The costs of returning samples to the bidder shall be the responsibility of the bidder and shall be returned only upon written request.
- 12.) EQUIPMENT: All equipment is to be new, unused, and the latest model in current production. Used, remanufactured, shopworn, demonstrator models, prototypes, discontinued models, or any other categorically synonymous descriptions are not acceptable unless explicitly stated in the bid document.
- 13.) VISITS TO CITY SITES: Some City facilities charge for parking and some City facilities require photo ID for admittance. Bidders should consider these requirements when attending a pre-bid conference, hand-delivering a bid, or fulfilling requirements of the Contract.
- **14.) TIME OF DELIVERY:** The time of delivery may be a consideration of award. Time of delivery shall be stated as the number of calendar days following the receipt of the purchase order by the Bidder to the time of receipt of the goods or services at the correct City location.
- **15.)** PAYMENT TERMS: Payment terms will be considered as Net 30 unless a cash discount for earlier payment is offered by the bidder. Discounts offered for payment in less than twenty (20) days will not be considered as a basis for award. Payment for services shall be in arrears.

- **16.) INTEREST IN MORE THAN ONE BID:** No bidder submitting any bid shall knowingly be interested in more than one bid as the principal bidder pursuant to City Code section 3.56.130(D).
- 17.) AUTHORIZED SIGNATURE: The bid shall be signed by a representative of the bidding party who is legally authorized to bind the party to all of the terms and conditions of the Contract. The signatory shall indicate the capacity in which the signature is executed.
- **18.) BID EVALUATION:** The City reserves the right to disregard mathematical errors and to correct said error. When the item price and extended price are in conflict, the City shall use the item price in the bid evaluation. If an item price is omitted, the total price shall be divided by the estimated quantity to determine the item price. If the Bid requires that the Bidder bid on all line items, and neither the item price nor the extended price of an item is offered, the bid shall then be deemed non-responsive.
- 19.) AWARDS: The lowest responsible bidder shall be determined pursuant to City Code 3.56.020. The City reserves the right to (a) award in whole or in part (b) reject all partial bids; (c) reject any or all bids; (d) issue subsequent Invitations For Bids (IFB); (e) approve or disapprove the use of a particular subcontractor; (f) waive any informality or irregularity in the bidding process and any bids; and (g) accept a bidder's signed offer and issue a purchase order directly to the bidder based on the IFB. The City reserves the right to make multiple awards in order to provide alternate supply sources to insure continuity of supply. The City's decision shall be final.
- **20.) PRE-AWARD CONFERENCE:** The apparent lowest responsible bidder may be required to attend a pre-award conference at a mutually acceptable time at which requirements of the Contract will be reviewed. At that time, samples of forms and reports will be submitted by the Contractor for final approval.
- 21.) EMERGENCY/DECLARED DISASTER REQUIREMENTS: In the event of an emergency declared by the City Manager, or if any portion of the City is declared a disaster area by the county, state or federal government, this Contract may be subjected to unusual usage. The Contractor shall service the City during such an emergency or declared disaster under the same terms and conditions that apply during non-emergency/disaster conditions. The pricing quoted by the Contractor shall apply to servicing the City's needs regardless of the circumstances. If the Contractor is unable to supply the goods/services under the terms of the Contract because of a disruption in its chain of supply or service, then the Contractor shall provide proof of such disruption which may include, but not be limited to, a copy of the letter or notification from the source of supply or service stating the reason for the disruption. Additional profit margin as a result of supplying goods/services during an emergency or a declared disaster shall not be permitted.
- **22.) CALIFORNIA INCOME TAX WITHHOLDING STATUS:** All Contractors providing goods or services to the City must certify their California income tax withholding status by filing a California Form 590 "Withholding Exemption Certificate" or California Form 587 "Nonresident Withholding Allocation Worksheet" with the City.
- 23.) REQUEST FOR TAXPAYER IDENTIFICATION NUMBER AND CERTIFICATION (Form W-9): All Contractors providing goods or services to the City must file a current revision of the Department of the Treasury Internal Revenue Service Form W-9 with the City.
- **24.)** "PIGGYBACKABLE" CONTRACT: If mutually agreeable to both parties, the use of any resulting Contract may be extended to other government agencies. It shall be understood that all terms and conditions as specified herein shall apply. The City of Sacramento will not be an agent, partner or representative of any other government agency as it relates to this specification and is not obligated or liable, including, but not limited to, payment for an order placed by any other government agency.
- **25.) BID PROTEST:** Bid protests must be filed and maintained in accordance with the provisions of Sections 3.60.460 through 3.60.560 of the Sacramento City Code. Bid protests that do not comply with these sections of the Sacramento City Code shall be invalid and shall not be considered. Sections 3.60.460 through 3.60.560 of the Sacramento City Code are available at:

http://www.gcode.us/codes/sacramento/

I.) Bid Instructions

26.) CITY DEPARTMENT / DIVISION / CONTACT INFORMATION

Department:	,	Public Works				
Division:		Fleet Management	•			
		Alison Crandall / Victor Basulto				
		916-808-1163 / 91	6-808-8465			
A SUBMITTAL DIR						
· · · · · · · · · · · · · · · · · · ·	<u>.</u> 4/2017		Time:	2:00 PM		
hours before to	he deadline t	o submit the bid.)		e issuing of an Addendu	sources other than those	
contacts made with cevaluation practices in evaluation	other City statemay be groun CE MEETIN ce is option	if in an attempt to circuinds for disqualification of the second	nvent, interfere, of the bidder. Yes, attel	ion may be deemed non or influence the City's s ndance is MANDAT	ORY	
Date:						
Time:						
Location name:						
Address:						
Bidg./Floor/Room:						
City:						

I.) Bid Instructions

29.) Bond Information

Bid bond:	Not required	YES, required (a)	%
Performance bond:	Not required	YES, required (b)	%

(a) Pursuant to City Code section 3.56.150 and 3.56.190

(b) Pursuant to City Code section 3.56.200

Bid security can be in the form of a cashier's check, certified check, or a bid bond from a surety company authorized to do business in the State of California. Bid securities will be returned to all except the three lowest Bidders within ten days after the opening of bids. The bid security of the two unsuccessful Contractors will be returned after the successful Contractor has executed the Contract. Bid security of the successful Contractor will be returned when the Contract is signed and all other Contract award requirements have been met.

Performance bond can be in the form of a cashier's check, certified check, or a bid bond from a surety company authorized to do business in the State of California. Such bond shall be approved as to form by the City Attorney. The performance bond must be submitted by the successful bidder within ten days of the notification of intent to award the Contract.

30.) Timeframe

Number of days that Bid is valid:	Ninety (90) calendar days after bid opening date
Anticipated start date of Contract*:	
☐ One-time purchase	("One-time purchase" = Contract expires upon final payment by the City)
-OR- Duration of Contract:	One Year Term
Contract renewal information:	Four (4) Additional, One (1) Year Term Renewals

Within ninety (90) days after the bid opening, a Contract will be awarded by the City to the lowest responsible bidder, subject to the right of the City to reject all bids or waive informalities or minor irregularities, as it may deem proper. The time for awarding a Contract may be extended in the sole discretion of the City, if required to evaluate bids or for such other purposes as the City may determine, unless the Bidder objects to such extension in writing with their bid. The City may accept this bid offer by issuance of a Notification of Intent to Award and approval by the Sacramento City Council any time on or before the ninetieth (90th) day following the date of the bid opening. This offer shall be irrevocable for 90 days after the bid opening or 90 days after the City Council awards the bid, whichever comes last, however, this period may be extended by mutual agreement of both parties.

31.) Bid Opening

- Bidders are invited to be present at the opening of the bids.
- Bids will be opened, in public, in the Historic City Council Chambers on the 2nd floor of Historic City Hall, 915 I Street, Sacramento, California.
- Bids will be opened as soon as practicable immediately following the bid submittal deadline.
- Bids may be inspected in the Office of the City Clerk, Sacramento City Hall 5th Floor, 915 I Street, Sacramento, California.

B18153311001

Bid - Supplies - \$100K or more

Form revision date 07/27/2016

Page 5

II.) Terms and Conditions

- 1.) CONTRACT: By submitting a bid, the bidder agrees to fully perform each and every provision of the bid. The Contract shall be awarded upon approval by the City of Sacramento ("City") Council. The Contract shall include all sections of this Invitation For Bid as well as any Addenda, Amendments, published Q&A or other requirements applicable to performance of the work and/or furnishing the materials specified herein. Such documents are referred to herein as the Contract Documents, are fully incorporated herein by this reference, and are collectively referred to as the Contract.
- 2.) DELIVERY: All shipments are F.O.B. destination with freight prepaid unless otherwise stated in the IFB. Contractor assumes full responsibility for all transportation, transportation scheduling, packing, handling, insurance, and other services associated with delivery of all products and/or services deemed necessary under this Contract. The City reserves the right to request and receive a copy of the freight bill of lading on all purchases shipped F.O.B. prepaid and added.
- **3.) TIME FOR DELIVERY:** Time is of the essence in the delivery of services and/or items procured through this Contract. Contractor shall notify the City department if unable to make delivery on or before the Due Date. Periods of performance may be extended if, in the sole opinion of the City, the cause of delay justifies an extension.
- **4.) MISCELLANEOUS CHARGES**: No additional charges shall be allowed unless specified in this Contract, including but not limited to: charges for transportation, fuel surcharges, containers, and packing.
- 5.) HOLD HARMLESS: The Contractor shall defend, indemnify, and hold the City of Sacramento, its officers, agents, and employees, harmless from and against any and all claims, actions, costs, proceedings, damages, and other liabilities, including attorney fees, caused by defect(s) in the item(s) purchased hereunder, or resulting from the Contractor's or the City's use of any copyrighted, or non-copyrighted composition, process, patented or non-patented invention, articles or appliances furnished or used under this order, and agrees to defend, at Contractor's expense, any and all actions brought against the City of Sacramento or themselves because of unauthorized use of such articles.
- **6.) EXCISE TAX:** The City of Sacramento, as a government agency, is exempt from the payment of Federal Excise Tax. An exemption certificate will be issued upon request. If federal excise tax is applicable to the transaction, it must be so stated and excluded from the price.
- 7.) SALES AND USE TAX: The City is not exempt from paying sales tax. Sales tax must be shown on the invoice as a separate line item. On out-of-state purchases, the Contractor shall list their Use Tax Permit Number issued by the California State Board of Equalization which authorizes the Contractor to charge and collect California Sales Tax. The Purchase Order ("PO") will include sales tax, if applicable to the purchase, regardless of whether an out-of-state collects California State sales tax or not. The City shall pay Use Tax directly to the Board of Equalization if the out-of-state Contractor is not required to collect California Sales Tax.
- 8.) BUSINESS OPERATIONS TAX CERTIFICATE (BOTC): The Sacramento City Code requires any person or firm conducting business within or with the City of Sacramento to pay a Business Operations Tax and have a current Business Operations Tax Certificate issued by the City Revenue division.
- **9.)** LICENSES AND PERMITS: The Contractor represents and warrants that the Contractor has all licenses, permits, qualifications, and approvals of whatsoever nature that are legally required for the Contractor to furnish supplies and/or services under the Contract. Without limiting the generality of the foregoing, if the Contractor is an out-of-state corporation, the Contractor represents and warrants that it possesses a valid certificate to transact business in the State of California issued by the California Secretary of State pursuant to Section 2105 of the California Corporations Code.
- 10.) GLOBALLY HARMONIZED SYSTEM OF CLASSIFICATION AND LABELING CHEMICALS: It is mandatory for a manufacturer, supplier, or distributor, to supply a SDS (Safety Data Sheet) with the first shipment of hazardous material to each City location receiving the material. Also, when the content of a SDS is revised, the Contractor is required to provide a revised SDS to each City location receiving the material.
- 11.) CONTRACTOR COUNTEROFFERS AND DIFFERENT TERMS AND CONDITIONS: The City's subsequent performance shall not be

- construed as either acceptance of additional and/or different Terms and Conditions or a counteroffer by the Contractor, nor shall the City's subsequent performance be viewed as acceptance of any provision of the Uniform Commercial Code, as adopted by any State, that is contrary to the Terms and Conditions contained herein. All materials and/or services supplied by the Contractor shall conform to the applicable requirements of the Sacramento City Charter, Sacramento City Code, and all applicable State and Federal laws, as well as conforming to the requirements contained herein. The California Commercial Code shall apply except as otherwise provided in the Contract.
- 12.) INSPECTION AND ACCEPTANCE: Inspection and acceptance will be at the destination (the "Ship To:" address), unless otherwise stated. Risk of loss will be on the Contractor until the delivery and acceptance, and after any rejections, unless the loss results solely from the negligence of the City. Notwithstanding the requirements for any City inspection and test contained in specifications applicable to this Contract, except where specialized inspections or tests are specified for performance solely by the City, the Contractor shall perform or have performed the inspections or tests required to substantiate that the supplies and services provided under the Contract conform to the drawings, specifications, and other Contract requirements, including, if applicable, the technical requirements for the manufacturer's part number(s) specified herein. The cost of storing rejected material and the cost for shipping rejected material back to the origin point shall be borne by the Contractor.
- 13.) VARIATIONS IN QUANTITY: No variation in the quantity of any item called for by this Contract will be accepted unless such variation has been caused by conditions of loading, packing, shipping, or allowances in manufacturing processes, and then only to the extent, if any, specified elsewhere in this Contract.
- 14.) DEFAULT BY CONTRACTOR: In case of default by the Contractor, the City of Sacramento reserves the right to procure the articles or services from other sources and may deduct from any monies due, or that may thereafter become due to the Contractor, the difference between the price named in this Contract and actual cost thereof to the City of Sacramento. Prices paid by the City shall be considered the prevailing market price at the time such purchase is made.
- **15.) PAYMENT TERMS:** Payment terms are Net 30 days unless otherwise indicated and accepted by the City. All cash discounts shall be taken and computed from the date of delivery or completion and acceptance of the material, or from the date of receipt of the invoice, whichever is latest.
- **16.) INVOICING:** Invoice shall be submitted to the "Bill To:" address specified in the PO. The invoice shall contain the following information: PO number, unique invoice number, description of supplies or services, item numbers, sizes, quantities, unit prices, and extended totals. Bill of lading number and weight of the shipment will be shown for shipments on Government Bills of Lading. Unless otherwise specified, payment will be made on partial deliveries accepted by the City when the City determines, in its sole discretion, that the amount due on such partial deliveries so warrants. Requests for payment status should be addressed to the City department as indicated in the "Bill To:" address.
- 17.) COMMERCIAL WARRANTY: The Contractor agrees that the supplies and/or services furnished under this Contract shall be covered by the most favorable commercial warranties the Contractor gives to any customer for such supplies and/or services and that the rights and remedies provided herein are in addition to and do not limit any rights afforded to the City at law or equity or by any other clause of this Contract.
- **18.) SEVERABILITY:** If any portion of this Contract or the application thereof to any person or circumstance shall be held invalid or unenforceable, the remainder of the Contract shall not be affected thereby and shall be enforced to the greatest extent permitted by the law.
- **19.) BINDING EFFECT / ASSIGNMENT OF CLAIMS:** This Contract shall be binding on the heirs, executors, administrators, successors, and assigns of the parties. Claims for monies due or to become due under this Contract shall be assigned only with prior written consent of the City Manager or his/her designated representative.
- 20.) GOVERNING LAW: This Contract shall be governed, construed and enforced in accordance with the laws of the State of California. Venue of any litigation arising out of or connected with this Contract shall lie exclusively in the state trial court or Federal District Court located in Sacramento County in the State of California, and the parties consent to jurisdiction over the persons and over the subject matter of any such litigation in such courts, and consent to service of process issued by such courts.

