

Gary's Towing and Repair, LLC

STATE OF MICHIGAN **ENTERPRISE PROCUREMENT**

Department of Technology, Management, and Budget 525 W. ALLEGAN ST., LANSING, MICHIGAN 48913

Camie Miller

MULTI

P.O. BOX 30026 LANSING, MICHIGAN 48909

CONTRACT CHANGE NOTICE

Change Notice Number 2

to

Contract Number <u>071B6600107</u>

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C	2005 S. Michigan Ave. Saginaw, MI 48602			rogram Manager	517-241	517-241-1916			
N.					ST/	millerc56	millerc56@michigan.gov		
ONTRACTOR	Raymond Haddad 989-239-8660 garystowingandrepair@gmail.com				STATE	Jillian Ye	ates	DTMB	
					Administrator	(517) 27	5-1131		
					strat	veatesi@	michigan.gov		
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	CV000956	7							
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				VICES - PREQI					
11	NITIAL EFFE	CTIVE DATE	INITIAL EXPI	RATION DATE	INITIA	INITIAL AVAILABLE OPTIONS			ATION DATE BEFORE
	July 7,	2016	July 6	, 2018	3 - 1 Year		Ju	ly 6, 2021	
		PAYME	NT TERMS		DELIVERY TIMEFRAME				
		ALT	ERNATE PAYMEN	T OPTIONS	"		EXTE	NDED PUR	CHASING
	☐ P-Card		☐ Direct '	Voucher (DV)		☐ Other	her ⊠ Yes □ No		□ No
MIN	IMUM DELIV	ERY REQUIREM	MENTS						
			D	ESCRIPTION OF C	HANGE	NOTICE			
•	OPTION	LENGTH	OF OPTION	EXTENSION	LEN	IGTH OF EX	TENSION	REVISE	ED EXP. DATE
	CURRENT VALUE VALUE OF CHANGE NOTICE			ESTIMATED AGGREGATE CONTRACT VALUE					
\$249,000.00 \$0.00						\$249,000).00		
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4).		ms, conditions,		or DTMB has been nd pricing remain					

Program Managers

Multi-Agency and Statewide Contracts

AGENCY	NAME	PHONE	EMAIL
DTMB	Camie Miller	(517) 241-1916	millerc56@michigan.gov
MDOT	Scott Ratterree	(517) 284-6444	ratterrees@michigan.gov



Gary's Towing and Repair, LLC

STATE OF MICHIGAN **ENTERPRISE PROCUREMENT**

Department of Technology, Management, and Budget 525 W. ALLEGAN ST., LANSING, MICHIGAN 48913

See Attached

MULTI

P.O. BOX 30026 LANSING, MICHIGAN 48909

CONTRACT CHANGE NOTICE

Change Notice Number 1

to

Contract Number <u>071B6600107</u>

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2005 S. Michigan Ave. Saginaw, MI 48602 Raymond Haddad 989-239-8660				anager Adr	gram			
Saginaw, N	Saginaw, MI 48602						1	
Raymond I	Raymond Haddad					ates	DTMB	
989-239-86	989-239-8660				(517) 275	5-1131		
garystowin	gandrepair@gi	mail.com		Administrator	yeatesj@	yeatesj@michigan.gov		
CV000956	7							
			CONTRACTS	SUMMAR'	Υ			
VEHICLE HAL	JLING AND C	LEANING SER	VICES - PREQ	UALIFIC	ATION PR	ROGRAM		
INITIAL EFFE	CTIVE DATE	INITIAL EXPI	RATION DATE	INITIA				DATE BEFORE NOTED BELOW
July 7,	2016	July 6, 2018			3 - 1 Year		July 6	6, 2018
	PAYME	NT TERMS				DELIVERY TIM	IEFRAME	
	N	ET45				3 Day	S	
	ALTE	ERNATE PAYMEN	IT OPTIONS			EXTE	NDED PURCH	ASING
☐ P-Card		☐ Direct	Voucher (DV)		☐ Other	⊠Y	es	□ No
MINIMUM DELIV	ERY REQUIREM	MENTS						
N/A								
		D	ESCRIPTION OF	CHANGE	NOTICE			
OPTION	LENGTH (OF OPTION	EXTENSION	LEN	GTH OF EXT	TENSION	REVISED	EXP. DATE
\boxtimes	3 Y	'ears					July 6	6, 2021
CURRENT	T VALUE	VALUE OF CH	ANGENOTICE		ESTIMATED	O AGGREGATI	CONTRACT V	ALUE
\$249,000.00 \$0.00					\$249,00	0.00		
Effective July 6	2019 this cont	ract is renewed 3	DESCRIF years. The revise		tion data is	July 6, 2021		
Enective July 6,	2010, till5 COH	iaci is reflewed a	years. The revisi	еч ехріга	iioii uale 15	July 0, 2021.		
All other terms, o		•	icing remain unch	nanged. P	er Contract	tor and Agenc	ies' agreemen	t, and DTMB

Date

Program Managers for Multi-Agency and Statewide Contracts

AGENCY	NAME	PHONE	EMAIL
MDOT	Scott Ratterree	(517) 284-6444	ratterrees@michigan.gov
DTMB	Carrie Rambo	(517) 241-4947	Ramboc1@Michigan.gov

FOR THE CONTRACTOR: Gary's Towing and Repair, LLC **Company Name Authorized Agent Signature Authorized Agent (Print or Type) Date** FOR THE STATE: **Signature Tom Falik, Category Director** Name and Title **DTMB Procurement Agency**



STATE OF MICHIGAN ENTERPRISE PROCUREMENT

Department of Technology, Management, and Budget 525 W. Allegan, Lansing MI 48913 P.O. Box 30026, Lansing, MI 48909

NOTICE OF CONTRACT

NOTICE OF CONTRACT NO. 071B6600107

between

THE STATE OF MICHIGAN

and

	Gary's Towing and Repair, LLC
)R	2005 S. Michigan Ave.
сто	Saginaw, MI 48602
CONTRAC	Raymond Haddad
	989-239-8660
Ö	garystowingandrepair@gmail.com
	7342

	n er	Carrie Rambo	DTMB
	Program Manager	517-241-4947	
	M	Ramboc1@michigan.gov	
E	Program Manager	Scott Ratterree	MDOT
STATE		517-284-6444	
S		ratterrees@michigan.gov	
	st ator	Jillian Yeates	DTMB
	Contract Administrator	517-284-7019	
	C Adm	yeatesj@michigan.gov	

CONTRACT SUMMARY					
DESCRIPTION: Vehicle Hauling and Cl	eaning Services	 Prequalification Prog 	gram		
INITIAL EFFECTIVE DATE	INITIAL E	XPIRATION DATE	INITIAL AVAILABLE OPTIONS		
July 7, 2016	Jul	y 6, 2018	3 One-Year		
PAYMENT TERMS		D	ELIVERY TIMEFRAME		
Net 45			3 days		
ALTERNATE PAYMENT OPTIONS			EXTENDED PU	IRCHASING	
☐ P-card ☐ Direct Voucher (DV)		☐ Other		□ No	
MINIMUM DELIVERY REQUIREMENTS					
N/A					
MISCELLANEOUS INFORMATION					
THIS IS NOT AN ORDER: This Contract Agreement is awarded on the basis of our inquiry bearing the solicitation #007116B0007974. Orders for delivery will be issued directly by Departments through the issuance of a Purchase Order Form					
ESTIMATED CONTRACT VALUE AT TIME OF	EXECUTION			\$249.000.00	

FOR THE CONTRACTOR:
Company Name
Authorized Agent Signature
Authorized Agent (Print or Type)
Date
FOR THE STATE:
Signature
Tom Falik, Services Division Director Name & Title
DTMB -Procurement Agency
Date

STATE OF MICHIGAN

STANDARD CONTRACT TERMS

This STANDARD CONTRACT ("Contract") is agreed to between the State of Michigan (the "State") and Gary's Towing and Repair ("Contractor"), a Michigan Limited Liability Company. This Contract is effective on July 7, 2016 ("Effective Date"), and unless terminated, expires on July 6, 2018.

This Contract may be renewed for up to 3 additional one year period(s). Renewal is at the sole discretion of the State and will automatically extend the Term of this Contract. The State will document its exercise of renewal options via Contract Change Notice.

The parties agree as follows:

 Duties of Contractor. Contractor must perform the services and provide the deliverables described in Exhibit A – Statement of Work (the "Contract Activities"). An obligation to provide delivery of any commodity is considered a service and is a Contract Activity.

Contractor must furnish all labor, equipment, materials, and supplies necessary for the performance of the Contract Activities, and meet operational standards, unless otherwise specified in Exhibit A.

Contractor must: (a) perform the Contract Activities in a timely, professional, safe, and workmanlike manner consistent with standards in the trade, profession, or industry; (b) meet or exceed the performance and operational standards, and specifications of the Contract; (c) provide all Contract Activities in good quality, with no material defects; (d) not interfere with the State's operations; (e) obtain and maintain all necessary licenses, permits or other authorizations necessary for the performance of the Contract; (f) cooperate with the State, including the State's quality assurance personnel, and any third party to achieve the objectives of the Contract; (g) return to the State any State-furnished equipment or other resources in the same condition as when provided when no longer required for the Contract; (h) not make any media releases without prior written authorization from the State; (i) assign to the State any claims resulting from state or federal antitrust violations to the extent that those violations concern materials or services supplied by third parties toward fulfillment of the Contract; (j) comply with all State physical and IT security policies and standards which will be made available upon request; and (k) provide the State priority in performance of the Contract except as mandated by federal disaster response requirements. Any breach under this paragraph is considered a material breach.

Contractor must also be clearly identifiable while on State property by wearing identification issued by the State, and clearly identify themselves whenever making contact with the State.

2. Notices. All notices and other communications required or permitted under this Contract must be in writing and will be considered given and received: (a) when verified by written receipt if sent by courier; (b) when actually received if sent by mail without verification of receipt; or (c) when verified by automated receipt or electronic logs if sent by facsimile or email.

If to State:	If to Contractor:
Jillian Yeates	Raymond Haddad
525 W. Allegan St.	2005 S. Michigan Ave.
P.O. Box 30026 Lansing, MI 48909	Saginaw, MI 48602
yeatesj@michigan.gov	garystowingandrepair@gmail.com
517-284-7019	989-280-5990

3. Contract Administrator. The Contract Administrator for each party is the only person authorized to modify any terms of this Contract, and approve and execute any change under this Contract (each a "Contract Administrator"):

State:	Contractor:
Jillian Yeates	Lacey Anne Moore
525 W. Allegan St.	2005 S. Michigan Ave.
P.O. Box 30026 Lansing, MI 48909	Saginaw, MI 48602
yeatesj@michigan.gov	garystowingandrepair@gmail.com
517-284-7019	989-239-8660

4. Program Manager. The Program Manager for each party will monitor and coordinate the day-to-day activities of the Contract (each a "**Program Manager**"):

For DTMB Surplus Services	Contractor:
Carrie Rambo	Lacey Anne Moore
3111 W. Saint Joseph St	2005 S. Michigan Ave.
Lansing MI, 48917	Saginaw, MI 48602
RamboC1@michigan.gov	garystowingandrepair@gmail.com
517-241-4947	989-239-8660
For MDOT	Contractor:
Scott Ratterree	Lacey Anne Moore
2522 West Main Street,	2005 S. Michigan Ave.
Lansing Michigan 48917	Saginaw, MI 48602
RatterreeS@michigan.gov	garystowingandrepair@gmail.com
517-284-6444	989-239-8660

- 5. Performance Guarantee. Contractor must at all times have financial resources sufficient, in the opinion of the State, to ensure performance of the Contract and must provide proof upon request. The State may require a performance bond (as specified in Exhibit A) if, in the opinion of the State, it will ensure performance of the Contract.
- **6. Insurance Requirements.** Contractor must maintain the insurances identified below and is responsible for all deductibles. All required insurance must: (a) protect the State from claims that may arise out of, are alleged to arise out of, or result from Contractor's or a subcontractor's performance; (b) be primary and noncontributing to any comparable liability insurance (including self-insurance) carried by the State; and (c) be provided by a company with an A.M. Best rating of "A" or better, and a financial size of VII or better.

Required Limits	Additional Requirements
Commercial General L	iability Insurance
Minimal Limits: \$1,000,000 Each Occurrence Limit \$1,000,000 Personal & Advertising Injury Limit \$2,000,000 General Aggregate Limit \$2,000,000 Products/Completed Operations Deductible Maximum: \$50,000 Each Occurrence	Contractor must have their policy endorsed to add "the State of Michigan, its departments, divisions, agencies, offices, commissions, officers, employees, and agents" as additional insureds using endorsement CG 20 10 11 85, or both CG 2010 07 04 and CG 2037 07 0.
Automobile Liabili	ty Insurance
Minimal Limits: \$1,000,000 Per Occurrence	Contractor must have their policy: (1) endorsed to add "the State of Michigan, its departments, divisions, agencies, offices, commissions, officers, employees, and agents" as additional insureds; and (2) include Hired and Non-Owned Automobile coverage.

Workers' Compensation Insurance					
Minimal Limits: Coverage according to applicable laws governing work activities.	Waiver of subrogation, except where waiver is prohibited by law.				
Employers Liability Insurance					
Minimal Limits: \$500,000 Each Accident \$500,000 Each Employee by Disease \$500,000 Aggregate Disease.					
Garage Liability Insurance					
Minimal Limits: \$100,000 Per Occurrence	Contractor must have their policy: (1) endorsed to add "the State of Michigan, its departments, divisions, agencies, offices, commissions, officers, employees, and agents" as additional insureds; and (2) include Garage Keepers Legal Liability coverage.				

If any of the required policies provide **claims-made** coverage, the Contractor must: (a) provide coverage with a retroactive date before the effective date of the contract or the beginning of Contract Activities; (b) maintain coverage and provide evidence of coverage for at least three (3) years after completion of the Contract Activities; and (c) if coverage is canceled or not renewed, and not replaced with another claims-made policy form with a retroactive date prior to the contract effective date, Contractor must purchase extended reporting coverage for a minimum of three (3) years after completion of work.

Contractor must: (a) provide insurance certificates to the Contract Administrator, containing the agreement or purchase order number, at Contract formation and within 20 calendar days of the expiration date of the applicable policies; (b) require that subcontractors maintain the required insurances contained in this Section; (c) notify the Contract Administrator within 5 business days if any insurance is cancelled; and (d) waive all rights against the State for damages covered by insurance. Failure to maintain the required insurance does not limit this waiver.

This Section is not intended to and is not be construed in any manner as waiving, restricting or limiting the liability of either party for any obligations under this Contract (including any provisions hereof requiring Contractor to indemnify, defend and hold harmless the State).