1. Independent Contractor.

- A. It is understood and agreed that CONTRACTOR (including CONTRACTOR's employees) is an independent contractor and that no relationship of employer-employee exists between the parties hereto for any purpose whatsoever. Neither CONTRACTOR nor CONTRACTOR's assigned personnel shall be entitled to any benefits payable to employees of CITY. CITY is not required to make any deductions or withholdings from the compensation payable to CONTRACTOR under the provisions of this Agreement, and CONTRACTOR shall be issued a Form 1099 for its services hereunder. As an independent contractor, CONTRACTOR hereby agrees to indemnify and hold CITY harmless from any and all claims that may be made against CITY based upon any contention by any of CONTRACTOR's employees or by any third party, including but not limited to any state or federal agency, that an employer-employee relationship or a substitute therefor exists for any purpose whatsoever by reason of this Agreement or by reason of the nature and/or performance of any Services under this Agreement. (As used in this Exhibit D, the term "Services" shall include both Services and Additional Services as such terms are defined elsewhere in this Agreement.)
- B. It is further understood and agreed by the parties hereto that CONTRACTOR, in the performance of its obligations herein, is subject to the control and direction of CITY as to the designation of tasks to be performed and the results to be accomplished under this Agreement, but not as to the means, methods, or sequence used by CONTRACTOR for accomplishing such results. To the extent that CONTRACTOR obtains permission to, and does, use CITY facilities, space, equipment or support services in the performance of this Agreement, this use shall be at the CONTRACTOR's sole discretion based on the CONTRACTOR's determination that such use will promote CONTRACTOR's efficiency and effectiveness. Except as may be specifically provided elsewhere in this Agreement, the CITY does not require that CONTRACTOR use CITY facilities, equipment or support services or work in CITY locations in the performance of this Agreement.
- C. If, in the performance of this Agreement, any third persons are employed by CONTRACTOR, such persons shall be entirely and exclusively under the direction, supervision, and control of CONTRACTOR. Except as may be specifically provided elsewhere in this Agreement, all terms of employment, including hours, wages, working conditions, discipline, hiring, and discharging, or any other terms of employment or requirements of law, shall be determined by CONTRACTOR. It is further understood and agreed that CONTRACTOR shall issue W-2 or 1099 Forms for income and employment tax purposes, for all of CONTRACTOR's assigned personnel and subcontractors.
- D. The provisions of this Section 1 shall survive any expiration or termination of this Agreement. Nothing in this Agreement shall be construed to create an exclusive relationship between CITY and CONTRACTOR. CONTRACTOR may represent, perform services for, or be employed by such additional persons or companies as CONTRACTOR sees fit provided that CONTRACTOR does not violate the provisions of Section 5, below.
- 2. Licenses; Permits, Etc. CONTRACTOR represents and warrants that CONTRACTOR has all licenses, permits, City Business Operations Tax Certificate, qualifications, and approvals of whatsoever nature that are legally required for CONTRACTOR to practice its profession or provide any services under the Agreement. CONTRACTOR represents and warrants that CONTRACTOR shall, at its sole cost and expense, keep in effect or obtain at all times during the term of this Agreement any licenses, permits, and approvals that are legally required for CONTRACTOR to practice its profession or provide such Services. Without limiting the generality of the foregoing, if CONTRACTOR is an out-of-state corporation, CONTRACTOR warrants and represents that it possesses a valid certificate of qualification to transact business in the State of California issued by the California Secretary of State pursuant to Section 2105 of the California Corporations Code.
- 3. Time. CONTRACTOR shall devote such time and effort to the performance of Services pursuant to this Agreement as is necessary for the satisfactory and timely performance of CONTRACTOR's obligations under this Agreement. Neither party shall be considered in default of this Agreement, to the extent that party's performance is prevented or delayed by any cause, present or future, that is beyond the reasonable control of that party.
- 4. **CONTRACTOR Not Agent.** Except as CITY may specify in writing, CONTRACTOR and CONTRACTOR's personnel shall have no authority, express or implied, to act on behalf of CITY in any capacity whatsoever as an agent. CONTRACTOR and CONTRACTOR's personnel shall have no authority, express or implied, to bind CITY to any obligations whatsoever.
- 5. Conflicts of Interest. CONTRACTOR covenants that neither it, nor any officer or principal of its firm, has or shall acquire any interest, directly or indirectly, that would conflict in any manner with the interests of CITY or that would in any way hinder CONTRACTOR's performance of Services under this Agreement. CONTRACTOR further covenants that in the performance of this Agreement, no person having any such interest shall be employed by it as an officer, employee, agent or subcontractor, without the written consent of CITY. CONTRACTOR agrees to avoid conflicts of interest or the appearance of any conflicts of interest with the interests of CITY at all times during the performance of this Agreement. If CONTRACTOR is or employs a former officer or employee of the CITY, CONTRACTOR and any such employee(s) shall comply with the provisions of Sacramento City Code Section 2.16.090 pertaining to appearances before the City Council or any CITY department, board,

commission or committee.

6. Confidentiality of CITY Information. During performance of this Agreement, CONTRACTOR may gain access to and use CITY information regarding inventions, machinery, products, prices, apparatus, costs, discounts, future plans, business affairs, governmental affairs, processes, trade secrets, technical matters, systems, facilities, customer lists, product design, copyright, data, and other vital information (hereafter collectively referred to as "City Information") that are valuable, special and unique assets of the CITY. CONTRACTOR agrees to protect all City Information and treat it as strictly confidential, and further agrees that CONTRACTOR shall not at any time, either directly or indirectly, divulge, disclose or communicate in any manner any City Information to any third party without the prior written consent of CITY. In addition, CONTRACTOR shall comply with all CITY policies governing the use of the CITY network and technology systems, as set forth in applicable provisions of the City of Sacramento Administrative Policy Instructions # 30. A violation by CONTRACTOR of this section shall be a material violation of this Agreement and shall justify legal and/or equitable relief.

7. CONTRACTOR Information.

- A. CITY shall have full ownership and control, including ownership of any copyrights, of all information prepared, produced, or provided by CONTRACTOR pursuant to this Agreement. In this Agreement, the term "information" shall be construed to mean and include: any and all work product, submittals, reports, plans, specifications, and other deliverables consisting of documents, writings, handwritings, typewriting, printing, photostatting, photographing, computer models, and any other computerized data and every other means of recording any form of information, communications, or representation, including letters, works, pictures, drawings, sounds, or symbols, or any combination thereof. CONTRACTOR shall not be responsible for any unauthorized modification or use of such information for other than its intended purpose by CITY.
- B. CONTRACTOR shall fully defend, indemnify and hold harmless CITY, its officers and employees, and each and every one of them, from and against any and all claims, actions, lawsuits or other proceedings alleging that all or any part of the information prepared, produced, or provided by CONTRACTOR pursuant to this Agreement infringes upon any third party's trademark, trade name, copyright, patent or other intellectual property rights. CITY shall make reasonable efforts to notify CONTRACTOR not later than ten (10) days after CITY is served with any such claim, action, lawsuit or other proceeding, provided that CITY's failure to provide such notice within such time period shall not relieve CONTRACTOR of its obligations hereunder, which shall survive any termination or expiration of this Agreement.
- C. All proprietary and other information received from CONTRACTOR by CITY, whether received in connection with CONTRACTOR's proposal to CITY or in connection with any Services performed by CONTRACTOR, will be disclosed upon receipt of a request for disclosure, pursuant to the California Public Records Act; provided, however, that, if any information is set apart and clearly marked "trade secret" when it is provided to CITY, CITY shall give notice to CONTRACTOR of any request for the disclosure of such information. The CONTRACTOR shall then have five (5) days from the date it receives such notice to enter into an agreement with the CITY, satisfactory to the City Attorney, providing for the defense of, and complete indemnification and reimbursement for all costs (including plaintiff's attorney fees) incurred by CITY in any legal action to compel the disclosure of such information under the California Public Records Act. The CONTRACTOR shall have sole responsibility for defense of the actual "trade secret" designation of such information.
- D. The parties understand and agree that any failure by CONTRACTOR to respond to the notice provided by CITY and/or to enter into an agreement with CITY, in accordance with the provisions of subsection C, above, shall constitute a complete waiver by CONTRACTOR of any rights regarding the information designated "trade secret" by CONTRACTOR, and such information shall be disclosed by CITY pursuant to applicable procedures required by the Public Records Act.
- 8. Standard of Performance. CONTRACTOR shall perform all Services required pursuant to this Agreement in the manner and according to the standards currently observed by a competent practitioner of CONTRACTOR's profession in California. All products of whatsoever nature that CONTRACTOR delivers to CITY pursuant to this Agreement shall be prepared in a professional manner and conform to the standards of quality normally observed by a person currently practicing in CONTRACTOR's profession, and shall be provided in accordance with any schedule of performance specified in Exhibit A. CONTRACTOR shall assign only competent personnel to perform Services pursuant to this Agreement. CONTRACTOR shall notify CITY in writing of any changes in CONTRACTOR's staff assigned to perform the Services required under this Agreement, prior to any such performance. In the event that CITY, at any time during the term of this Agreement, desires the removal of any person assigned by CONTRACTOR to perform Services pursuant to this Agreement, because CITY, in its sole discretion, determines that such person is not performing in accordance with the standards required herein, CONTRACTOR shall remove such person immediately upon receiving notice from CITY of the desire of CITY for the removal of such person.
- 9. Term; Suspension; Termination.
 - A. This Agreement shall become effective on the date that it is approved by both parties and shall continue in effect until

both parties have fully performed their respective obligations under this Agreement, unless sooner terminated as provided herein.

- B. CITY shall have the right at any time to temporarily suspend CONTRACTOR's performance hereunder, in whole or in part, by giving a written notice of suspension to CONTRACTOR. If CITY gives such notice of suspension, CONTRACTOR shall immediately suspend its activities under this Agreement, as specified in such notice.
- C. CITY shall have the right to terminate this Agreement at any time by giving a written notice of termination to CONTRACTOR. If CITY gives such notice of termination, CONTRACTOR shall immediately cease rendering Services pursuant to this Agreement. If CITY terminates this Agreement:
 - (1) CONTRACTOR shall, not later than five days after such notice of termination, deliver to CITY copies of all information prepared pursuant to this Agreement.
 - (2) CITY shall pay CONTRACTOR the reasonable value of Services rendered by CONTRACTOR prior to termination; provided, however, CITY shall not in any manner be liable for lost profits that might have been made by CONTRACTOR had the Agreement not been terminated or had CONTRACTOR completed the Services required by this Agreement. In this regard, CONTRACTOR shall furnish to CITY such financial information as in the judgment of the CITY is necessary for CITY to determine the reasonable value of the Services render by CONTRACTOR. The foregoing is cumulative and does not affect any right or remedy that CITY may have in law or equity.

10. Indemnity.

- A. Indemnity: CONTRACTOR shall defend, hold harmless and indemnify CITY, its officers and employees, and each and every one of them, from and against any and all actions, damages, costs, liabilities, claims, demands, losses, judgments, penalties, costs and expenses of every type and description, including, but not limited to, any fees and/or costs reasonably incurred by CITY's staff attorneys or outside attorneys and any fees and expenses incurred in enforcing this provision (hereafter collectively referred to as "Liabilities"), including but not limited to Liabilities arising from personal injury or death, damage to personal, real or intellectual property or the environment, contractual or other economic damages, or regulatory penalties, arising out of or in any way connected with performance of or failure to perform this Agreement by CONTRACTOR, any subcontractor or agent, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, whether or not (i) such Liabilities are caused in part by a party indemnified hereunder or (ii) such Liabilities are litigated, settled or reduced to judgment; provided that the foregoing indemnity does not apply to liability for any damage or expense for death or bodily injury to persons or damage to property to the extent arising from the sole negligence or willful misconduct of CITY, its agents, servants, or independent contractors who are directly responsible to CITY, except when such agents, servants, or independent contractors are under the direct supervision and control of CONTRACTOR.
- B. <u>Insurance Policies; Intellectual Property Claims:</u> The existence or acceptance by CITY of any of the insurance policies or coverages described in this Agreement shall not affect or limit any of CITY's rights under this Section 10, nor shall the limits of such insurance limit the liability of CONTRACTOR hereunder. This Section 10 shall not apply to any intellectual property claims, actions, lawsuits or other proceedings subject to the provisions of Section 7.B., above. The provisions of this Section 10 shall survive any expiration or termination of this Agreement.

11. Funding Availability.

- A. The Contract is subject to the budget and fiscal provisions of the Charter and City Code of the City of Sacramento.
- B. The City's payment obligation under the Contract shall not at any time exceed the amount of funds appropriated and approved for such purpose by the Sacramento City Council.
- C. The Contract shall terminate without penalty at the end of the City's fiscal year in the event funds to make payment under the Contract are not appropriated and approved for such purpose by the City Council for the succeeding fiscal year. If such funds are appropriated for only a portion of the fiscal year this Contract shall terminate, without penalty, at the end of the term for which funds have been appropriated. In the event of such termination, the Contractor shall not be entitled to recover any costs incurred after termination.
- D. Notwithstanding any provision of the Contract Documents to the contrary, this section shall govern over any other provision of the Contract.
- **12. Equal Employment Opportunity.** During the performance of this Agreement, CONTRACTOR, for itself, its assignees and successors in interest, agrees as follows:
 - A. Compliance With Regulations: CONTRACTOR shall comply with the Executive Order 11246 entitled "Equal

Opportunity in Federal Employment", as amended by Executive Order 11375, 12086, and 13672, and as supplemented in Department of Labor regulations (41 CFR Chapter 60), hereinafter collectively referred to as the "Regulations".