7. Administrative Fee and Reporting. Contractor must pay an administrative fee of 1% on all payments made to Contractor under the Contract including transactions with the State (including its departments, divisions, agencies, offices, and commissions), MiDEAL members, and other states (including governmental subdivisions and authorized entities). Administrative fee payments must be made by check payable to the State of Michigan and mailed to:

Department of Technology, Management and Budget Financial Services – Cashier Unit Lewis Cass Building 320 South Walnut St. P.O. Box 30681 Lansing, MI 48909

Contractor must submit an itemized purchasing activity report, which includes at a minimum, the name of the purchasing entity and the total dollar volume in sales. Reports should be mailed to DTMB-Procurement.

The administrative fee and purchasing activity report are due within 30 calendar days from the last day of each calendar quarter.

8. Extended Purchasing Program. This contract is extended to MiDEAL members. MiDEAL members include local units of government, school districts, universities, community colleges, and nonprofit hospitals. A current list of MiDEAL members is available at www.michigan.gov/mideal. Upon written agreement between the State and Contractor, this contract may also be extended to: (a) State of Michigan employees and (b) other states (including governmental subdivisions and authorized entities).

If extended, Contractor must supply all Contract Activities at the established Contract prices and terms. The State reserves the right to impose an administrative fee and negotiate additional discounts based on any increased volume generated by such extensions.

Contractor must submit invoices to, and receive payment from, extended purchasing program members on a direct and individual basis.

- 9. Independent Contractor. Contractor is an independent contractor and assumes all rights, obligations and liabilities set forth in this Contract. Contractor, its employees, and agents will not be considered employees of the State. No partnership or joint venture relationship is created by virtue of this Contract. Contractor, and not the State, is responsible for the payment of wages, benefits and taxes of Contractor's employees and any subcontractors. Prior performance does not modify Contractor's status as an independent contractor.
- 10. Subcontracting. Contractor may not delegate any of its obligations under the Contract without the prior written approval of the State. Contractor must notify the State at least 90 calendar days before the proposed delegation, and provide the State any information it requests to determine whether the delegation is in its best interest. If approved, Contractor must: (a) be the sole point of contact regarding all contractual matters, including payment and charges for all Contract Activities; (b) make all payments to the subcontractor; and (c) incorporate the terms and conditions contained in this Contract in any subcontract with a subcontractor. Contractor remains responsible for the completion of the Contract Activities, compliance with the terms of this Contract, and the acts and omissions of the subcontractor. The State, in its sole discretion, may require the replacement of any subcontractor.
- **11. Staffing.** The State's Contract Administrator may require Contractor to remove or reassign personnel by providing a notice to Contractor.
- **12. Background Checks.** Upon request, Contractor must perform background checks on all employees and subcontractors and its employees prior to their assignment. The scope is at the discretion of the State and documentation must be provided as requested. Contractor is responsible for all costs associated with the requested background checks. The State, in its sole discretion, may also perform background checks.
- 13. Assignment. Contractor may not assign this Contract to any other party without the prior approval of the State. Upon notice to Contractor, the State, in its sole discretion, may assign in whole or in part, its rights or responsibilities under this Contract to any other party. If the State determines that a novation of the Contract to a third party is necessary, Contractor will agree to the novation and provide all necessary documentation and signatures.
- 14. Change of Control. Contractor will notify, at least 90 calendar days before the effective date, the State of a change in Contractor's organizational structure or ownership. For purposes of this Contract, a change in control means any of the following: (a) a sale of more than 50% of Contractor's stock; (b) a sale of substantially all of Contractor's assets; (c) a change in a majority of Contractor's board members; (d) consummation of a merger or consolidation of Contractor with any other entity; (e) a change in ownership through a transaction or series of transactions; (f) or the board (or the stockholders) approves a plan of complete liquidation. A change of control does not include any consolidation or merger effected exclusively to change the domicile of Contractor, or any transaction or series of transactions principally for bona fide equity financing purposes.

In the event of a change of control, Contractor must require the successor to assume this Contract and all of its obligations under this Contract.

- **15. Ordering.** Contractor is not authorized to begin performance until receipt of authorization as identified in Exhibit A.
- 16. Acceptance. Contract Activities are subject to inspection and testing by the State within 30 calendar days of the State's receipt of them ("State Review Period"), unless otherwise provided in Exhibit A. If the Contract Activities are not fully accepted by the State, the State will notify Contractor by the end of the State Review Period that either: (a) the Contract Activities are accepted, but noted deficiencies must be corrected; or (b) the Contract Activities are rejected. If the State finds material deficiencies, it may: (i) reject the Contract Activities without performing any further inspections; (ii) demand performance at no additional cost; or (iii) terminate this Contract in accordance with Section 23, Termination for Cause.

Within 10 business days from the date of Contractor's receipt of notification of acceptance with deficiencies or rejection of any Contract Activities, Contractor must cure, at no additional cost, the deficiency and deliver unequivocally acceptable Contract Activities to the State. If acceptance with deficiencies or rejection of the Contract Activities impacts the content or delivery of other non-completed Contract Activities, the parties' respective Program Managers must determine an agreed to number of days for re-submission that minimizes the overall impact to the Contract. However, nothing herein affects, alters, or relieves Contractor of its obligations to correct deficiencies in accordance with the time response standards set forth in this Contract.

If Contractor is unable or refuses to correct the deficiency within the time response standards set forth in this Contract, the State may cancel the order in whole or in part. The State, or a third party identified by the State, may perform the Contract Activities and recover the difference between the cost to cure and the Contract price plus an additional 10% administrative fee.

- **17. Delivery.** Contractor must deliver all Contract Activities F.O.B. destination, within the State premises with transportation and handling charges paid by Contractor, unless otherwise specified in Exhibit A. All containers and packaging becomes the State's exclusive property upon acceptance.
- 18. Risk of Loss and Title. Until final acceptance, title and risk of loss or damage to Contract Activities remains with Contractor. Contractor is responsible for filing, processing, and collecting all damage claims. The State will record and report to Contractor any evidence of visible damage. If the State rejects the Contract Activities, Contractor must remove them from the premises within 10 calendar days after notification of rejection. The risk of loss of rejected or non-conforming Contract Activities remains with Contractor. Rejected Contract Activities not removed by Contractor within 10 calendar days will be deemed abandoned by Contractor, and the State will have the right to dispose of it as its own property. Contractor must reimburse the State for costs and expenses incurred in storing or effecting removal or disposition of rejected Contract Activities.
- **19. Warranty Period.** The warranty period, if applicable, for Contract Activities is a fixed period commencing on the date specified in Exhibit A. If the Contract Activities do not function as warranted during the warranty period the State may return such non-conforming Contract Activities to the Contractor for a full refund.
- 20. Terms of Payment. Invoices must conform to the requirements communicated from time-to-time by the State. All undisputed amounts are payable within 45 days of the State's receipt. Contractor may only charge for Contract Activities performed as specified in Exhibit A. Invoices must include an itemized statement of all charges. The State is exempt from State sales tax for direct purchases and may be exempt from federal excise tax, if Services purchased under this Agreement are for the State's exclusive use. Notwithstanding the foregoing, all prices are inclusive of taxes, and Contractor is responsible for all sales, use and excise taxes, and any other similar taxes, duties and charges of any kind imposed by any federal, state, or local governmental entity on any amounts payable by the State under this Contract.

The State has the right to withhold payment of any disputed amounts until the parties agree as to the validity of the disputed amount. The State will notify Contractor of any dispute within a reasonable time. Payment by the State will not constitute a waiver of any rights as to Contractor's continuing obligations, including claims for deficiencies or substandard Contract Activities. Contractor's acceptance of final payment by the State constitutes a waiver of all claims by Contractor against the State for payment under this Contract, other

than those claims previously filed in writing on a timely basis and still disputed.

The State will only disburse payments under this Contract through Electronic Funds Transfer (EFT). Contractor must register with the State at http://www.michigan.gov/cpexpress to receive electronic fund transfer payments. If Contractor does not register, the State is not liable for failure to provide payment. Without prejudice to any other right or remedy it may have, the State reserves the right to set off at any time any amount then due and owing to it by Contractor against any amount payable by the State to Contractor under this Contract.

- **21. Liquidated Damages.** Liquidated damages, if applicable, will be assessed as described in Exhibit A.
- 22. Stop Work Order. The State may suspend any or all activities under the Contract at any time. The State will provide Contractor a written stop work order detailing the suspension. Contractor must comply with the stop work order upon receipt. Within 90 calendar days, or any longer period agreed to by Contractor, the State will either: (a) issue a notice authorizing Contractor to resume work, or (b) terminate the Contract or purchase order. The State will not pay for Contract Activities, Contractor's lost profits, or any additional compensation during a stop work period.
- 23. Termination for Cause. The State may terminate this Contract for cause, in whole or in part, if Contractor, as determined by the State: (a) endangers the value, integrity, or security of any location, data, or personnel; (b) becomes insolvent, petitions for bankruptcy court proceedings, or has an involuntary bankruptcy proceeding filed against it by any creditor; (c) engages in any conduct that may expose the State to liability; (d) breaches any of its material duties or obligations; or (e) fails to cure a breach within the time stated in a notice of breach. Any reference to specific breaches being material breaches within this Contract will not be construed to mean that other breaches are not material.

If the State terminates this Contract under this Section, the State will issue a termination notice specifying whether Contractor must: (a) cease performance immediately, or (b) continue to perform for a specified period. If it is later determined that Contractor was not in breach of the Contract, the termination will be deemed to have been a Termination for Convenience, effective as of the same date, and the rights and obligations of the parties will be limited to those provided in Section 24, Termination for Convenience.

The State will only pay for amounts due to Contractor for Contract Activities accepted by the State on or before the date of termination, subject to the State's right to set off any amounts owed by the Contractor for the State's reasonable costs in terminating this Contract. The Contractor must pay all reasonable costs incurred by the State in terminating this Contract for cause, including administrative costs, attorneys' fees, court costs, transition costs, and any costs the State incurs to procure the Contract Activities from other sources.

- **24. Termination for Convenience.** The State may immediately terminate this Contract in whole or in part without penalty and for any reason, including but not limited to, appropriation or budget shortfalls. The termination notice will specify whether Contractor must: (a) cease performance of the Contract Activities immediately, or (b) continue to perform the Contract Activities in accordance with Section 25, Transition Responsibilities. If the State terminates this Contract for convenience, the State will pay all reasonable costs, as determined by the State, for State approved Transition Responsibilities.
- 25. Transition Responsibilities. Upon termination or expiration of this Contract for any reason, Contractor must, for a period of time specified by the State (not to exceed 90 calendar days), provide all reasonable transition assistance requested by the State, to allow for the expired or terminated portion of the Contract Activities to continue without interruption or adverse effect, and to facilitate the orderly transfer of such Contract Activities to the State or its designees. Such transition assistance may include, but is not limited to: (a) continuing to perform the Contract Activities at the established Contract rates; (b) taking all reasonable and necessary measures to transition performance of the work, including all applicable Contract Activities, training, equipment, software, leases, reports and other documentation, to the State or the State's designee; (c) taking all necessary and appropriate steps, or such other action as the State may direct, to preserve,

maintain, protect, or return to the State all materials, data, property, and confidential information provided directly or indirectly to Contractor by any entity, agent, vendor, or employee of the State; (d) transferring title in and delivering to the State, at the State's discretion, all completed or partially completed deliverables prepared under this Contract as of the Contract termination date; and (e) preparing an accurate accounting from which the State and Contractor may reconcile all outstanding accounts (collectively, "Transition Responsibilities"). This Contract will automatically be extended through the end of the transition period.

26. General Indemnification. Contractor must defend, indemnify and hold the State, its departments, divisions, agencies, offices, commissions, officers, and employees harmless, without limitation, from and against any and all actions, claims, losses, liabilities, damages, costs, attorney fees, and expenses (including those required to establish the right to indemnification), arising out of or relating to: (a) any breach by Contractor (or any of Contractor's employees, agents, subcontractors, or by anyone else for whose acts any of them may be liable) of any of the promises, agreements, representations, warranties, or insurance requirements contained in this Contract; (b) any infringement, misappropriation, or other violation of any intellectual property right or other right of any third party; (c) any bodily injury, death, or damage to real or tangible personal property occurring wholly or in part due to action or inaction by Contractor (or any of Contractor's employees, agents, subcontractors, or by anyone else for whose acts any of them may be liable); and (d) any acts or omissions of Contractor (or any of Contractor's employees, agents, subcontractors, or by anyone else for whose acts any of them may be liable).

The State will notify Contractor in writing if indemnification is sought; however, failure to do so will not relieve Contractor, except to the extent that Contractor is materially prejudiced. Contractor must, to the satisfaction of the State, demonstrate its financial ability to carry out these obligations.

The State is entitled to: (i) regular updates on proceeding status; (ii) participate in the defense of the proceeding; (iii) employ its own counsel; and to (iv) retain control of the defense if the State deems necessary. Contractor will not, without the State's written consent (not to be unreasonably withheld), settle, compromise, or consent to the entry of any judgment in or otherwise seek to terminate any claim, action, or proceeding. To the extent that any State employee, official, or law may be involved or challenged, the State may, at its own expense, control the defense of that portion of the claim.

Any litigation activity on behalf of the State, or any of its subdivisions under this Section, must be coordinated with the Department of Attorney General. An attorney designated to represent the State may not do so until approved by the Michigan Attorney General and appointed as a Special Assistant Attorney General.

- 27. Infringement Remedies. If, in either party's opinion, any piece of equipment, software, commodity, or service supplied by Contractor or its subcontractors, or its operation, use or reproduction, is likely to become the subject of a copyright, patent, trademark, or trade secret infringement claim, Contractor must, at its expense: (a) procure for the State the right to continue using the equipment, software, commodity, or service, or if this option is not reasonably available to Contractor, (b) replace or modify the same so that it becomes non-infringing; or (c) accept its return by the State with appropriate credits to the State against Contractor's charges and reimburse the State for any losses or costs incurred as a consequence of the State ceasing its use and returning it.
- **28. Limitation of Liability.** The State is not liable for consequential, incidental, indirect, or special damages, regardless of the nature of the action.
- 29. Disclosure of Litigation, or Other Proceeding. Contractor must notify the State within 14 calendar days of receiving notice of any litigation, investigation, arbitration, or other proceeding (collectively, "Proceeding") involving Contractor, a subcontractor, or an officer or director of Contractor or subcontractor, that arises during the term of the Contract, including: (a) a criminal Proceeding; (b) a parole or probation Proceeding; (c) a Proceeding under the Sarbanes-Oxley Act; (d) a civil Proceeding involving: (1) a claim that might reasonably be expected to adversely affect Contractor's viability or financial stability; or (2) a governmental or public entity's claim or written allegation of fraud; or (e) a Proceeding involving any license that Contractor is required to possess in order to perform under this Contract.

30. State Data. All data and information provided to Contractor by or on behalf of the State, and all data and information derived therefrom, is the exclusive property of the State ("State Data"); this definition is to be construed as broadly as possible. Upon request, Contractor must provide to the State, or a third party designated by the State, all State Data within 10 calendar days of the request and in the format requested by the State. Contractor will assume all costs incurred in compiling and supplying State Data. No State Data may be used for any marketing purposes.