- B. <u>Nondiscrimination:</u> CONTRACTOR, with regards to the work performed by it after award and prior to completion of the work pursuant to this Agreement, shall not discriminate on the ground of race, color, religion, sex, national origin, age, marital status, physical handicap or sexual orientation in selection and retention of subcontractors, including procurement of materials and leases of equipment. CONTRACTOR shall not participate either directly or indirectly in discrimination prohibited by the Regulations.
- c. <u>Solicitations for Subcontractors, Including Procurement of Materials and Equipment:</u> In all solicitations either by competitive bidding or negotiations made by CONTRACTOR for work to be performed under any subcontract, including all procurement of materials or equipment, each potential subcontractor or supplier shall be notified by CONTRACTOR of CONTRACTOR's obligation under this Agreement and the Regulations relative to nondiscrimination on the ground of race, color, religion, sex, national origin, age, marital status, physical handicap or sexual orientation.
- D. <u>Information and Reports:</u> CONTRACTOR shall provide all information and reports required by the Regulations, or by any orders or instructions issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by the CITY to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of CONTRACTOR is in the exclusive possession of another who fails or refuses to furnish this information, CONTRACTOR shall so certify to the CITY, and shall set forth what efforts it has made to obtain the information.
- E. <u>Sanctions for Noncompliance:</u> In the event of noncompliance by CONTRACTOR with the nondiscrimination provisions of this Agreement, the CITY shall impose such sanctions as it may determine to be appropriate including, but not limited to:
 - (1) Withholding of payments to CONTRACTOR under this Agreement until CONTRACTOR complies;
 - (2) Cancellation, termination, or suspension of the Agreement, in whole or in part.
- F. Incorporation of Provisions: CONTRACTOR shall include the provisions of subsections A through E, above, in every subcontract, including procurement of materials and leases of equipment, unless exempted by the Regulations, or by any order or instructions issued pursuant thereto. CONTRACTOR shall take such action with respect to any subcontract or procurement as the CITY may direct as a means of enforcing such provisions including sanctions for noncompliance; provided, however, that in the event CONTRACTOR becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, CONTRACTOR may request CITY to enter such litigation to protect the interests of CITY.
- 13. Severability. If any portion of this Agreement or the application thereof to any person or circumstance shall be held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and shall be enforced to the greatest extent permitted by law.
- **14. Waiver.** Neither CITY acceptance of, or payment for, any Service or Additional Service performed by CONTRACTOR, nor any waiver by either party of any default, breach or condition precedent, shall be construed as a waiver of any provision of this Agreement, nor as a waiver of any other default, breach or condition precedent or any other right hereunder.
- 15. Enforcement of Agreement. This Agreement shall be governed, construed and enforced in accordance with the laws of the State of California. Venue of any litigation arising out of or connected with this Agreement shall lie exclusively in the state trial court or Federal District Court located in Sacramento County in the State of California, and the parties consent to jurisdiction over their persons and over the subject matter of any such litigation in such courts, and consent to service of process issued by such courts.
- **Assignment Prohibited.** The expertise and experience of CONTRACTOR are material considerations for this Agreement. CITY has a strong interest in the qualifications and capability of the persons and entities who will fulfill the obligations imposed on CONTRACTOR under this Agreement. In recognition of this interest, CONTRACTOR shall not assign any right or obligation pursuant to this Agreement without the written consent of the CITY. Any attempted or purported assignment without CITY's written consent shall be void and of no effect.
- 17. **Binding Effect.** This Agreement shall be binding on the heirs, executors, administrators, successors and assigns of the parties, subject to the provisions of Section 11, above.
- 18. Compliance with Laws. The Contractor shall be responsible for strict compliance with all applicable laws, regulations, court orders and other legal requirements applicable to the work to be accomplished pursuant to the Contract, including without

Page 10

limitation the California Occupational Safety and Health Act and all applicable safety orders issued by the Division of Occupational Safety and Health, Department of Industrial Relations, State of California, and all applicable requirements of Underwriters Laboratories and the Federal Communication Commission.

- 19. Entire Agreement. The Contract Documents contain the entire agreement between the parties and supersedes whatever oral or written understanding they may have had prior to the execution of this Contract. No alteration to the terms of this Contract shall be valid unless approved in writing by Contractor, and by City, in accordance with applicable provisions of the Sacramento City Code. In the event of any conflict among the provisions of different Contract Documents, the conflict shall be resolved by giving precedence to the Contract Documents in the following order:
 - A. Post-Award Amendments.
 - B. Pricing Schedule(s), as corrected by City, if applicable.
 - C. Pre-Award Addenda
 - D. Q&A responses, if applicable
 - E. Special Provisions.
 - F. Bid Instructions and Requirements
 - G. General Conditions
 - H. Technical Specifications and/or Plans

The City Council may by resolution, from time to time, adopt programs or procedures for providing bid price preferences, including, but not limited to, preferences to promote the participation and utilization of local business enterprises, energy conservation and sustainability in the City's Contracting for supplies and nonprofessional services. The lowest responsible shall be the responsible bidder whose bid price is the lowest after all bid price are calculated to include any such preferences. The calculation of such preferences shall be in addition to any deduction of sales or use tax required in subsection 3, below.

1.) EQUAL BENEFITS ORDINANCE ("EBO") REQUIREMENTS

INTRODUCTION

The Sacramento Non-Discrimination In Employee Benefits Code (the "Ordinance"), codified as Sacramento City Code Chapter 3.54, prohibits City Contractors from discriminating in the provision of employee benefits between employees with spouses and employees with domestic partners, and between the spouses and domestic partners of employees.

APPLICATION

The provisions of the Ordinance apply to any Contract or Agreement (as defined below), between a Contractor and the City of Sacramento, in an amount exceeding \$100,000.00. The Ordinance applies to that portion of a Contractor's operations that occur: (i) within the City of Sacramento; (ii) on real property outside the City of Sacramento if the property is owned by the City or if the City has a right to occupy the property; or (iii) at any location where a significant amount of work related to a City Contract is being performed.

The Ordinance does not apply: to subContractors or subContracts of any Contractor or Contractors; to transactions entered into pursuant to cooperative purchasing agreements approved by the Sacramento City Council; to legal Contracts of other governmental jurisdictions or public agencies without separate competitive bidding by the City; where the requirements of the ordinance will violate or are inconsistent with the terms or conditions of a grant, subvention or agreement with a public agency or the instructions of an authorized representative of any such agency with respect to any such grant, subvention or agreement; to permits for excavation or street construction; or to agreements for the use of City right-of-way where a Contracting utility has the power of eminent domain.

DEFINITIONS

As set forth in the Ordinance, the following definitions apply:

"Contract" means an agreement for public works or improvements to be performed, or for goods or services to be purchased or grants to be provided, at the expense of the City or to be paid out of moneys deposited in the treasury or out of the trust money under the control or collected by the City. "Contract" also means a written agreement for the exclusive use ("exclusive use" means the right to use or occupy real property to the exclusion of others, other than the right reserved by the fee owner) or occupancy of real property for a term exceeding 29 days in any calendar year, whether by singular or cumulative instrument, (i) for the operation or use by others of real property owned or controlled by the City for the operation of a business, social, or other establishment or organization, including leases, concessions, franchises and easements, or (ii) for the City's use or occupancy of real property owned by others, including leases, concessions, franchises and easements.

"Contract" shall not include: a revocable at-will use or encroachment permit for the use of or encroachment on City property regardless of the ultimate duration of such permit; excavation, street construction or street use permits; agreements for the use of City right-of-way where a Contracting utility has the power of eminent domain; or agreements governing the use of City property that constitute a public forum for activities that are primarily for the purpose of

espousing or advocating causes or ideas and that are generally protected by the First Amendment to the United States Constitution or that are primarily recreational in nature.

"Contractor" means any person or persons, firm partnership or corporation, company, or combination thereof, that enters into a Contract with the City, "Contractor" does not include a public entity.

"Domestic Partner" means any person who has a currently registered domestic partnership with a governmental entity pursuant to state or local law authorizing the registration.

"Employee Benefits" means bereavement leave; disability, life, and other types of insurance; family medical leave; health benefits; membership or membership discounts; moving expenses; pension and retirement benefits; vacation; travel benefits; and any other benefit given to employees. "Employee benefits" shall not include benefits to the extent that the application of the requirements of this chapter to such benefits may be preempted by federal or state law.

CONTRACTOR'S OBLIGATION TO PROVIDE THE CITY WITH DOCUMENTATION AND INFORMATION

Contractor shall provide the City with documentation and information verifying its compliance with the requirements of the Ordinance within ten (10) days of receipt of a request from the City. Contractors shall keep accurate payroll records, showing, for each City Contract, the employee's name, address, Social Security number, work classification, straight time pay rate, overtime pay rate, overtime hours worked, status and exemptions, and benefits for each day and pay period that the employee works on the City Contract. Each request for payroll records shall be accompanied by an affidavit to be completed and returned by the Contractor, as stated, attesting that the information contained in the payroll records is true and correct, and that the Contractor has complied with the requirements of the Ordinance. A violation of the Ordinance or noncompliance with the requirements of the Ordinance shall constitute a breach of Contract.

EMPLOYER COMPLIANCE CERTIFICATE AND NOTICE REQUIREMENTS

- (a) All Contractors seeking a Contract subject to the Ordinance shall submit a completed Declaration of Compliance Form, signed by an authorized representative, with each proposal, bid or application. The Declaration of Compliance shall be made a part of the executed Contract, and will be made available for public inspection and copying during regular business hours.
- (b) The Contractor shall give each existing employee working on a City Contract, and (at the time of hire), each new employee, a copy of the notification provided as Attachment "A."
- (c) Contractor shall post, in a place visible to all employees, a copy of the notice provided as Attachment "B."

Form revision date 07/27/2016

ATTACHMENT A



YOUR RIGHTS UNDER THE CITY OF SACRAMENTO'S NON-DISCRIMINATION IN EMPLOYEE BENEFITS CODE

The Ordinance does not require the Employer to provide employee benefits. The Ordinance does require that if certain employee benefits are provided by the Employer, that those benefits be provided without discrimination between employees with spouses and employees with domestic partners, and without discrimination between the spouse or domestic partner of employees.

The Ordinance covers any employee working on the specific Contract referenced above, but only for the period of time while those employees are actually working on this specific Contract.

The included employee benefits are:

- Bereavement leave
- Disability, life and other types of insurance
- Family medical leave
- Health benefits
- Membership or membership discounts
- Moving expenses
- Pension and retirement benefits
- Vacation
- Travel benefits
- Any other benefits given to employees

(Employee Benefits does not include benefits that may be preempted by federal or state law.)

If you feel you have been discriminated or retaliated against by your employer in the terms and conditions of your application for employment, or in your employment, or in the application of these employee benefits, because of your status as an applicant or as an employee protected by the Ordinance, or because you reported a violation of the Ordinance, and after having exhausted all remedies with your employer,

You May . . .

O Submit a written complaint to the City of Sacramento, Procurement Services Division, containing the details of the alleged violation. The address is:

City of Sacramento Procurement Services Division 915 I Street, Second Floor Sacramento, CA 95814

- O Bring an action in the appropriate division of the Superior Court of the State of California against the Employer and obtain the following remedies:
 - Reinstatement, injunctive relief, compensatory damages and punitive damages
 - Reasonable attorney's fees and costs

B18153311001

Bid - Supplies - \$100K or more

Form revision date 07/27/2016

Page 14

ATTACHMENT B



YOUR RIGHTS UNDER THE CITY OF SACRAMENTO'S NON-DISCRIMINATION IN EMPLOYEE BENEFITS BY CITY CONTRACTORS ORDINANCE

If your employer provides employee benefits, they must be provided to those employees working on a City of Sacramento Contract without discriminating between employees with spouses and employees with domestic partners.

The included employee benefits are:

- Bereavement leave
- Disability, life and other types of insurance
- Family medical leave
- Health benefits
- Membership or membership discounts
- Moving expenses
- Pension and retirement benefits
- Vacation
- Travel benefits
- Any other benefits given to employees

If you feel you have been discriminated against by your employer . . .

You May . . .

O Submit a written complaint to the City of Sacramento, Procurement Services Division, containing the details of the alleged violation. The address is:

City of Sacramento Procurement Services Division 915 I Street, Second Floor Sacramento, CA 95814

O Bring an action in the appropriate division of the Superior Court of the State of California against the employer and obtain reinstatement, injunctive relief, compensatory damages, punitive damages and reasonable attorney's fees and costs.

Discrimination and Retaliation Prohibited.

If you feel you have been discriminated or retaliated against by your employer in the terms and conditions of your application for employment, or in your employment, because of your status as an applicant or as an employee protected by the Ordinance, or because you reported a violation of this Ordinance . . .

You May Also . . .

Submit a written complaint to the City of Sacramento, Procurement Services Division, at the same address, containing the details of the alleged violation.

2.) LOCAL BUSINESS SALES/USE TAX DEDUCTION

The Sacramento City Code requires the City to identify those bids that are subject to the City's local sales or use tax under the provisions of Part 1.5 of Division 2 of the California Revenue and Taxation Code and Chapter 3.24 of the Sacramento City Code. The lowest responsible bidder shall be determined after the amount of local sales or use tax that would be received by the City is deducted from such bids. The current rate at which such local sales or use tax is received by the City is one percent (1%). Therefore, in evaluating bids to determine the lowest responsible bidder, bids that are subject to this tax at the time of bid opening shall have an amount equal to one percent (1%) of the taxable total deducted from the bids. This deduction shall be in addition to the application of any bid price preferences or other deductions authorized by the City Code. Such deductions shall be made for bid evaluation purposes only. Contract awards shall be made at the actual bid amount.

3.) SUSTAINABLE PURCHASING POLICY ("SPP")

The City has adopted a "Sustainable Procurement Policy" (SPP) and program. The goal is to encourage the procurement of products and services that help minimize environmental impact resulting from use and disposal of these products. Contractors are encouraged to offer Energy Star, Green Seal, UL EcoLogo, or products that meet FEMP (Federal Energy Management Program) standards for energy consumption. City also encourages Contractors to offer products that are produced with recycled materials, where appropriate, unless otherwise requested in this IFB. Contractors will offer products that have minimal virgin materials and maximum use of recycled products. Contractor must work with the City to attain these goals.

Notwithstanding the above, the Contractor agrees to supply the City of Sacramento with environmentally preferable and effective products in compliance with the specifications in this solicitation and provide services that help minimize environmental impact resulting from use and disposal of products specified in this bid.

The Contractor further agrees that its products specified in this bid do not contain any items, ingredients or components prohibited under the City's SPP Policy.

Council Resolution No. 2000-551 authorizes the use of incremental bid evaluation preferences up to a total not to exceed five percent (5%) of the total bid amount when evaluating the cost of products or services that represent the efforts to recycle and re-use sustainable and environmentally preferred products described in this policy. However, such bid preferences shall not exceed a total value of \$50,000.00 on any single bid procurement bid preference.

The City may terminate this Contract or take other appropriate actions if the Contractor fails to comply or provide adequate supporting documentation to substantiate compliance with the City's SP Policy and requirements specified in the bid.

The City's SPP Policy is available on line at:

http://portal.cityofsacramento.org/Finance/Procurement/Sustainability-Options

Or by contacting the Procurement Services Division at (916) 808-6240

B18153311001

Bid - Supplies - \$100K or more

Form revision date 07/27/2016

Page 16

V.) Insurance Requirements

During the entire term of this Contract, CONTRACTOR shall maintain the insurance coverage described in this section. The sole exception is for delivery of supplies via a common carrier.

Full compensation for all premiums that CONTRACTOR is required to pay for the insurance coverage described herein shall be included in the compensation specified for the Services provided by CONTRACTOR under this Contract. No additional compensation will be provided for CONTRACTOR's insurance premiums. Any available insurance proceeds in excess of the specified minimum limits and coverages shall be available to the CITY.