31. Reserved.

- **32. Non-Disclosure of Confidential Information**. The parties acknowledge that each party may be exposed to or acquire communication or data of the other party that is confidential, privileged communication not intended to be disclosed to third parties. The provisions of this Section survive the termination of this Contract.
 - a. Meaning of Confidential Information. For the purposes of this Contract, the term "Confidential Information" means all information and documentation of a party that: (a) has been marked "confidential" or with words of similar meaning, at the time of disclosure by such party; (b) if disclosed orally or not marked "confidential" or with words of similar meaning, was subsequently summarized in writing by the disclosing party and marked "confidential" or with words of similar meaning; and, (c) should reasonably be recognized as confidential information of the disclosing party. The term "Confidential Information" does not include any information or documentation that was: (a) subject to disclosure under the Michigan Freedom of Information Act (FOIA); (b) already in the possession of the receiving party without an obligation of confidentiality; (c) developed independently by the receiving party, as demonstrated by the receiving party, without violating the disclosing party's proprietary rights; (d) obtained from a source other than the disclosing party without an obligation of confidentiality; or, (e) publicly available when received, or thereafter became publicly available (other than through any unauthorized disclosure by, through, or on behalf of, the receiving party). For purposes of this Contract, in all cases and for all matters, State Data is deemed to be Confidential Information.
 - b. Obligation of Confidentiality. The parties agree to hold all Confidential Information in strict confidence and not to copy, reproduce, sell, transfer, or otherwise dispose of, give or disclose such Confidential Information to third parties other than employees, agents, or subcontractors of a party who have a need to know in connection with this Contract or to use such Confidential Information for any purposes whatsoever other than the performance of this Contract. The parties agree to advise and require their respective employees, agents, and subcontractors of their obligations to keep all Confidential Information confidential. Disclosure to a subcontractor is permissible where: (a) use of a subcontractor is authorized under this Contract; (b) the disclosure is necessary or otherwise naturally occurs in connection with work that is within the subcontractor's responsibilities; and (c) Contractor obligates the subcontractor in a written contract to maintain the State's Confidential Information in confidence. At the State's request, any employee of Contractor or any subcontractor may be required to execute a separate agreement to be bound by the provisions of this Section.
 - c. Cooperation to Prevent Disclosure of Confidential Information. Each party must use its best efforts to assist the other party in identifying and preventing any unauthorized use or disclosure of any Confidential Information. Without limiting the foregoing, each party must advise the other party immediately in the event either party learns or has reason to believe that any person who has had access to Confidential Information has violated or intends to violate the terms of this Contract and each party will cooperate with the other party in seeking injunctive or other equitable relief against any such person.
 - d. Remedies for Breach of Obligation of Confidentiality. Each party acknowledges that breach of its obligation of confidentiality may give rise to irreparable injury to the other party, which damage may be inadequately compensable in the form of monetary damages. Accordingly, a party may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in

- addition to any other legal remedies which may be available, to include, in the case of the State, at the sole election of the State, the immediate termination, without liability to the State, of this Contract or any Statement of Work corresponding to the breach or threatened breach.
- e. <u>Surrender of Confidential Information upon Termination</u>. Upon termination of this Contract or a Statement of Work, in whole or in part, each party must, within 5 calendar days from the date of termination, return to the other party any and all Confidential Information received from the other party, or created or received by a party on behalf of the other party, which are in such party's possession, custody, or control; provided, however, that Contractor must return State Data to the State following the timeframe and procedure described further in this Contract. Should Contractor or the State determine that the return of any Confidential Information is not feasible, such party must destroy the Confidential Information and must certify the same in writing within 5 calendar days from the date of termination to the other party. However, the State's legal ability to destroy Contractor data may be restricted by its retention and disposal schedule, in which case Contractor's Confidential Information will be destroyed after the retention period expires.
- 33. Reserved.
- 34. Reserved.
- 35. Reserved.
- 36. Warranties and Representations. Contractor represents and warrants: (a) Contractor is the owner or licensee of any Contract Activities that it licenses, sells, or develops and Contractor has the rights necessary to convey title, ownership rights, or licensed use; (b) all Contract Activities are delivered free from any security interest, lien, or encumbrance and will continue in that respect; (c) the Contract Activities will not infringe the patent, trademark, copyright, trade secret, or other proprietary rights of any third party; (d) Contractor must assign or otherwise transfer to the State or its designee any manufacturer's warranty for the Contract Activities; (e) the Contract Activities are merchantable and fit for the specific purposes identified in the Contract; (f) the Contract signatory has the authority to enter into this Contract; (g) all information furnished by Contractor in connection with the Contract fairly and accurately represents Contractor's business, properties, finances, and operations as of the dates covered by the information, and Contractor will inform the State of any material adverse changes; and (h) all information furnished and representations made in connection with the award of this Contract is true, accurate, and complete, and contains no false statements or omits any fact that would make the information misleading. A breach of this Section is considered a material breach of this Contract, which entitles the State to terminate this Contract under Section 23, Termination for Cause.
- 37. Conflicts and Ethics. Contractor will uphold high ethical standards and is prohibited from: (a) holding or acquiring an interest that would conflict with this Contract; (b) doing anything that creates an appearance of impropriety with respect to the award or performance of the Contract; (c) attempting to influence or appearing to influence any State employee by the direct or indirect offer of anything of value; or (d) paying or agreeing to pay any person, other than employees and consultants working for Contractor, any consideration contingent upon the award of the Contract. Contractor must immediately notify the State of any violation or potential violation of these standards. This Section applies to Contractor, any parent, affiliate, or subsidiary organization of Contractor, and any subcontractor that performs Contract Activities in connection with this Contract.
- **38. Compliance with Laws.** Contractor must comply with all federal, state and local laws, rules and regulations.
- 39. Reserved.
- 40. Reserved.

- **41. Nondiscrimination.** Under the Elliott-Larsen Civil Rights Act, 1976 PA 453, MCL 37.2101, *et seq.*, and the Persons with Disabilities Civil Rights Act, 1976 PA 220, MCL 37.1101, *et seq.*, Contractor and its subcontractors agree not to discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions, or privileges of employment, or a matter directly or indirectly related to employment, because of race, color, religion, national origin, age, sex, height, weight, marital status, or mental or physical disability. Breach of this covenant is a material breach of this Contract.
- **42. Unfair Labor Practice.** Under MCL 423.324, the State may void any Contract with a Contractor or subcontractor who appears on the Unfair Labor Practice register compiled under MCL 423.322.
- **43. Governing Law.** This Contract is governed, construed, and enforced in accordance with Michigan law, excluding choice-of-law principles, and all claims relating to or arising out of this Contract are governed by Michigan law, excluding choice-of-law principles. Any dispute arising from this Contract must be resolved in Michigan Court of Claims. Contractor consents to venue in Ingham County, and waives any objections, such as lack of personal jurisdiction or *forum non conveniens*. Contractor must appoint agents in Michigan to receive service of process.
- **44. Non-Exclusivity.** Nothing contained in this Contract is intended nor will be construed as creating any requirements contract with Contractor. This Contract does not restrict the State or its agencies from acquiring similar, equal, or like Contract Activities from other sources.
- **45. Force Majeure.** Neither party will be in breach of this Contract because of any failure arising from any disaster or acts of god that are beyond their control and without their fault or negligence. Each party will use commercially reasonable efforts to resume performance. Contractor will not be relieved of a breach or delay caused by its subcontractors. If immediate performance is necessary to ensure public health and safety, the State may immediately contract with a third party.
- **46. Dispute Resolution.** The parties will endeavor to resolve any Contract dispute in accordance with this provision. The dispute will be referred to the parties' respective Contract Administrators or Program Managers. Such referral must include a description of the issues and all supporting documentation. The parties must submit the dispute to a senior executive if unable to resolve the dispute within 15 business days. The parties will continue performing while a dispute is being resolved, unless the dispute precludes performance. A dispute involving payment does not preclude performance.