It is understood and agreed by the CONTRACTOR that its liability to the CITY shall not in any way be limited to or affected by the amount of insurance coverage required or carried by the CONTRACTOR in connection with this Contract.

a.) Minimum Scope & Limits of Insurance Coverage

- (1) Commercial General Liability Insurance, providing coverage at least as broad as ISO CGL Form 00 01 on an occurrence basis for bodily injury, including death, of one or more persons, property damage, and personal injury, arising out of activities performed by or on behalf of the CONTRACTOR, its subconsultants, and subContractors, products and completed operations of CONTRACTOR, it's subconsultants, and subContractors, and premises owned, leased, or used by CONTRACTOR, it's subconsultants, and subContractors, with limits of not less than one million dollars (\$1,000,000) per occurrence. The policy shall provide Contractual liability and products and completed operations coverage for the term of the policy.
- (2) Automobile Liability Insurance providing coverage at least as broad as ISO Form CA 00 01 for bodily injury, including death, of one or more persons, property damage and personal injury, with limits of not less than one million dollars (\$1,000,000) per occurrence. The policy shall provide coverage for owned, non-owned and/or hired autos as appropriate to the operations of the CONTRACTOR.
- (3)Workers' Compensation Insurance with statutory limits, and Employers' Liability Insurance with limits of not less than one million dollars (\$1,000,000). The Worker's Compensation policy shall include a waiver of subrogation in favor of the CITY. If no work or services will be performed on or at CITY facilities or CITY Property, The CITY Representative may waive this requirement.

b.) **Additional Insured Coverage**

- (1) Commercial General Liability Insurance: The CITY, its officials, employees and volunteers shall be covered by policy terms or endorsement as additional insureds as respects general liability arising out of: activities performed by or on behalf of CONTRACTOR, its sub-consultants, and subContractors; products and completed operations of CONTRACTOR, its sub-consultants, and subContractors; and premises owned, leased, or used by CONTRACTOR, its sub-consultants, and sub-Contractors.
- (2) Automobile Liability Insurance: The CITY, its officials, employees and volunteers shall be covered by policy terms or endorsement as additional insureds as respects auto liability.

V.) Insurance Requirements

c.) Other Insurance Provisions

The policies are to contain, or be endorsed to contain, the following provisions:

- (1) CONTRACTOR's insurance coverage, including excess insurance, shall be primary insurance as respects CITY, its officials, employees and volunteers. Any insurance or self-insurance maintained by CITY, its officials, employees or volunteers shall be in excess of CONTRACTOR's insurance and shall not contribute with it.
- (2) Any failure to comply with reporting provisions of the policies shall not affect coverage provided to CITY, its officials, employees or volunteers.
- (3) Coverage shall state that CONTRACTOR's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- (4) CITY will be provided with thirty (30) days written notice of cancellation or material change in the policy language or terms.

d.) Acceptability of Insurance

Insurance shall be placed with insurers with a Bests' rating of not less than A:VI. Self-insured retentions, policy terms or other variations that do not comply with the requirements of this Section IV Insurance Requirements must be declared to and approved by the CITY in writing prior to execution of this Contract.

e.) Verification of Coverage

- (1) CONTRACTOR shall furnish CITY with certificates and required endorsements evidencing the insurance required. The certificates and endorsements shall be forwarded to the CITY representative named in the bid instructions. Copies of policies shall be delivered to the CITY on demand. Certificates of insurance shall be signed by an authorized representative of the insurance carrier.
- (2) For all insurance policy renewals during the term of this Contract, CONTRACTOR shall send insurance certificates reflecting the policy renewals directly to:

City of Sacramento c/o Exigis LLC PO Box 4668 ECM- #35050 New York, NY 10168-4668

Insurance certificates may also be faxed to (888) 355-3599,

or emailed to: certificates-sacramento@riskworks.com

(3) The CITY may withdraw its offer of Contract or cancel this Contract if the certificates of insurance and endorsements required have not been provided prior to execution of this Contract. The CITY may withhold payments to CONTRACTOR and/or cancel the Contract if the insurance is canceled or CONTRACTOR otherwise ceases to be insured as required herein.

f.) SubContractors

CONTRACTOR shall require and verify that all sub-consultants and subContractors maintain insurance coverage that meets the minimum scope and limits of insurance coverage specified in subsection a.), above.

Award

The City reserves the right to reject any and all proposals as the best interest of the City may require. Consideration will be given in comparing proposals and in awarding a contract, not only to the amount of the proposal, but also the kind and quality of the equipment offered, its suitability for use in the service intended, as well as the lowest ultimate cost to the City. The City may also take into consideration product warranty, service and parts support available in the Sacramento area, the number of satisfied users in the area, delivery dates and bidders past performance.

Guarantee

- The manufacturer and/or dealer delivering the equipment against these specifications shall guarantee a. that they met the minimum requirements set forth herein. If it is found that the equipment delivered does not meet the minimum requirements of this specification, the manufacturer and/or dealer will be required to correct the same at its expense. Failure of the manufacturer and/or dealer to bring the equipment into full compliance with all the requirements set forth in this specification within their 30 days of delivery shall constitute cause for rejection of the equipment. In case the equipment is rejected, it shall be removed promptly from the City's premises at the manufacturer's and/or dealer's expense.
- In case of default by supplier, the City reserves the right to procure the articles or services from other b. sources and to hold the supplier responsible for any excess costs occasioned to the City thereby.

Payment and Invoicing

Invoices, in triplicate, shall be mailed or delivered to the City of Sacramento, Department of Public Works, Fleet Management Division, 5730 24th Street, Building 1, Sacramento, CA 95822-3699, Attention: Alison Crandall.

Payment Terms

Payment terms are net 30 days unless Contractor offers a prompt payment discount. All prompt payment discounts if taken shall be computed from the date of delivery or completion and acceptance of material, or from date of receipt of invoice, whichever is latest. Invoices must be submitted as specified at the time of shipping authorization. Partial payments may be made by the City on delivery and acceptance of goods and on receipt of Contractor's invoice.

Pricing

- Prices are maximum for the first term of the contract. In the event of a price decline, the benefit of a. such lower prices shall be immediately extended to the City.
- The City may consider price adjustments, only after initial contract term, based solely upon b. manufacturer price increase/decreases. Successful Bidder shall provide the City a written request for any such manufacturer increases/decreases. Such requests shall be addressed to Fleet Management and shall be accompanied by written verifications of said price increases issued by the manufacturer. A minimum (30) day notice period shall be required for such requests. Requests for price increases adjustments are subject to the review and approval of the City. If an increase is granted by the City, the increase in cost shall not increase greater than 5% from the prior year.
- All prices quoted shall exclude Federal Excise Taxes. The City of Sacramento is exempt. C.

Quantities

The quantity specified is based upon current known requirements and is subject to increase at the same terms and conditions if mutually agreeable to both parties within one (1) year of contract award. The City reserves the right to make additional purchases in accordance with the clauses titled "Contract Period", "Prices" and "Quantities" (additional).

Cooperative Purchasing

The use of any result contract may be extended to other government agencies. It shall be understood that all terms and conditions as specified herein shall apply. The City of Sacramento will not be an agent, partner or representative of any other government agency as it relates to this specification; and is not obligated or liable, including, but not limited to, payment for an order placed by any other government agency.

Conference (Pre-Award)

The apparent lowest responsible Bidder may be required to attend a pre-award conference at a mutually acceptable time at which all requirements of these specifications will be reviewed. At that time, samples of forms, reports etc., will be submitted by the Contractor for final approval.

Drug-Free Workplace Policy

The City of Sacramento is committed to providing a safe workplace for its employees and citizens alike. An essential part of this commitment is keeping the work environment free from drugs. In 1989, to assist the achievement of this end, the City established a Drug-Free Workplace Policy.

As a contractor doing business with the City, it is expected that your firm will also implement a drug-free policy that informs your employees of the dangers and prohibition of drug abuse and that you will join with the City in maintaining a drug-free workplace.

If, in the performance of work under this contract, any employee of the Contractor exhibits unacceptable behavior that may be related to the use of drugs or alcohol, the City reserves the right to discuss the employee's behavior with the Contractor. If the unacceptable behavior persists, the City may require that the employee be removed from all work under this contract.

Contract Period

Any contract(s) resulting from this bid shall be effective for a period of (1) one year from the date of award.

Contract Extension

Upon mutual agreement of all parties and based on the original contract terms and conditions, this contract may be extended (4) four additional, (1) one year terms. However, in no case shall the renewal extend beyond (5) five years from the date of award of the original contract.

Purchase Order

- A Purchase Order will be issued to the Contractor on the behalf of the City organization(s) who will be a. ordering the items/services covered in the contract. The Purchase Order will be enclosed with the resulting contract or will be issued shortly thereafter, and will become an integral part of the resulting contract. Each Purchase Order will cite a specific dollar value to cover a particular item or specified period of time. If a contract is for a specific period of time and extends beyond the close of the City's fiscal year of June 30th, a second purchase order may be issued.
- The Purchase Order does not supersede any provision of the resulting contract. b.
- C. Performance time and dates are determined solely by the contract and any modification thereto.
- Delivery of material and/or services is not to begin until receipt of the Purchase Order and/or other d. notification by the City Procurement Services Manager.

Brand Names

Whenever in the specifications any material or process is indicated or specified by patent of proprietary name and/or by name of manufacturer, such specifications shall be deemed to be used for the purpose of facilitating descriptions of the material and/or process desired and shall be deemed to be followed by the words or "City Fleet Management approved equal."

The Contractor may offer any material or process which shall be equal in every respect to that so indicated or specified, provided however, that if the material, process or article offered by the contractor is not, in the opinion of the City of Sacramento, equal in every respect to that specified, then the contractor must furnish the material, process or article specified or one that in the opinion of the City of Sacramento is the equal thereof in every respect.

Inspection

Vehicle/unit(s) shall be inspected before acceptance by an authorized representative of the City of Sacramento for workmanship, appearance, proper functioning of all equipment and systems and conformance to all other requirements of this specification. If deficiencies are found, it shall be the responsibility of the dealer to pick up the vehicle(s)/unit(s), make the necessary corrections and redeliver the vehicle/unit(s) for re-inspection and acceptance. Payment and/or commencement of a discount period (if applicable) will not be made until corrective action has been made.

Delivery

Delivery shall be made to the City of Sacramento Corporation Yard South, 5730 - 24th Street, Sacramento, California, or other sites as required, within the County of Sacramento, serviced and ready for immediate operation. The Fleet Management Division shall be given a minimum of twenty-four (24) hours-notice of the Contractor's intent to deliver the vehicles/unit(s).

F.O.B.

All items are to be supplied F.O.B. delivered to City of Sacramento, California, prepaid and freight allowed.

Warranty

- The vehicle manufacturer shall provide a new vehicle warranty F.O.B. Sacramento regardless of the a. method of delivery for each unit. Warranty time to start when vehicle(s) are placed in operation, not delivered.
- The complete vehicle and components shall be guaranteed under standard factory and/or dealer b. warranty and a copy of manufacturer's warranty policy shall be delivered with each vehicle.
- The successful bidder shall list the nearest factory trained authorized repair facilities and guarantee C. there will be adequate parts inventory to perform warranty repairs and provide product support for the time units are covered under manufacturers standard and extended warranties.
- d. Bidders must list the nearest factory authorized service representative who will be responsible for servicing the complete unit or part thereof.

Nearest Authorized Service Center KTEC (KNAPHEDE TRUCK EQ (O) Address 405 GANDY DANCER WAY TRACY, CA 95377 Contact Name TONY SANAGUN Contact Phone 209 - 855 - 8407

- If the City of Sacramento is required to deliver a unit for warranty work, vendor shall reimburse City e. of Sacramento at the rate of \$98.00 per hour for pick-up and delivery time involved.
- f. City of Sacramento shall be furnished a "no-charge" copy of the work describing type of repair and parts replaced.

Environmentally Preferable Procurement

The City has adopted a "Sustainable Procurement Policy (SPP) and program. The goal is to encourage the procurement of products and services that help minimize environmental impact resulting from use and disposal of these products. Contractors are encouraged to offer Energy Star, Green Seal, Ecologic, EPEAT, or products that meet FEMP (Federal Energy Management Program) standards for energy consumption. City also encourages contractors to offer products that are produced with recycled materials, where appropriate, unless otherwise requested in this IFB. Contractors will offer products that have minimal virgin materials and maximum use of recycled products. Contractor must work with the City to attain these goals.

Form revision date 07/27/2016

Notwithstanding the above, the Contractor agrees to supply the City of Sacramento with environmentally preferable and effective products in compliance with the specifications in this solicitation and provide services that help minimize environmental impact resulting from use and disposal of products specified in this bid.

The Contractor further agrees that its products specified in this bid do not contain any items, ingredients or components prohibited under the City's SPP Policy.

The City may terminate this contract or take other appropriate actions if the contractor fails to comply or provide adequate supporting documentation to substantiate compliance with the City's SP Policy and requirements specified in the bid.

The City's SPP Policy is available on line at:

http://www.cityofsacramento.org/generalservices/procurement/documents/Sustainable Purchasing Policy SPP. pdf_or by contacting the Procurement Services Division at (916) 808-6240.

Technical Requirements

User's List

Bidder will provide, with the bid, a user's list showing the names and addresses other municipalities or person(s) in the surrounding area using the bid product. This may be used, as a reference list by the City and consideration will be given to the number of users in this area.

Demonstration

At the request of the City the bidder may be required to provide a demonstration of the product bid. At the request of the City, failure to provide a demonstration as soon as reasonably possible but not to exceed thirty (30) days from the time of the request or failure of the product to perform satisfactorily during the demonstration may be grounds for bid rejection.

Regulations

The unit furnished to meet these specifications, including all equipment and accessories, will comply with all current and applicable Federal, State and local regulations including (1) California Vehicle Codes; (2) California Air Resources Board; (3) Cal-Osha standards as applicable; (4) National Highway Traffic Safety Administration; (5) Federal Motor Vehicle Safety Standards and Regulations; (6) California Environmental Protection Agency Air Resources Board and any other legal requirements that may apply.

Vendor / Dealer will be responsible for vehicle / equipment compliance with all applicable codes, regulations, laws, etc., governing such vehicle / equipment at the time of delivery. Acceptance of such vehicle / equipment by the City will not relieve Dealer / Vendor of the responsibility of items that do not meet such requirements. Should any of these specifications conflict with any code, regulation, law, etc., the Dealer / Vendor will notify the City before manufacturing starts. Dealer / Vendor will not be held responsible for changes required by codes, laws, regulations, etc., to vehicle / equipment after the time of delivery.

Labels

Unless otherwise specified herein, all labeling will be permanent placard type nameplates. Labels will be engraved metal or engraved laminated plastic and will not utilize glues or press-on attachments. Hand engraving is not acceptable. The body manufacturer will be registered with the National Highway Traffic Safety Administration. The completed unit will be affixed with a label certifying compliance with all applicable Federal Motor Vehicle Safety Standards and displaying vehicle identification and weight ratings.

Warranty and Other Requirements:

The regular manufacturer's warranty will be furnished for each unit.

Bid - Supplies - \$100K or more

- a. Minimum of one (1) year parts and labor commencing from the in-service date of the unit, specified by Fleet Management.
- b. If any component standard warranty exceeds one (1) year, that standard warranty will supersede the minimum requirements in these specifications.
- c. Vendor/Dealer will be responsible for transportation and associated costs from the City facility to the designated warranty repair facility and return to the City facility for the unit(s) bid throughout the entire warranty period including extensions.
- d. In the event that a unit should become disabled in an area covered by warranty and Vendor/Dealer cannot perform the warranty repair within the warranty period, the Vendor/Dealer shall cover the

warranty repair according to when the issue is initially reported to the Dealer/Vendor by the City and not at the time of repair.

e. Paint shall be covered for adhesion and corrosion. Vendor/Dealer shall provide documentation of paint warranty coverage, term of warranty, and the process used for applying the paint. The bidder will be responsible for the pre-mature failure of the paint due to incorrect preparation, application, mixing, or materials. Bidder will not be responsible for the failure of the specified paint due to manufacturer's product defects.