Litigation to resolve the dispute will not be instituted until after the dispute has been elevated to the parties' senior executive and either concludes that resolution is unlikely, or fails to respond within 15 business days. The parties are not prohibited from instituting formal proceedings: (a) to avoid the expiration of statute of limitations period; (b) to preserve a superior position with respect to creditors; or (c) where a party makes a determination that a temporary restraining order or other injunctive relief is the only adequate remedy. This Section does not limit the State's right to terminate the Contract.

- **47. Media Releases.** News releases (including promotional literature and commercial advertisements) pertaining to the Contract or project to which it relates must not be made without prior written State approval, and then only in accordance with the explicit written instructions of the State.
- **48. Website Incorporation.** The State is not bound by any content on Contractor's website unless expressly incorporated directly into this Contract.
- **49. Entire Agreement and Order of Precedence.** This Contract, which includes Exhibit A Statement of Work, and expressly incorporated schedules and exhibits, is the entire agreement of the parties related to the Contract Activities. This Contract supersedes and replaces all previous understandings and agreements between the parties for the Contract Activities. If there is a conflict between documents, the order of precedence is: (a) first, this Contract, excluding its schedules, exhibits, and Exhibit A Statement of Work; (b) second, Exhibit A Statement of Work as of the Effective Date; and (c) third, exhibits and schedules

expressly incorporated into this Contract as of the Effective Date. NO TERMS ON CONTRACTOR'S INVOICES, ORDERING DOCUMENTS, WEBSITE, BROWSE-WRAP, SHRINK-WRAP, CLICK-WRAP, CLICK-THROUGH OR OTHER NON-NEGOTIATED TERMS AND CONDITIONS PROVIDED WITH ANY OF THE CONTRACT ACTIVITIES WILL CONSTITUTE A PART OR AMENDMENT OF THIS CONTRACT OR IS BINDING ON THE STATE FOR ANY PURPOSE. ALL SUCH OTHER TERMS AND CONDITIONS HAVE NO FORCE AND EFFECT AND ARE DEEMED REJECTED BY THE STATE, EVEN IF ACCESS TO OR USE OF THE CONTRACT ACTIVITIES REQUIRES AFFIRMATIVE ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

- **50. Severability.** If any part of this Contract is held invalid or unenforceable, by any court of competent jurisdiction, that part will be deemed deleted from this Contract and the severed part will be replaced by agreed upon language that achieves the same or similar objectives. The remaining Contract will continue in full force and effect.
- **51. Waiver.** Failure to enforce any provision of this Contract will not constitute a waiver.
- **52. Survival.** The provisions of this Contract that impose continuing obligations, including warranties and representations, termination, transition, insurance coverage, indemnification, and confidentiality, will survive the expiration or termination of this Contract.
- **53. Contract Modification.** This Contract may not be amended except by signed agreement between the parties (a "**Contract Change Notice**"). Notwithstanding the foregoing, no subsequent Statement of Work or Contract Change Notice executed after the Effective Date will be construed to amend this Contract unless it specifically states its intent to do so and cites the section or sections amended.

STATE OF MICHIGAN

Contract No. 071B6600107 Vehicle Hauling and Cleaning – Prequalification

EXHIBIT A STATEMENT OF WORK CONTRACT ACTIVITIES

SCOPE

This is a prequalification Contract for the Contractor to provide vehicle hauling and prepping services in the specified period of time, providing maximum value to the State of Michigan, DTMB Surplus Services, and the Michigan Department of Transportation. The Contractor is not required to provide statewide service. This is a two-tier process and rates will be provided for each subsequent Request for Quote (RFQ) sent. The Contractor has the option to only bid on jobs based on regional areas that they wish to service. Some jobs may contain vehicles from various locations statewide. The Contractor must bid on those jobs as a whole; they will not be split up. For example, if the job requires vehicles to be picked up in Lansing, Marquette and Saginaw, the Contractor would be bidding on that as one job for all of those locations

BACKGROUND

The State of Michigan, Department of Technology, Management and Budget, Logistics and Operations Support, State Surplus provides disposal operations for all property no longer needed by the state. Property is made available for reuse or sold via auction. Included in the items disposed via State Surplus are vehicles and equipment. Vehicles and equipment are not made available for reuse, and consequently, all are sold. In the process of disposing of vehicles and equipment, State Surplus has the logistical responsibility of having the vehicles transported to the point of sale and prepped to garner maximum resale value.

The Michigan Department of Transportation (MDOT), Office of Operations Administrative Services, Fleet Administration and Operations, plus associated Region/Business Area activities require new owned units to be trailered and delivered state-wide to include areas such as Northern Michigan and the Upper Peninsula. MDOT may also require surplus units to be trailered for sale or accident vehicles be relocated. In cases where multiple vehicles are to be moved from a single location to a single destination, trailering is required.

REQUIREMENTS

1. General Requirements

A. State Agency Responsibilities

- 1. State agencies will request service from the Contractors using the pregualified list.
- 2. State agencies will provide the prequalified Contractor by fax or email with the following RFQ information:
 - A unique vehicle number.
 - b. The vehicle identification number (VIN).
 - c. The model year of the vehicle/equipment.
 - d. The make of the vehicle/equipment.
 - e. The color of the vehicle/equipment.

- f. The name, address, zip code, contact name and phone number of the location where the vehicle/equipment is to be picked up.
- g. The name, address, zip code, contact name and phone number of the location the vehicle/equipment is to be delivered.
- h. The date and time by which the agencies need the pickup and/or delivery to occur.
- i. Any information, if known by the agencies, pertaining to the mechanical condition of the vehicle/equipment and/or existing damage to the vehicle/equipment.
- j. Whether or not the vehicle/equipment needs to be prepped.
- 3. The agencies will award the RFQ based on the lowest pricing supplied by the prequalified Contractor and will notify Contractor by fax or email of the award. The agencies will pay a fee for the job as agreed to with the Contractor. This fee is based on the bid the Contractor submits for each RFQ.

B. Contractor's Responsibilities for the requesting agency

- Contractor's pricing quotes must be faxed or e-mailed back to the requesting agency <u>within 3 hours</u> of the RFQ. Failure to return pricing quote within the allotted time will result in loss of bid. For DTMB Surplus Services, quotes should be faxed to DTMB, State Surplus at (517) 334-8262 or emailed to DTMB, State Surplus at <u>Shopsurplus@michigan.gov</u>. For MDOT, quotes should be returned to the contact listed on the RFQ.
- 2. Contractor must call the specified contact person ahead of time to arrange pick up time and delivery time.
- 3. Contractor must pick up the vehicle(s)/equipment at the agreed upon location, taking with them their faxed or emailed job list, prepping the vehicle(s)/equipment if advised to do so by the requesting agency and transporting the vehicle(s)/equipment to the agreed location all <u>within three business days of being awarded the job.</u>
- 4. Contractor must only transport the specific vehicle/equipment requested by the agency and compare VIN#s with faxed or emailed list provided.
- 5. Contractor must assure that their employees transporting the vehicle(s)/equipment are appropriately licensed, i.e. possess a valid Michigan driver's license with a commercial driver's license endorsement.
- 6. Contractor must assure the vehicle(s) being transported will be marked with the appropriate license plate.
- 7. Contractor must remove any plate/identification not belonging to the Contractor and return it to the contact person at pick up location. Trailered units can retain the State of Michigan plate.
- 8. Contractor must deliver the vehicle to the destination with at least ¼ tank of fuel in the tank.
- 9. Contractor must handle the vehicle keys as advised by the requesting agency, ensuring all radios, a/c, fan, etc., have been turned off to preserve the battery.
- 10. For DTMB Surplus Services requested services, contractor must contact Wheels Maintenance Assistance Program (MAP) at 1-800-937-8149 in the event of an accident or vehicle breakdown while

transporting the vehicle. After contacting MAP, the Contractor must notify DTMB, State Surplus at 517-373-9749. For trailered MDOT owned units the requestor and OOAS Fleet Administration & Operations must be contacted in the event of an accident or breakdown (1-517-284-6443 or 1-517-284-6444).