Questions

After a successful bidder has been awarded a bid, should at any time during the construction process that vendor have a question or doubt about any of the specifications listed in this document they will notify the Fleet Management Office at (916) 808-8465 for clarification before continuing. All questions prior to the bid award will be directed to the Contracts and Procurement Specialist agent listed on the front of this Invitation for Bid.

City Fleet Management Approved Equal / Equivalents

All components specified that include the language "City Fleet Management approved equal" and/or City approved equal "equivalent" will mean the same in configuration, specifications and minimum performance of the component. Any deviation from the minimum City proposed specifications, shall be stated under the Dealer Proposed Specifications (Exception) for the City's review. Equivalents and any modifications from the specifications stated herein shall be evaluated and approved by the Fleet Management Office at (916) 808-8465 before that equivalent may be used.

Meetings and Inspections

- a. A pre-production meeting may be required by the City of Sacramento, Fleet Management to discuss the specifics of how the trailer will be built before construction starts.
- b. A pre-delivery inspection may be required by Fleet Management just prior to the delivery of the equipment for specification compliance.
- c. Vendor/Dealer shall supply production photos of each unit during production upon City request.
- d. It will be the responsibility of the Dealer/Vendor to contact the City for these inspections. Please contact the Fleet Management Office @ (916) 808-8465 when any vehicle/equipment is ready for inspection(s).
- e. During body installation, modification or manufacturing, it is the responsibility of the bidder to notify the City of any problems, concerns, delays and proposed changes to specification requirements as quickly as possible AND before "change" work is started.
- f. Authorized representative(s) of the City of Sacramento shall be permitted to inspect the bidder's facility and/or plant prior to the award of this bid. After the award of the bid, authorized representative(s) of the City shall be permitted to inspect the bidder's facility and/or plant on a periodic basis. More frequent inspections shall be permitted if problems develop and remain unresolved, and if recurring problems persist, this may be ground for terminating this agreement.

Form revision date 07/27/2016

TECHNICAL SPECIFICATIONS

Vehicle/Unit(s) shall be complete with all equipment and accessories necessary for safe and efficient operation. They are to be delivered as a complete unit, certified and ready for immediate job site operation within the City of Sacramento area.

Utility Body Specifications

Bidder shall complete bid factually and indicate compliance with City proposed minimum specifications with a "yes" or "no." Any deviation from the City proposed minimum specification including model and part numbers shall be listed under the Dealer Proposed Specifications column. Failure to specify exceptions may result in the rejection of the bid.

Item	Area	City Proposed Minimum Specifications	Comply	Dealer Proposed Specifications (Exception)
1	Body	Utility body shall be constructed of minimum fourteen (14) gauge steel and be water tight.	Yes/ No	
		Standard 8-foot Single Rear Wheel, similar to Knapheide 696J Series or City Fleet Management approved equal Service Body for Ford Chassis configurations - Approximately 98 inches long x 80 inches wide x 40 inches high and 49 inches inside bed width.	√es / No	
		Standard 9-foot Single Rear Wheel, similar to Knapheide 6108J Series or City Fleet Management approved equal Service Body for Ford Chassis configurations - Approximately 108 inches long x 80 inches wide x 40 inches high and 49 inches inside bed width.	Yés) No	
2	Measurements	Standard 8-foot Dual Rear Wheel, similar to Knapheide 696D54J Series or City Fleet Management approved equal Service Body for Ford Chassis configurations - <u>Approximately</u> 98 inches long x 96 inches wide x 40 inches high and 54 inches inside bed width.	Yes / No	
		Standard 9-foot Dual Rear Wheel, similar to Knapheide 6108D54J Series or City Fleet Management approved equal Service Body for Ford Chassis configurations - Approximately 108 inches wide x 96 inches wide x 40 inches high and 54 inches inside bed width.	Yes) No	
		Standard 11-foot Dual Rear Wheel, similar to Knapheide 6132D54J Series or City Fleet Management approved equal Service Body for Ford Chassis configurations - <u>Approximately</u> 134 inches long x 96 inches wide x 40 inches high and 54 inches inside bed width.	(Yes) No	
3	Floor	Floor shall be constructed of fourteen (14) gauge steel with a lip welded to vertical panels on both sides and front to prevent water intrusion and provide support.	Yes/ No	
4	Lights	All lighting and lamps shall be LED lights.	Yes No	

_VII.) Ted	chnical Spe	cilications		
5	Shelving	Compartments must have a minimum of two adjustable shelves in the curb and street side front vertical compartments, one adjustable shelf in the curb and street side rear vertical compartments, and one adjustable shelf in the curb and street side horizontal compartment. Shelving must meet a maximum capacity load weight of 250 lbs.	Yes)/ No	
6	Compartment Doors	Compartment doors shall be constructed of a minimum of twenty (20) gauge double panel steel and sealed with a neoprene weather-strip to protect contents from all weather. A continuous stainless-steel hinge shall be present on doors. Horizontal doors shall have chain supports.	Yes/I No	
7	Locks	Locks shall have a rotary style latch handle and all keyed alike on each individual body.	Yes) No	
8	Keys	Dealer/Vendor will supply two (2) complete sets of keys for all locks on equipment. Each unit's body locks and compartments will be keyed alike unless unfeasible to do or directed otherwise by City Fleet Management personnel.	Yes No	
9	Tailgate	Tailgate shall be a slam-lock tailgate with one hand center release and equipped with hinge support arms or cable stops.	Yesy No	
10	Bumper	Utility bodies shall be equipped with a heavy-duty step bumper with diamond plate or other approved non-skid material on the step surface bolted to frame.	Yes/ No	
11	Hoses, Cables and Electrical	All exterior wires, wire harnesses, terminals or connectors subject to road grime, dirt and moisture shall be adequately protected and sealed. Individual wires shall be grouped into a harness and properly supported to prevent abrasion and flexural failure. Electrical tape is not permitted in wrapping wiring, connections or as a loom support. Tie-wraps will only be used as an aid in the securement of the hose bundles, Tie-wraps, stick-on or glue -on retainers will not be used for the primary supporting or securing of hoses/lines. "Scotch lock" or equivalent wiring harness connectors is not acceptable. Positive protection or metal shielding will be used to prevent chaffing against frame members, sharp edges, fasteners, components, etc. Any wiring passing through a compartment, tool or materials supply or work area will be encased in steel tubing for protection. Any penetration of a weather resistant of proof type tool box, cabinet or compartment will be sealed to avoid water intrusion.	Yes) No	
12	Paint	Body shall be prepped and painted in accordance with paint manufacturer's recommendations. Paint shall be lead free, and applied in accordance with manufacture's recommendations. Electrodeposition paint method requested. Inside, outside and underside to be primed and painted. Color shall be bright white to match the truck chassis. Three-year warranty shall be provided.	Yes No	

VII.) Ted	chnical Spe	cifications		
13	Construction	The apparent silence of this specification as to any detail, or the omission from it of a detailed description concerning any point, will be regarded as meaning that only the best commercial practice is to prevail, and that only materials and workmanship of first quality are to be used. Corners will be rounded, and surfaces will be free of sharp edges and burrs. City personnel frequently service and maintain the equipment and will not at any time be exposed to injury from unfinished parts. Body and all components will allow for full movement of tires and suspension without rubbing, interfering or limiting in any way.	Yes / No	
14	Drawing	Drawings including layout and dimensions of proposed bodies shall be given to the City for approval prior to award.		
15	Trade-In Value	As a truck bed will be attached to most of the chassis received for an up-fit of a utility service body, bidder will have a trade-in value for beds and will be included in the estimate for each unit. Also, if a liftgate is requested to be added to a truck, a trade-in value for the tailgate will be included in the estimate for each unit.	Yes// No	
16	Delivery	Body supplier shall have the capability to receive orders for bodies based on the chassis that have been ordered by the City of Sacramento. Bodies shall be built, painted and waiting to install prior to receipt of chassis. Chassis could be drop shipped directly to the body supplier, where the body will be installed. If drop shipments do not occur, bidder shall pick-up vehicles from the City within seventy-two (72) hours of notification. Body supplier will then be responsible for delivery of the completed truck. Maximum turnaround times for the installation of truck bodies and accessories and delivery of finished vehicles shall not exceed fifteen (15) working days per unit. Availability and timely delivery are critical to the award and maintenance of this agreement. Failure to meet turnaround times stated shall be grounds for termination of contract.	Yes) No	
17	Delivery Location	F.O.B. Delivered City of Sacramento 5730 24th Street, Building 1 Sacramento, CA 95822	Yes// No	
18	Manuals	Vendor / Dealer will provide manuals for each unit and each of the unit's accessories (ex. Compressor, generator, crane, etc.) of the exact model. Two (2) copies of the operator's manual and two (2) copies of any safety manual shall be provided.	Yes No	·

VII.) 160	chnicai Spe	romoations	Γ	Ta
19	Warranty	Minimum of six (6) years. Warranty to start when vehicle is placed in operation, not delivered. Vendor/Dealer will be responsible for transportation and associated costs from the City facility to the designated warranty repair facility for the bodies bid throughout the entire warranty period including extensions.	Yes / No	Specify Coverage:
20	Regulations	The unit furnished to meet these specifications, including all equipment and accessories, will comply with all current regulations of (1) California Vehicle Codes; (2) California Air Resources Board; (3) Cal-Osha standards as applicable; (4) National Highway Traffic Safety Administration; (5) Federal Motor Vehicle Safety Standards and Regulations; (6) California Environmental Protection Agency Air Resources Board and any other legal requirements that may apply.	Yes) No	
21	Responsibility	Vendor / Dealer will be responsible for vehicle / equipment compliance with all applicable codes, regulations, laws, etc., governing such vehicle / equipment at the time of delivery. Acceptance of such vehicle / equipment by the City will not relieve Dealer / Vendor of the responsibility of items that do not meet such requirements. Should any of these specifications conflict with any code, regulation, law, etc., the Dealer / Vendor will notify the City before manufacturing starts. Dealer / Vendor will not be held responsible for changes required by codes, laws, regulations, etc., to vehicle / equipment after the time of delivery.	Yes)/ No	•

VIII.) Items Requiring Bidder's Response

Incomplete information may render a bid "non-responsive" and be rejected.

1.) Business Operations Tax Certificate ("BOTC")

Chapter 3.08 of the Sacramento City Code requires that anyone conducting business in the City of Sacramento obtain a **Business Operations Tax Certificate** and pay the applicable tax if necessary. Successful bidders will be REQUIRED to show compliance with this requirement prior to award of the Contract.

To obtain information about the Business Operations Tax Certificate, contact the City of Sacramento, Revenue Division, 915 | Street, Room 1214, Sacramento, CA 95814, or telephone (916) 808-8500.

Proof of a valid BOTC must be submitted by the successful bidder within ten working days of the Notice of Intent to Award.

2.) Local Business Sales/Use Tax Deduction

In order to identify those bids that are subject to the City's local sales or use tax, all bidders shall respond to the following:

Does the bidder have fixed offices or locally taxable distribution points within the boundaries of the City of Sacramento?

\boxtimes	NO	□ Y	ES, 1% bic	l preference	
If the answer is	"Yes", please provid	e the str	eet address o	of this Sacramento location	n:

3.) Local Business Enterprise (LBE) program preference / participation

This is NOT APPLICABLE since the anticipated amount of the bid/contract is to be \$100,000.00 or greater.

VIII.) Items Requiring Bidder's Response

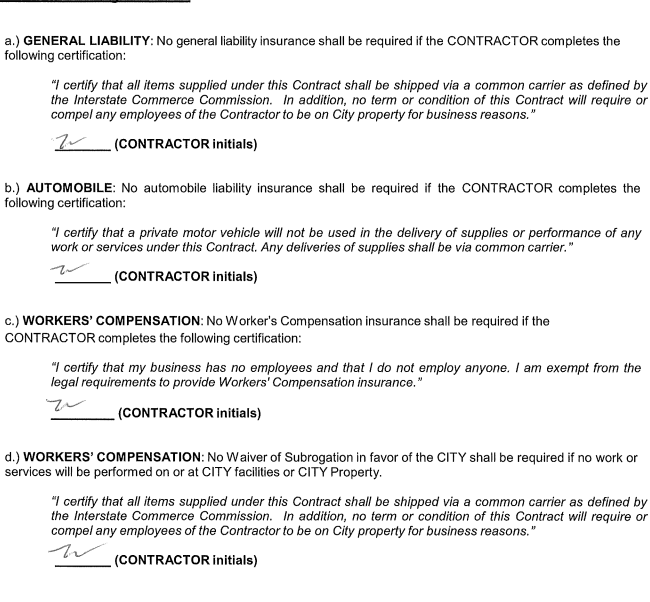
4.) Prompt Payment Discount

Do you offer a prompt payment discount for purchases made by the City of Sacramento?
NO (Net 30 days)
If yes: The discount is% or \$ for payment within calendar days computed from the date that the delivery is accepted by the City or the date that a correct invoice is received by the proper City department (the "Bill To:" address on the PO), whichever is later.
NOTE: Discounts for payments made in less than 20 calendar days will not be considered as part of the bid evaluation.
5.) Electronic Funds Transfer (EFT)
Do you have the ability to accept electronic payments (EFT)?
\square NO \boxtimes YES
If yes: The discount offered for EFT is%.
NOTE: this information is for informational purposes only; there is no bid preference offered.
6.) Q&A information was reviewed and incorporated in the bid response
o. 1 Qua miormation was reviewed and moorporated in the bid response
N/A, no Q&A was posted.
YES, the last Q&A set number reviewed was number
7.) Addenda are acknowledged and incorporated in the bid response
N/A, no addenda were posted.
YES, the last addendum received was number

8.) Certificate of Insurance

Successful bidders are REQUIRED to submit the necessary Certificate(s) of Insurance as called for in the **Section IV.) Insurance Requirements** within ten working days after Notification of Intent to Award.

9.) Insurance Coverage Waivers



10.) Bid bond

X	N/A, no bid bond is required for this IFB.
	YES, a bid bond is required and has been submitted with this bid response.

11.) DECLARATION OF COMPLIANCE Equal Benefits Ordinance

Name of	Contractor	: KNAPE	LEIDE TRO	ia Ec	QUIPMEN	7 lo	
Address:	405	GANDY	DANCER	way	TRACY	CA	95371

The above-named Contractor ("Contractor") hereby declares and agrees as follows:

- 1. Contractor has read and understands the Requirements of the Non-Discrimination In Employee Benefits Code (the "Requirements") attached hereto in Section IV.
- 2. As a condition of receiving this Contract, Contractor agrees to fully comply with the Requirements, as well as any additional requirements that may be specified in the City of Sacramento's Non-Discrimination In Employee Benefits Code codified at Chapter 3.54 of the Sacramento City Code (the "Ordinance").
- 3. Contractor understands, to the extent that such benefits are not preempted or prohibited by federal or state law, employee benefits covered by the Ordinance are any of the following:
 - a. Bereavement Leave
 - b. Disability, life, and other types of insurance
 - c. Family medical leave
 - d. Health benefits
 - e. Membership or membership discounts
 - f. Moving expenses
 - g. Pension and retirement benefits
 - h. Vacation
 - i. Travel benefits
 - j. Any other benefit offered to employees

Contractor agrees that if Contractor offers any of the above-listed employee benefits, Contractor will offer those benefits, without discrimination between employees with spouses and employees with domestic partners, and without discrimination between the spouses and domestic partners of such employees.

- 4. Contractor understands that Contractor will not be considered to be discriminating in the provision or application of employee benefits under the following conditions or circumstances:
 - a. If the actual cost of providing a benefit to a domestic partner or spouse exceeds the cost of providing the same benefit to a spouse or domestic partner of an employee, Contractor will not be required to provide the benefit, nor shall it be deemed discriminatory, if Contractor requires the employee to pay the monetary difference in order to provide the benefit to the domestic partner or to the spouse.
 - b. If Contractor is unable to provide a certain benefit, despite taking reasonable measures to do so, if Contractor provides the employee with a cash equivalent Contractor will not be deemed to be discriminating in the application of that benefit.
 - If Contractor provides employee benefits neither to employee's spouses nor to employee's domestic partners.
 - d. If Contractor provides employee benefits to employees on a basis unrelated to marital or domestic partner status.
 - e. If Contractor submits written evidence of making reasonable efforts to end discrimination in employee benefits by implementing policies that will be enacted before the first effective date after the first open enrollment process following the date this Contract is executed by the City of Sacramento ("City"). Contractor understands that any delay in the implementation of such policies may not exceed one (1) year from the date this Contract is executed by the City, and applies only to those employee benefits for which an open enrollment process is applicable.

12.) Pricing Schedule

All pricing is to be in U.S. dollars.

For furnishing the City of Sacramento with high quality utility service bodies in accordance with the provisions and specifications contained herein.

The bid items listed are for evaluation purposes only. Quantities and items specified are an annual estimate of the City's requirements. Vendor agrees to furnish more or less than the estimates at the unit prices quotes in accordance with availability of funds and actual needs as they occur throughout the contract period.

Prices shall be inclusive (i.e. tax, freight, shipping charges, handling, special fees, or any other related costs, etc.). Quantities are yearly estimates and are subject to change as necessary.

To Calculate the Extended Cost: Multiply the Unit Cost by the Quantity as shown in the example below.

EX:	QTY.	DESCRIPTION	UNIT COST	EXTENDED COST
	5	Utility Body A	\$5,400.00	\$27,000.00
ITEM NO.	QTY.	DESCRIPTION	UNIT COST	EXTENDED COST
1	30	Standard 8-foot Single Rear Wheel, similar to Knapheide 696J Series or City Fleet Management approved equal Service Body for Ford chassis configurations; based on technical specifications	\$6,295,00	\$188,850
2	5	Standard 9-foot Single Rear Wheel, similar to Knapheide 6108J Series or City Fleet Management approved equal Service Body for Ford chassis configurations; based on technical specifications	\$ 4,585,00	\$32,925.0
3	5	Standard 8-foot Dual Rear Wheel, similar to Knapheide 696D54J Series or City Fleet Management approved equal Service Body for Ford chassis configurations; based on technical specifications	\$6,540.00	\$32,700.
4	3	Standard 9-foot Dual Rear Wheel, similar to Knapheide 6108D54J Series or City Fleet Management approved equal Service Body for Ford chassis configurations; based on technical specifications	\$6,935.00	\$20,805.
5	2	Standard 11-foot Dual Rear Wheel, similar to Knapheide 6132D54J Series or City Fleet Management approved equal Service Body for Ford chassis configurations; based on technical specifications	\$8,080.00	\$16,160.00
		Price Sheet of options (ladder rack, crane reinforcement kit, etc.) and other standard service bodies shall be included as an attachment to this document.		
		SUBTOT	AL	\$291,440.°
		8.25% 1	Гах	\$ 24,043.80
		Freight/Shipp	ing	\$INC
		Net Pri	ce:	\$315,483.80



Knapheide Truck Eq Co - CA 405 Gandy Dancer Rd Tracy CA 95377

Phone: 209-855-8400 Fax: 209-835-2128

www.tracy.knapheide.com

QUOTATION

Quote ID: KS00004412-1

Page 1 of 1

Customer: CITY OF SACRAMENTO

915 1ST, 2ND FL

SACRAMENTO

CA 95814

Quote Number: KS00004412-1

Quote Date: 8/1/2017

Quote valid until: 8/31/2017

Prepared

mwieder

.

Salesperson: TROY NEWCOMB

Contact: VICTOR BASULTO

Phone:

Fax:

PO#:

By:

Make: FORD	Model:	Year: 2017	Single/Dual:
Cab Type:	Wheelbase:	Cab-to-Axle:	VIN:

QTY	PART NUMBER	DESCRIPTION	UNIT PRICE	AMOUNT
1		CALIFORNIA STYLE LADDER RACK - FORKLIFT LOADABLE	\$1,190.00	\$1,190.00
1		RECEIVER HITCH CLASS IV W/PLUG	\$550.00	\$550.00
1		MASTER LOCKING SYSTEM W/CODEABLE PADLOCKS	\$308.00	\$308.00
1		FUEL FILL KIT - GAS	\$425.00	\$425.00
1		ALUMINUM TRIM KIT INCLUDES ROCK GUARDS	\$450.00	\$450.00
1		RATCHET STRAPS 2 PER SET	\$240.00	\$240.00
1		WORK LIGHTS	\$265.00	\$265.00
1		WATER COOLER HOLDER	\$145.00	\$145.00
1		VISE MOUNT BRACKET	\$175.00	\$175.00
1		CRANE RE-INFORCEMENT KIT	\$1,281.00	\$1,281.00
			Quote Total:	\$5,029.00
			Discount:	\$0.00
		Total Due(Sa	les tax not included):	\$5,029.00

The following options may be added:

QUANTITY	DESCRIPTION		PRICE EACH	ADD TO QUOTE
				 Yes / No

Customer must fill out the information below before the order can be processed...

Accepted by:	
Date:	
P.O. number:	

- Terms are Due Upon Receipt unless prior credit arrangements are made at the time of order.
- Options and Quoted Items do NOT include applicable Sales Tax.
- ♦ If a pool chassis is being held that is associated with this quotation, the pool truck will be held for a maximum of 72 hours from the time of this quotation.

Notes:

ITEM	QTY.	DEDUCTS: Removing from Chassis when necessary	UNIT CREDIT	
А	1 EA	Removal of Truck Bed for Body Install	<\$ \(\(\bar{c}\)\(\circ_{\bar{c}	
В	1 EA	Removal of Tailgate for Liftgate Install	<\$ 375.00 >	

The base specification represents the most common build to be ordered by the City. The City reserves the right to DEDUCT or ADD any option item, a group of option items or all option items prior to placing order. Award shall be made to the lowest responsive, responsible bidder based on the total net price. If it is in the best interest of the City, multiple awards can be made. Quantities are estimates only and the City will purchase more or less as necessary during this contract period.

- f. Until administrative steps can be taken to incorporate nondiscrimination in employee benefits. The time allotted for these administrative steps will apply only to those employee benefits for which administrative steps are necessary and may not exceed three (3) months from the date this Contract is executed by the City.
- g. Until the expiration of a current collective bargaining agreement(s) if employee benefits are governed by such collective bargaining agreement(s).
- h. Contractor takes all reasonable measures to end discrimination in employee benefits by either requesting that the union(s) involved agree to reopen the agreement(s) in order for Contractor to take whatever steps are necessary to end discrimination in employee benefits or by ending discrimination in employee benefits without reopening the collective bargaining agreement(s).
- i. In the event Contractor cannot end discrimination in employee benefits despite taking all reasonable measures to do so, Contractor provides a cash equivalent to eligible employees for whom employee benefits, are not available. Unless otherwise authorized in writing by the City Manager, Contractor understands this cash equivalent must begin at the time the union(s) refuses to allow the collective bargaining agreement(s) to be reopened or not longer than three (3) months after the date this Contract is executed by the City.
- 5. Contractor understands that failure to comply with the provisions of Section 4(a) through 4(i), above, will subject Contractor to possible suspension and/or termination of this Contract for cause; repayment of any or all of the Contract amount disbursed by the City; debarment for future Contracts until all penalties and restitution have been paid in full and/or for up to two (2) years; and/or the imposition of a penalty, payable to the City, in the sum of \$50.00 for each employee, for each calendar day during which the employee was discriminated against in violation of the provisions of the Ordinance.
- 6. Contractor understands and agrees to provide notice to each current employee and, within ten (10) days of hire, to each new employee, of their rights under the Ordinance. Contractor further agrees to maintain a copy of each such letter provided, in an appropriate file for inspection by authorized representatives of the City. Contractor also agrees to prominently display a poster informing each employee of these rights.
- 7. Contractor understands that Contractor has the right to request a waiver of, or exemption from, the provisions of the Ordinance by submitting a written request to the City's Procurement Services Division prior to Contract award, which request shall identify the provision(s) of the Ordinance authorizing such waiver or exemption and the factual basis for such waiver or exemption. The City shall determine in its sole discretion whether to approve any such request.
- 8. Contractor agrees to defend, indemnify and hold harmless, the City, its officers and employees, against any claims, actions, damages, costs (including reasonable attorney fees), or other liabilities of any kind arising from any violation of the Requirements or of the Ordinance by Contractor.

The undersigned declares under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that he or she is authorized to bind the Contractor to the provisions of this Declaration.

Signature:	A
Printed Name:	TROY NEWCOMB
Title:	INDUSTRIAL PRODUCT SPECIALIST Date: 8-1-2017

13.) Authorized Signature Executing Contract

To the City of Sacramento:

The undersigned potential Contractor (bidder) submits the attached bid, and certifies as follows: that the only persons or parties interested in this bid as principals are those named herein as bidder; that this bid is made without collusion with any other person, firm, or corporation; that in submitting this bid the bidder has examined all of the Contract Documents; that the bidder proposes and agrees that if this bid is accepted, the bidder will execute and fully perform the Contract for which bids are called; that the bidder shall perform all the work and/or furnish all the materials specified in the Contract Documents, in the manner and time therein prescribed, and according to the requirements as therein set forth; and that the bidder shall take in full payment therefor, the prices set forth in the attached Pricing Schedule.

CONTRACT DOCUMENTS

Performance of and payment for the Contract for which bids are called shall be subject to all sections of this Invitation For Bid as well as any Addenda, Amendments, published Q&A or other requirements applicable to performance of the work and/or furnishing the materials specified herein. Such documents are referred to herein as the Contract Documents, are fully incorporated herein by this reference, and are collectively referred to as the Contract. By submitting this Bid, the Contractor agrees to fully perform each and every provision of the Contract, provided that City awards the Contract to the Contractor, and provided further that City shall have no obligation hereunder unless and until such award is made. Contractor shall not make any changes to this form without City's written approval, and any changes made without such approval shall be void.

To Be Filled Out By Bidder:

	Name of Contractor:	KNAPHEIDE TRUK EQUIPMENT CO. 405 GANDY DANIER DR.						
	Address:							
	City / State / ZIP:	TRACY CA 95377						
	Phone:	209-250-9880	Fax: 217-5	92-5960	4			
Ī	Email address:	TNEWCOMB@KNAPHE						
	Fed. Tax ID #:	1 133	State Tax ID #:	1024570	79			
	City of Sacramento	Business Operations Tax Certif	ficate #:		***************************************			
	Type of Business	Individual/Sole Proprietor	☐ Partnership	\boxtimes	Corporation			
	Entity (Check one):	Limited Liability Co	Other (specify):					
Зу: _								
	Signature: Printed Name: TROY NEWCOMB							
	Title:	INDUSTRIAL PRODUCT SI	Date Date	: 8-1-	2017			

The person signing this Contract for the CONTRACTOR hereby represents and warrants that he/she is fully authorized to sign this Contract on behalf of the CONTRACTOR and to bind the CONTRACTOR to the performance of its obligations herein.

Incomplete information may render a bid "non-responsive" and be rejected.

IX.) Contract Approval and Attestation – For City Use Only

FOR CITY The Bid was opened on _	USE ONLY UPON AWARD OF A	CONTRACT					
Bid Bond Required: [X] No; [] Yes - Amount: \$ Received: [] Cashiers or Certified Check drawn on a California bank; Or [] Surety Bond							
		City Clerk					
Specify: Contract Not-to-Exceed A	Bid Items Included in the Contract: All Items, unless otherwise specified below Specify: Contract Not-to-Exceed Amount: \$ 1,977,415 Award Date:						
	CONTRACT APPROVAL						
Approved as to Form:	Approved:	Attest:					
And All And And City Attorney	City Manager (Or Authorized Designee)	City Clerk					



July 25, 2017

Invitation for Bid B18153311007 (Addendum # 1) Utility Service Bodies

To all Potential Respondents:

Attached hereto are addenda items, which shall be incorporated into your submittal for the above noted project. These changes shall be considered as part of the original documents, as if they were originally provided therein, and as such shall be used as contractual documents. All other terms, conditions, and specifications of the request remain unchanged. Bidders must acknowledge receipt of this addendum prior to the hour and date specified in the bid request, or as amended, by one of the following methods:

- (a) By acknowledging receipt, on the proposal form submitted; or
- (b) By separate letter or telegram which includes a reference to the bid request and addendum number.

Failure to acknowledge receipt of this addendum in one of the above methods and cause acknowledgment to be received at the Clerk's Office, 915 I Street, New City Hall, 5th Floor, Sacramento, CA 95814-2671, prior to the hour and date specified for receipt of bids, may result in rejection of your offer. If by virtue of this addendum you decide to change an offer already submitted, such change may be made by telegram or letter, provided such telegram or letter makes reference to the bid request number and this addendum, and is received prior to the opening hour and date specified.

For any contractual questions related to this Addendum, contact Alison Crandall at (916) 808-1163.

Sincerely,

Alison Crandall

Alison Crandall Program Specialist

cc: Distribution List



Invitation for Bid B18153311001 (Addendum # 1) Utility Service Bodies

Item 1: The statement in the Pricing Schedule (pages 35 & 36) "Award shall be made to the lowest, responsive, responsible bidder based on the total net price" is removed. Information concerning bid awards (in whole and in part) can be found on page 3 – Bid Instructions under AWARDS.

All other terms, conditions and specifications of the submittal remain unchanged. If a Bid package is not being submitted, it is not necessary to return this addendum or acknowledge receipt of such.

Bidder's Name: LNAPHEIDE TRUK Eautement Co.