- 11. Contractor is solely responsible for paying any and all fines, tickets, and penalties levied against the vehicle(s)/equipment and/or Drivers/Agents, as are required by the laws of the State of Michigan, that are incurred while transporting any vehicle(s)/equipment.
- 12. Contractor must abide with the "No Smoking" policy. No smoking is allowed in the vehicles.
- 13. When notified as such by the requesting agency, the Contractor must prep the vehicle for auction by performing the following tasks:
 - a. Wash the vehicle.
 - b. Clean glass, interior and exterior.
 - c. Dress the tires (scrub and applying finishing).
 - d. Vacuum interior and trunk.
 - e. Remove decals with a cleaner without damaging vehicle.
- 14. Contractor must adhere to the specifications, timelines and processes indicated on the purchase order, RFQ, bid and Contract.
- 15. The State shall approve any additional charges for alterations in writing.

16. Quality Assurance Program

Contractor will follow the instructions of the State to ensure quality. Contractor's Quality assurance program requires Contractor's drivers to verify the vehicle by its VIN. Contractor will take a photo of the VIN and track it on Contractor's tow tickets in writing. Contractor will get a signature from the customer that the work has been completed as requested. The drivers return the log, tow slips and receipts at the end of shift. If Contractor's drivers encounter any discrepancy they call dispatch immediately to address the situation.

2. Service Levels

2.1. Time Frames

All Contract Activities must be delivered within 3 business days from receipt of purchase order. The receipt of purchase order date is pursuant to Section 2, Notices, of the Standard Contract Terms.

2.2. Delivery

Delivery will be expected within 3 business days upon date of order. Delivery will be made at a given location included in the RFQ sent to the Contractor.

2.3. Reporting

Contractor's reporting capabilities can be altered to the State's needs; however, Contractor can report information via, email, fax, phone, text or any way the State needs us to do so.

2.4. Meetings

The Contractor must attend the annual meetings.

The State may request other meetings as it deems appropriate.

3. Staffing

3.1. Contractor Representative

The Contractor must appoint a single point of contact, specifically assigned to State of Michigan accounts, that will respond to State inquiries regarding the Contract Activities, answering questions related to ordering and delivery, etc. (the "Contractor Representative").

The Contractor must notify the Contract Administrator at least 10 calendar days before removing or assigning a new Contractor Representative.

Contractor's Representative:

Lacey Anne Moore

2005 S Michigan Ave Saginaw MI 48602 Email: garystowingandrepair@gmail.com

Fax: 989-401-6498

Phone: 989-753-4300 Cell/Text: 989-239-8660

3.2. Key Personnel

The Contractor must provide the Program Manager with the names of the Key Personnel. Key Personnel must be specifically assigned to the State account, be knowledgeable on the contractual requirements, and respond to State inquires within 24 hours.

For DTMB Surplus, Contractor's Key Personnel may only be on-site at 3111 West St. Joseph, Lansing, MI 48917 during the following times: 7:30 AM to 4:00 PM EST. For MDOT, Contractor's Key Personnel may only be on-site at 2522 West Main Street, Lansing Michigan 48917 during the following times: 7:30 AM to 3:00 PM EST.

The Contractor may not remove or assign Key Personnel without the prior consent of the State. Prior consent is not required for reassignment for reasons beyond the Contractor's control, including illness, disability, death, leave of absence, personal emergency circumstances, resignation, or termination for cause. The State may request a résumé and conduct an interview before approving a change. The State may require a 30 calendar day training period for replacement personnel.

The Contractor must identify the Key Personnel, indicate where they will be physically located, describe the functions they will perform, and provide current chronological résumés.

Kev Personnel:

Lacey Moore and Raymond Haddad

3.3. Non-Key Personnel

The Contractor must notify the Contract Administrator at least 10 calendar days before removing or assigning non-key personnel.

3.4. Organizational Chart

Raymond Haddad - Member / Driver Lacey Moore – Administrator

3.5. Customer Service Toll-Free Number

The Contractor must specify its toll-free number for the State to make contact with the Contractor Representative. The Contractor Representative must be available for calls during the hours of 7:30 am to 5 pm EST.

Contractor's Number: 989-753-4300

3.6. Disclosure of Subcontractors

If the Contractor intends to utilize subcontractors, the Contractor must disclose the following:

The legal business name; address; telephone number; a description of subcontractor's organization and the services it will provide; and information concerning subcontractor's ability to provide the Contract Activities.

The relationship of the subcontractor to the Contractor.

Whether the Contractor has a previous working experience with the subcontractor. If yes, provide the details of that previous relationship.

A complete description of the Contract Activities that will be performed or provided by the subcontractor.

Of the total bid, the price of the subcontractor's work.

3.7. Security

On a case-by-case basis, the State may investigate the Contractor's personnel before they may have access to State facilities and systems. The scope of the background check is at the discretion of the State and the results will be used to determine Contractor personnel eligibility for working within State facilities and systems. The investigations will include Michigan State Police Background checks (ICHAT) and may include the National Crime Information Center (NCIC) Finger Prints. Proposed Contractor personnel may be required to complete and submit an RI-8 Fingerprint Card for the NCIC Finger Print Check. Any request for background checks will be initiated by the State and will be reasonably related to the type of work requested.

All Contractor personnel must comply with the State's security and acceptable use policies for State IT equipment and resources. See http://www.michigan.gov/dtmb/0,5552,7-150-56355---,00.html. Furthermore, Contractor personnel must agree to the State's security and acceptable use policies before the Contractor personnel will be accepted as a resource to perform work for the State. The Contractor must present these documents to the prospective employee before the Contractor presents the individual to the State as a proposed resource. Contractor staff must comply with all Physical Security procedures in place within the facilities where they are working.

If the Contractor breaches this Section, the Contractor must (i) promptly cure any deficiencies and (ii) comply with any applicable federal and state laws and regulations pertaining to unauthorized disclosures. Contractor and the State will cooperate to mitigate, to the extent practicable, the effects of any breach, intrusion, or unauthorized use or disclosure. Contractor must report to the State, in writing, any use or disclosure of Confidential Information, whether suspected or actual, other than as provided for by the Contract within 10 days of becoming aware of the use or disclosure or the shorter time period as is reasonable under the circumstances.

4. Pricing

4.1. Price Term

Pricing is firm for the entire length of the Contract.

This is a two-tier process and rates will be provided for each RFQ sent. The Bidding Contractor must provide not-to-exceed rates for each awarded job in Exhibit C, Pricing. Pricing must include all administrative and travel costs. The State will not reimburse for travel.

The Contractor's out-of-pocket expenses are not separately reimbursable by the State unless, on a case-by-case basis for unusual expenses, the State has agreed in advance and in writing to reimburse Contractor for the expense at the State's current travel reimbursement rates. See **www.michigan.gov/dtmb** for current rates.

4.2. Price Changes

Adjustments will be based on changes in actual Contractor costs. Any request must be supported by written evidence documenting the change in costs. The State may consider sources, such as the Consumer Price Index; Producer Price Index; other pricing indices as needed; economic and industry data; manufacturer or supplier letters noting the increase in pricing; and any other data the State deems relevant.

Following the presentation of supporting documentation, both parties will have 30 days to review the information and prepare a written response. If the review reveals no need for modifications, pricing will remain unchanged unless mutually agreed to by the parties. If the review reveals that changes are needed, both parties will negotiate such changes, for no longer than 30 days, unless extended by mutual agreement.

The Contractor remains responsible for Contract Activities at the current price for all orders received before the mutual execution of a Change Notice indicating the start date of the new Pricing Period.

5. Ordering

5.1. Authorizing Document

The appropriate authorizing document for the Contract will be the purchase order. DTMB and MDOT will create a purchase order for each move.

5.2 Order Verification

The Contractor must have internal controls, approved by DTMB-Procurement, to verify abnormal orders and to ensure that only authorized individuals place orders.

6. Acceptance

6.1. Acceptance, Inspection and Testing

The State will use the following criteria to determine acceptance of the Contract Activities:

The following criteria will be used by the State to determine Acceptance of the Services or Deliverables provided under this SOW:

- 1. All services shall be provided while in compliance will all state and federal laws applicable to vehicle operation and/or hauling.
- 2. A services are performed in compliance with Exhibit A and purchase order.
- 3. The Contractor shall register with the State of Michigan. Contractors may register on-line by going to http://www.michigan.gov/micontractconnect/, click on "Register as a Vendor" and then complete necessary steps under "Buy4Michigan" and "Contract & Payment Express."
- 4. All work to be performed shall be completed by the bidding Contractor, subcontracting will not be allowed.
- 5. The State reserves the right to examine the equipment and facilities, and to determine the ability of the Contractor to perform the work in accordance with the requirements.
- 6. Any issue of Contractor performance will be documented and discussed with the Contractor. The Contractor performance may affect any future awards.

6.2. Final Acceptance

Final acceptance will occur when the services have been approved by the State. Payment will be made for services accepted. Upon acceptance of a service, the State will pay for such services provided in conformance to the acceptance criteria.

7. Invoice and Payment

7.1. Invoice Requirements

All invoices submitted to the State must include: (a) date; (b) purchase order; (c) quantity; (d) description of the Contract Activities; (e) unit price; (f) shipping cost (if any); and (g) total price.

7.2. Payment Methods

The State will make payment for Contract Activities. Electronic transfer of funds is required for payments on State contracts. The Contractor must register with the State electronically at http://www.cpexpress.state.mi.us. As stated in 1984 PA 431, all contracts that the State enters into for the purchase of goods and services must provide that payment will be made by Electronic Fund Transfer (EFT).

8. Project Plan

The Contractor will carry out this project under the direction and control of the Program Manager. Within 30 calendar days of the Effective Date, the Contractor will submit a project plan to the Program Manager for final approval. The plan must include: (a) the Contractor's organizational chart with names and title of personnel assigned to the project, which must align with the staffing stated in accepted proposals; and (b) the project breakdown showing sub-projects, tasks, and resources required.

9. Liquidated Damages

Late or improper completion of the Contract Activities will cause loss and damage to the State and it would be impracticable and extremely difficult to fix the actual damage sustained by the State. Therefore, if there is late or improper completion of the Contract Activities the State is entitled to collect liquidated damages in the amount of \$500 and an additional \$50 per day for each day Contractor fails to remedy the late or improper completion of the Work in Exhibit A.

Unauthorized Removal of Key Personnel will interfere with the timely and proper completion of the Contract, to the loss and damage of the State, and it would be impracticable and extremely difficult to fix the actual damage sustained by the State. Therefore, the State may assess liquidated damages against Contractor as specified below.

The State is entitled to collect \$100 per individual per day for the removal of any Key Personnel without prior approval of the State.

The State is entitled to collect \$100 per individual per day for an unapproved or untrained key personnel replacement.

STATE OF MICHIGAN

Contract No. 071B6600107 Vehicle Hauling and Cleaning

EXHIBIT B RESERVED

STATE OF MICHIGAN

Contract No. 071B6600107 Vehicle Hauling and Cleaning

EXHIBIT C PRICING

- 1. The Contractor must provide a pricing schedule for the proposed Contract Activities.
- 2. Price proposals must include all costs, including but not limited to, any one-time or set-up charges, fees, and potential costs that Contractor may charge the State (e.g., shipping and handling, per piece pricing, and palletizing).

*Price quotes below should not include fuel surcharge for delivery.

	Passenger Vehicles (Sedan, Van, Truck, SUV, Etc.)			Trucks and Heavy Equipment (Semi, Bus, Dump Truck, Tractor, Etc.)				
Zone	Drivable/Trailer		Tow Out		Drivable/Trailer		Tow Out	
	Min. Price	Max. Price	Min. Price	Max. Price	Min. Price	Max. Price	Min. Price	Max. Price
1	\$100.00	\$225.00	\$100.00	\$225.00	N/A	N/A	N/A	N/A
2	\$225.00	\$500.00	\$225.00	\$500.00	N/A	N/A	N/A	N/A
3	\$140.00	\$425.00	\$140.00	\$425.00	N/A	N/A	N/A	N/A
4	\$100.00	\$500.00	\$100.00	\$500.00	N/A	N/A	N/A	N/A
5	\$50.00	\$325.00	\$75.00	\$350.00	N/A	N/A	N/A	N/A
6	\$275.00	\$600.00	\$275.00	\$600.00	N/A	N/A	N/A	N/A
7	\$200.00	\$600.00	\$200.00	\$600.00	N/A	N/A	N/A	N/A
8	\$600.00	\$750.00	\$600.00	\$750.00	N/A	N/A	N/A	N/A
9	\$750.00	\$1,000.00	\$750.00	\$1,000.00	N/A	N/A	N/A	N/A
10	\$1,000.00	\$1,250.00	\$1,000.00	\$1,250.00	N/A	N/A	N/A	N/A

Pricing includes cleaning and hauling

A 50% discount on the haul for return trips. For instance, if the original haul was \$300 the haul back would be \$150.

Zone	Counties
1	Clinton, Eaton, Ingham
2	Allegan, Barry, Berien, Branch, Calhoun, Cass, Kalamazoo, St. Joseph, Van Buren
3	Hillsdale, Jackson, Lenawee, Livingston, Macomb, Monroe, Oakland, Washtenaw, Wayne
4	Clare, Gratiot, Ionia, Isabella, Kent, Lake, Mason, Mecosta, Montcalm, Muskegon, Newago, Oceana, Osceola, Ottawa
5	Arenac, Bay, Genesse, Gladwin, Huron, Lapeer, Midland, Saginaw, Sanillac, Shiawasee, St. Clair, Tuscola
6	Antrim, Benzie, Charlevoix, Emmett, Grand Traverse, Kalkaska, Leelenau, Manistee, Missaukee, Wexford
7	Alcona, Alpena, Crawford, Cheboygan, Iosco, Montmorency, Ogemaw, Oscoda, Otsego, Presque Isle, Roscommon
8	Chippewa, Luce, Mackinac
9	Alger, Delta, Dickerson, Marquette, Menominee, Schoolcraft
10	Baraga, Gogebic, Houghton, Iron Keweenaw, Ontonagan