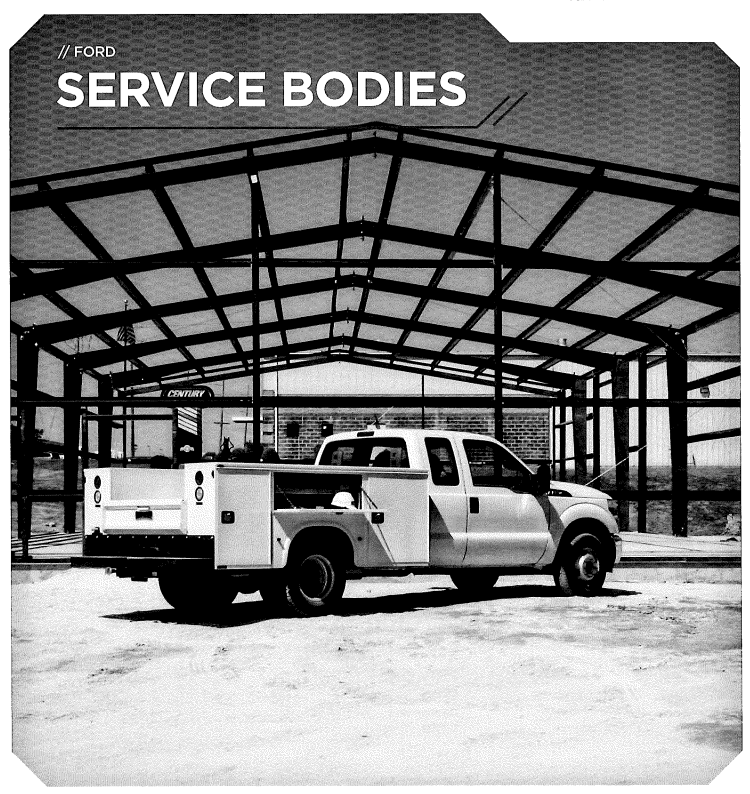
Signature:

Name & Title: TRUY NEWTOMB INDUSTRIAL PRODUCTS SPECIALIST

Date: B-1-17

END ADDENDUM #1



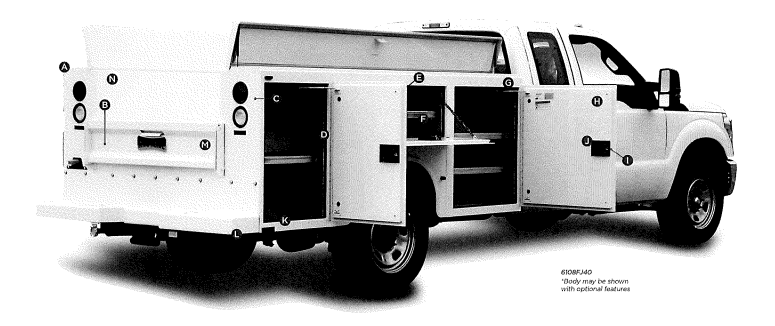


KNAPHEIDE SERVICE BODIES

With a rugged steel construction and external storage for your tools and equipment, the Service Body is a key component in your day-to-day productivity.

The external compartments offer protection from outside elements and allow technicians to access their equipment without having to climb into the truck bed.

Staying organized both on and between job sites is important. Get maximum efficiency with a Knapheide Service Body.



STANDARD SHELVING

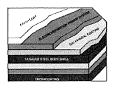
All Knapheide Service Bodies come with the following standard shelving units:

- Two adjustable divider shelves and dividers, in the street and curb side front vertical compartments (1st and 2nd vertical 132" bodies only)
- One adjustable divider shelf and dividers in the street and curb side full height rear vertical compartments
- · One adjustable divider shelf and dividers in the curb side horizontal compartments

REQUEST A QUOTE

Visit knaphelde.com/quote and fill out the form to receive a quote and additional product information.

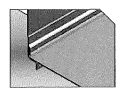
STANDARD FEATURES



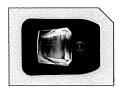
A Features 14-gauge, two-sided A-40 galvanneal steel shell



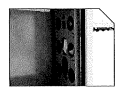
H Features doubleshell, 20-gauge, two-sided A-40 galvanneal steel compartment doors



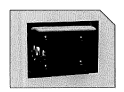
B Exclusive "Return Flange" floor design provides support



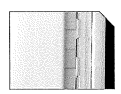
Automotive-quality, rotary-style latches make opening and closing easy



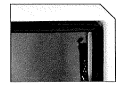
C Interior light guards protect recessed lighting and wiring



J Interior cover protects internal latch from damage



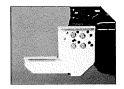
D Continuous stainless steel hinges are pry-proof and corrosion-resistant



K Neoprene door seals protect compartments from the weather



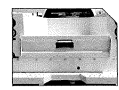
E Adjustable security ring strikers provide a weather-tight seal



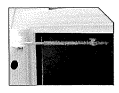
L Quick-mount installation allows for fast, safe mounting



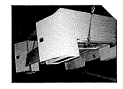
F Includes 250-lb. capacity adjustable divider shelves



M Includes slam-lock tailgate with onehand center release



G Double-spring overcenter door retainer eliminates involuntary door swing



N Electrodeposition prime-paint system provides superior corrosion resistance

COMPARTMENT CONFIGURATIONS





// 500 SERIES COMPARTMENTS

The 500 Series Service Bodies feature a horizontal compartment that stretches from the first vertical compartment to the end of the body with a small, rear lower compartment.

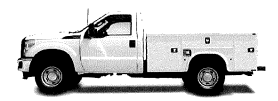


// 600 SERIES

The 600 Series Service Bodies feature a horizontal compartment that is positioned over the wheel well and one vertical compartment in the front of the body and one at the rear of the body.

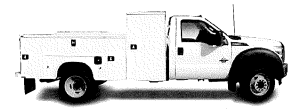


The 700 Series has 500 Series configuration on the curb side and 600 Series on the street side.



// LOW PROFILE BODY

Low Profile Bodies, denoted by "LP", offer greater visibility from the cab while only sacrificing 4" of the body height compared to a standard Service Body.



// RAISED FRONT COMPARTMENTS

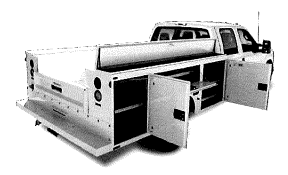
Raised front vertical compartment configuration raises the curb side front vertical compartment to 60" tall.

// FLIP TOP COMPARTMENTS

Flip Tops, denoted by "F", allow for greater internal storage, organization and flexibility. Knapheide's Flip Tops have a slammable top lid door and a convenient one-hand release located in the horizontal compartment.



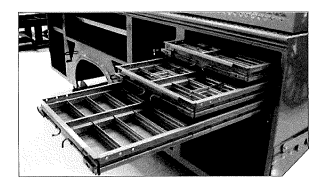




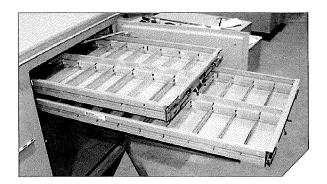
// PLUS 50 COMPARTMENTS

Plus 50 models feature a transverse compartment in the curb side front vertical extending to the street side compartment in the back. Plus 50 models have 50% more effective storage capacity.

Depending on body model, compartments have either two or three drawers, 59" or 69" long. All drawers are rated for 250-lb. and have dividers every 4".



THREE-DRAWER UNIT

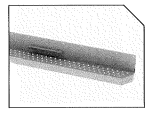


TWO-DRAWER UNIT

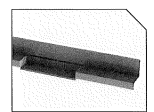
POPULAR OPTIONS

// BUMPERS

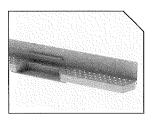
Knapheide bumpers are constructed with work in mind. With four configurations and three surface options (tread plate, Galva-Grip, and grip strut), we have a bumper for every need. Select bumpers available with Knap-liner coating for additional friction and durability.



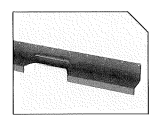
STRAIGHT BUMPERS



STEP BUMPERS



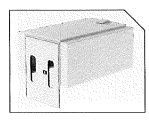
BALL HITCH RECESS BUMPERS



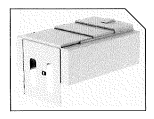
HITCH RECESS BUMPERS

// CANOPY ROOF

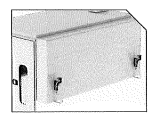
The canopy roof option allows you to fully enclose your cargo area. Canopy roofs are available in three heights, straight sides, and with stationary or telescopic roofs. For a tapered-side one-piece body design, take a look at our KUVcc product line.



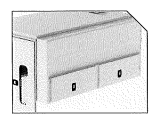
STRAIGHT SIDES



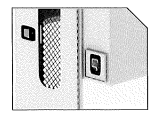
TELESCOPIC ROOF



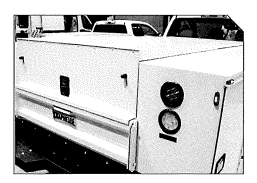
SIDE LADDER RACKS



SIDE ACCESS DOORS

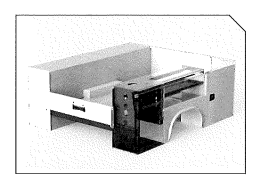


REAR ACCESS DOOR



// TELESCOPIC SLIDING ROOF

Telescopic sliding roofs offer a robust enclosure for the cargo space of your Service Body, allowing you to protect your tools and equipment from theft and weather.



// CRANE REINFORCEMENT KIT

The crane reinforcement kit option allows you to incorporate a crane up to 4,000 lb. capacity (16,000 ft-lb. max.) onto the rear curb side corner of your body.

// RACKS

Adding a rack to your Service Body increases your storage space by getting your ladders and other long tools or equipment up and out of the way, making room to haul more items in your cargo area.



KNAPHEIDE UTILITY RACK



OVERCAB MATERIAL RACK (KARGO MASTER)



SIDE MOUNT LADDER RACK

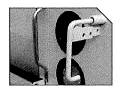


OVERHEAD LADDER RACK

NOT PICTURED (APPLIES TO SIDE MOUNT & OVERHEAD LADDER RACKS):

• LADDER RACK ROLLERS LADDER RACK RAILS

// SECURITY



MASTER LOCKS



POWER LOCKS

// LIGHTING

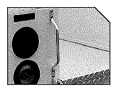


LED STOP/TAIL/ **TURN & BACKUP LIGHTS**



LED COMPARTMENT **LIGHTS**

// SAFETY



GRAB HANDLES



CABLE STEPS





FLEX STEPS

// STORAGE/ORGANIZATION



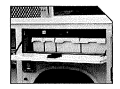
ALUMINUM DRAWERS



STEEL **DRAWERS**

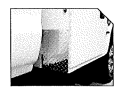


WHEEL CHOCK **HOLDER** -**FENDER SKIRT**



SORTIMO COMPARTMENT STORAGE/MOBILITY

// EXTERIOR OPTIONS



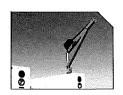
ROCK GUARDS



ALUMINUM TREAD PLATE TRIM KITS



MODULAR CAB GUARD



MOUNTING KITS FOR **REMOVABLE CRANE** (SPITZLIFT)

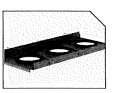
// SHELVES



PULL-OUT SHELVES

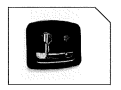


PULL-OUT TRAY

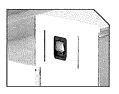


METER TRAY WITH HOLES

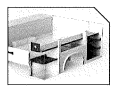
// DOOR OPTIONS



SINGLE POINT OR THREE POINT T-HANDLE

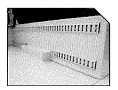


REAR ACCESS DOOR



REAR ACCESS DOOR
WITH FULL-LENGTH SHELF

// CARGO AREA



E-TRACK & ACCESSORIES



BOTTLE GAS RETAINER



CARGO TIE-DOWNS



COMMITMENT TO CORROSION RESISTANCE

Corrosion won't be a concern when you buy quality Knapheide products. To give you the best corrosion protection, we utilize a state-of-the-art, custom-designed, 12-step, SST cathodic electrodeposition finishing system, called "E-Coat."

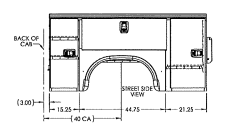
It bonds prime paint to steel by an electroplating process to give you a superior coat of primer, resulting in better corrosion protection compared to spraying methods.

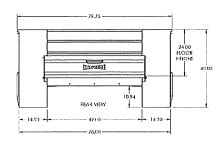
This system allows us to create products with the highest level of corrosion resistance available.

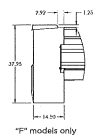
// 40" CA SINGLE REAR WHEEL J-SERIES

MODEL	ERMIT	HEIGHT	Welkeliju
680J	Standard	40"	964 lb.
680LPJ	Low Profile	36"	904 lb.
680FJ	Flip Top (L)	37.25"	1,009 lb.
680FJ40	Flip Top (H)	41.25"	1,069 lb.

HERUCK	C/AB	(€)/\/\\\\\
X2A/X2B	Super	10,000 lb.
W2A/W2B	Crew	10,000 lb.
X3A/X3B	Super	10,000/11,500 lb.
W3A/W3B	Crew	10,000/11,500 lb.





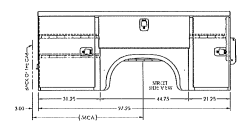


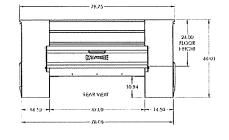
// 56" CA SINGLE REAR WHEEL

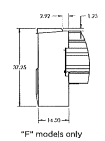
IN(O)BIEL	TEMPLE	18151(618)17	AWEIGISHI.
696J	Standard	40"	1,111 lb.
696LPJ	Low Profile	36"	1,060 lb.
696FJ	Flip Top (L)	37.25"	1,183 lb.
696FJ40	Flip Top (H)	41.25"	1,234 lb.
696D38J*	Standard	40"	1,153 lb.
696D38LPJ*	Low Profile	36"	1,100 lb.
696D38FJ*	Flip Top	37.25"	1,223 lb.

TIRRUCK	CAB	(C)\Y\Y\Y!R
F2A/F2B	Regular	9,800/10,000 lb.
X2A/X2B	Super	9,900/10,000 lb.
W2A/W2B	Crew	9,900/10,000 lb.
F3A/F3B	Regular	10,000/11,500 lb.
X3A/X3B	Super	10,000/11,500 lb.
W3A/W3B	Crew	10,000/11,500 lb.

*D38 models denote 38" wide floor and 20" deep compartments



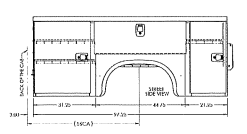


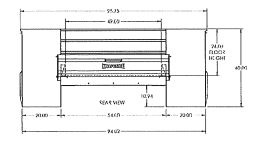


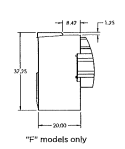
// 56" CA DUAL REAR WHEEL

Model	ПМЫЕ	RECEN	WEIGHII
696D54J	Standard	40"	1,288 lb.
696D54LPJ	Low Profile	36"	1,234 lb.
696D54FJ	Flip Top (L)	37.25"	1,357 lb.
696D54FJ40	Flip Top (H)	41.25"	1,412 lb.

TIRUKCIK	CAB	€\V\\\r
F3C/F3D	Regular	11,800/13,000 lb.
X3C/X3D	Super	12,200/13,000 lb.
W3C/W3D	Crew	12,600/13,000 lb.



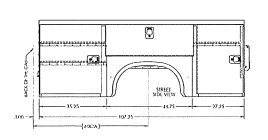


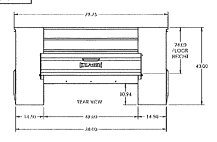


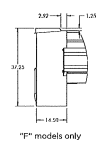
// 60" CA SINGLE REAR WHEEL

MODEL	ПМЫЕ	HEIGHT	WARREN
6108J	Standard	40"	1,238 lb.
6108LPJ	Low Profile	36"	1,176 lb.
6108FJ	Flip Top (L)	37.25"	1,311 lb.
6108FJ40	Flip Top (H)	41,25"	1,374 lb.

Henck	CAE	(C)/////E
F3E/F3F	Regular	10,000/11,000 lb.
X3E/X3F	Super	10,000/11,500 lb.
W3E/W3F	Crew	10,000/11,500 lb.





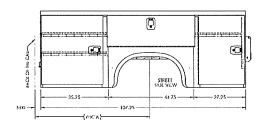


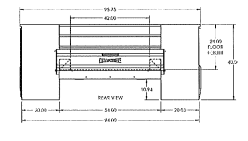
// 60" CA DUAL REAR WHEEL

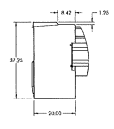
MODEL	TIMBLE	Halesh	WHEE
6108D54J	Standard	40"	1,399 lb.
6108D54LPJ	Low Profile	36"	1,366 lb.
6108D54FJ	Flip Top (L)	37.25"	1,471 lb.
6108D54FJ40	Flip Top (H)	41,25"	1,530 lb.
6108XWJ*	Standard	40"	1,363 lb.
6108XWFJ*	Flip Top	37,25"	1,434 lb.

^{*}XW models denote 65" wide floor and 14.5" deep compartments

TIRUCK	C/AIB	GNAWIR
F3G/F3H	Regular	13,000 lb.
X3G/X3H	Super	13,000 lb.
W3G/W3H	Crew	13,000 lb.
F4G/F4H	Regular	16,000 lb.
X4G/X4H	Super	16,000 lb.
F5G/X5H	Regular	17,950/19,000 lb.
X5G/X5H	Super	17,950/19,000 lb.
W5G/W5H	Crew	17,950/19,000 lb.







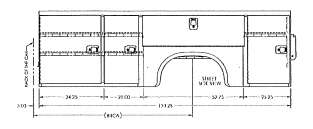
"F" models only

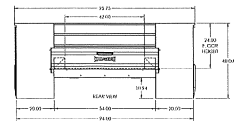
// 84" CA DUAL REAR WHEEL

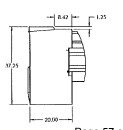
Molbielf	ERANT	1413(614H	WHIGH
6132D54J	Standard	40"	1,704 lb.
6132D54LPJ	Low Profile	36"	1,626 lb.
6132D54FJ	Flip Top (L)	37,25"	1,791 lb.
6132D54FJ40	Flip Top (H)	41.25"	1,863 lb.
6132XWJ*	Standard	40"	1,656 lb.

HRRIGER	(C/AV4)	GAVAWAR
F3G/F3H	Regular	13,300 lb.
F4G/F4H	Regular	15,500/16,500 lb.
W4G/W4H	Crew	16,000 lb.
F5G/F5H	Regular	17,500/19,000 lb.
W5G/W5H	Crew	17,500/19,500 lb.

^{*}XW models denote 65" wide floor and 14.5" deep compartments







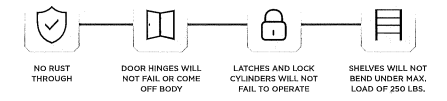
"F" models onl Page 57 of 63

NEVER SETTLE //

If you are going to be a leader, it takes more than building a high-quality product. It means never being totally satisfied with that product, no matter how high quality it may be. It requires constant vigilance and a willingness to take a chance on something new. And it means exceeding expectations every time. As the industry changes, one thing never will—our commitment to making customers like you as productive and efficient as possible. We know you don't settle, and we don't either. That's why we want you never to settle for anything less than Knapheide on the back of your truck.

Knapheide. Never settle.

SIX-YEAR, LIMITED WARRANTY



Visit www.knapheide.com/warranty for more information.



The Knapheide Manufacturing Company 1848 Westphalia Strasse | Quincy, IL 62305

217-222-7131 www.knapheide.com





CERTIFICATE OF LIABILITY INSURANCE

8/1/2018

DATE (MM/DD/YYYY) 9/26/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	Lockton Companies	CONTACT NAME:	
	444 W. 47th Street, Suite 900	PHONE FAX (A/C, No, Ext): (A/C, No):	
	Kansas City MO 64112-1906	E-MAIL ADDRESS:	
	(816) 960-9000	INSURER(S) AFFORDING COVERAGE	NAIC#
		INSURER A: Indemnity Insurance Co of North America	43575
INSURED	KNAPHEIDE TRUCK EQUIPMENT COMPANY CALIFORNIA	INSURER B: ACE American Insurance Company	22667
71387	405 GANDY DANCER DRIVE	INSURER C: ACE Fire Underwriters Insurance Company	20702
	TRACY CA 95377	INSURER D: Affiliated FM Insurance Company	10014
		INSURER E: Travelers Property Casualty Co of America	25674
		INSURER F:	
COVERA	GES KNAMA01 CERTIFICATE NUMBER: 1496506	4 REVISION NUMBER: XX	XXXXX

COVERAGES KNAMA01 CERTIFICATE NUMBER: 14965064 REVISION NUMBER: XXXXXXX

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE		ADDL SUBR		POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
В	X	COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y	N	HDOG27870594	8/1/2017	8/1/2018	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,000,000
	X	ADDL INSRDS-VENDORS						MED EXP (Any one person) \$ 5,000
	igsqcup							PERSONAL & ADV INJURY \$ 1,000,000
1	GEN	L'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE \$ 2,000,000
		POLICY PROJECT X LOC						PRODUCTS - COMP/OP AGG \$ 2,000,000
		OTHER:						COMBINED SINGLE LIMIT \$ 1 000 000
В	AUT	OMOBILE LIABILITY	N	N	CALH09062828	8/1/2017	8/1/2018	(Ea accident) \$ 1,000,000
	X	ANY AUTO						BODILY INJURY (Per person) \$ XXXXXXX
		OWNED SCHEDULED AUTOS ONLY AUTOS						BODILY INJURY (Per accident) \$ XXXXXXX
1	X	HIRED X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident) \$ XXXXXX
	Х	Cp/Cl 1kDed						GKLL PER LOC. \$ \$150,000
Е	X	UMBRELLA LIAB X OCCUR	N	N	ZUP10R7848217NF	8/1/2017	8/1/2018	EACH OCCURRENCE \$ 10,000,000
		EXCESS LIAB CLAIMS-MADE]					AGGREGATE \$ 10,000,000
		DED RETENTION \$						\$ XXXXXXX
A		KERS COMPENSATION EMPLOYERS' LIABILITY		N	WLRC64415219 (AOS)	8/1/2017	8/1/2018	X PER OTH- STATUTE ER
B	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? N		N/A		WLRC64415219 (AOS) WLRC64415050 (CA/MA) SCFC64415098 (WI)	8/1/2017 8/1/2017	8/1/2018 8/1/2018	E.L. EACH ACCIDENT \$ 1,000,000
č			1		SCFC6441513A (NJ)	8/1/2017	8/1/2018	E.L. DISEASE - EA EMPLOYEE \$ 1,000,000
	If yes	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT \$ 1,000,000
D		DPERTY(RC/SPECIAL)	N	N	EQ862	8/1/2017	8/1/2018	LOSS LIMIT \$400,000,000. OPEN LOT(XS GKLL)\$30,000,000 ADD'L TERM & CONDITIONS APPLY

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: BID B18153311001 – UTILITY SERVICE BODIES. THE CITY OF SACRAMENTO, ITS OFFICIALS, ITS EMPLOYEES AND VOLUNTEERS ARE
ADDITIONAL INSURED WITH RESPECT TO THE GENERAL LIABILITY COVERAGE, ONLY AS REQUIRED BY CONTRACT, SUBJECT TO THE
TERMS AND CONDITIONS OF THE POLICY. SUBROGATION IS WAIVED AS REQUIRED BY CONTRACT AND WHERE ALLOWED BY LAW, SUBJECT
TO THE TERMS AND CONDITIONS OF THE POLICY.

CERTIFICATE HOLDER	CANCELLATION		
14965064 CITY OF SACRAMENTO C/O EXIGIS, LLC PO BOX 4668 ECM - #35050 NEW YORK NY 10168-4668	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
NEW TORK NT 10106-4006	AUTHORIZED REPRESENTATIVE		
	Josh M Agnella		

ADDITIONAL INSURED WHERE REQUIRED BY WRITTEN CONTRACT

Named Insured THE KNAP	HEIDE MANUFA	Endorsement Number 5		
Policy Symbol HDO	Policy Number G27870594	Policy Period 08/01/2017 to 08/01/2018	Effective Date of Endorsement	
	e of Insurance Company can Insurance Co		1	

Insert the policy number. The remainder of the information is to be completed only when this endorsement is issued subsequent to the preparation of the policy.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

The following is added to Section II.2 – Who Is An Insured:

- e. Any person or organization that you are required to include as an additional insured under this policy because of a written contract that:
 - 1) Is in effect during this policy period; and
 - 2) Was executed prior to the "occurrence" of the "bodily injury" or "property damage"; and
 - 3) Qualifies as an "insured contract" as defined in this policy.

Any such person or organization is an additional insured only for "bodily injury" and "property damage" resulting from:

- a. "your work" that you do for that additional insured pursuant to such contract; or
- b. "your product" distributed or sold to that additional insured pursuant to such contract; and

such person is only an additional insured for "occurrences" taking place during the period of time required by such contract or until the end of the policy period, whichever is sooner.

However:

- i) The insurance afforded to such additional insured only applies to the extent permitted by law; and
- ii) If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

In the event that the Limits of Insurance provided by this policy exceed the Limits of Insurance required by the written contract:

- x. The insurance provided by this endorsement shall be limited to the Limits of Insurance required by the written contract; and
- y. This endorsement shall not increase the Limits of Insurance stated in the Declarations under Item 3. Limits of Insurance pertaining to the coverage provided herein.

Any coverage provided by this endorsement to an additional insured shall be excess over any other valid and collectible insurance available to the additional insured whether primary, excess, contingent or on any other basis unless the written contract specifically requires that this insurance apply on a primary or non-contributory basis.

Endorsement Number: 45

COMMERCIAL GENERAL LIABILITY CG 24 04 05 09

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

Name Of Person Or Organization: Any person or organization against whom you have agreed to waive your right of recovery in a written contract, provided such contract was executed prior to the date of loss.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

Workers' Compensation and Employers' Liability Policy

Named Insured	Endorsement Number				
THE KNAPHEIDE MANUFACTURING COMPANY					
1848 WESTPHALIA STRASSE	Policy Number				
QUINCY IL 62305	Symbol: WLR Number: C64415050				
Policy Period	Effective Date of Endorsement				
08-01-2017 TO 08-01-2018	08-01-2017				
Issued By (Name of Insurance Company)					
ACE AMERICAN INSURANCE COMPANY					
Insert the policy number. The remainder of the information is to be completed only when this endorsement is issued subsequent to the preparation of the policy.					

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.

This agreement shall not operate directly or indirectly to benefit any one not named in the Schedule.

Schedule

ANY PERSON OR ORGANIZATION AGAINST WHOM YOU HAVE AGREED TO WAIVE YOUR RIGHT OF RECOVERY IN A WRITTEN CONTRACT, PROVIDED SUCH CONTRACT WAS EXECUTED PRIOR TO THE DATE OF LOSS.

For the states of CA, UT, TX, refer to state specific endorsements.

This endorsement is not applicable in KY, NH, and NJ.

The endorsement does not apply to policies in Missouri where the employer is in the construction group of code classifications. According to Section 287.150(6) of the Missouri statutes, a contractual provision purporting to waive subrogation rights against public policy and void where one party to the contract is an employer in the construction group of code classifications.

For Kansas, use of this endorsement is limited by the Kansas Fairness in Private Construction Contract Act(K.S.A.. 16-1801 through 16-1807 and any amendments thereto) and the Kansas Fairness in Public Construction Contract Act(K.S.A 16-1901 through 16-1908 and any amendments thereto). According to the Acts a provision in a contract for private or public construction purporting to waive subrogation rights for losses or claims covered or paid by liability or workers compensation insurance shall be against public policy and shall be void and unenforceable except that, subject to the Acts, a contract may require waiver of subrogation for losses or claims paid by a consolidated or wrap-up insurance program.

Authorized Representative



BUSINESS OPERATION TAX NOTICE

	<u>Sacrament</u>	o.BizTaxesOnline.com	DATE ACCOUNT	NUMBER _	09/27/2017 1031370	
BUSINESS CLASSIFI	CATION Sales & Service	CERTIFIC	ATE PERIOD	July 2017	- June 2018	
PRIMARY OWNER	Josh Reed	NUMBER	OF EMPLOYEES	30		
BUSINESS NAME	Knapheide Truck Equipment Company	PAYMEN	T	\$153.00		
ADDRESS	405 Gandy Dancer DR TRACY, CA 95377					
Est	imated Gross Receipts		\$:	315,000.00		
Adj	Adjusted Gross Receipts		\$305,000.00			
Tax	x Rate		0.	.0004		
Sul	btotal		\$	122.00		
Mir	nimum Tax		\$3	30.00		
Tof	al Tax Due		\$	152.00		
Sta	ate Fee per Senate Bill (Effective 01/01/2	2013)	\$	1.00		
	me Based Business	•	N	0		
Но	me Occupation Permit Fee		\$(0.00		
GR	AND TOTAL		\$	153.00		

I declare under penalty of perjury that to my knowledge all information contained in this return is true and correct.

SIGN HERE Karen Zivkovich

DATE 09/27/2017

*** On September 9, 2012 Governor Brown signed into law SB-1186 which adds a state fee of \$1 on any applicant for a local business license or similar instrument or permit, or renewal thereof. The purpose is to increase disability access and compliance with construction-related accessibility requirements and to develop educational resources for businesses in order to facilitate compliance with federal and state disability laws, as specified. Under federal and state law, compliance with disability access laws is a serious and significant responsibility that applies to all California building owners and tenants with buildings open to the public. You may obtain information about your legal obligations and how to comply with disability access laws at the following agencies:

- The Division of the State Architect at www.dgs.ca.gov/dsa/Home.aspx
- The Department of Rehabilitation at www.rehab.cahwnet.gov
- The California Commission on Disability Access at www.ccda.ca.gov

Thank you for filing your City of Sacramento business tax online.

City of Sacramento City Hall 915 | Street, Room 1214 (916) 808-8500 9 am to noon Office Hours 8:30 am to 4:30 pm Monday - Friday

- · Keep your online receipt with confirmation number as your "temporary business tax certificate". The temporary certificate is good for 45 days or until your certificate has been mailed.
- · Your certificate will be mailed in 2 to 3 weeks. If you do not receive your certificate within 45 days, please contact Revenue Services at (916) 808-8500, Monday thru Friday 9 am to noon.
- If you are an established business inside the city limits of Sacramento and have recently moved to a new location within the City limits of Sacramento, you are required to obtain a new business operation tax certificate.