QUESTIONS & ANSWERS FROM PRE-PROPOSAL MEETING HELD OF APRIL 10, 2017

Q. You’re asking for two people to provide a full-time service?

ATN is requesting cost proposals for contractor’s personnel. Cost proposals will be evaluated and if ATN decides to retain contractor’s staff, these provisions will be addressed in the final agreement.

Q. Will the supplier ensure that all tires are safe suitable – are all tires involved in lease contract?

Yes, tires for all ATN vehicles.

Q. Is there currently a specific number that determines when wheels become unusable?

Front tires should not be less than 4/32 and rears 2/32. We start scheduling or removing fronts at 6/32 and rear at 4/32.

Q. Where are the locations in which the tires are stored?

Portion of the tires are stored at 1354 South Anaheim Blvd., Anaheim, CA. The rest are stored at 1280 South Anaheim Blvd., Anaheim, CA.

Q. Do you have equipment or do we provide our own equipment?

Contractor will need provide tools. ATN will provide electricity, storage/work building and Air compressor for use of air equipment if needed.

Q. Will 110v and 220v be enough for equipment?

All dismounts and mount loose tires are done by hand tools. If contractor needs to use a machine equipment we should be able to provide power of 110v and 220v in the planned working area for tires.

Q. Are they steel wheels?

Aluminum on all exterior, steel on a few buses inner wheels.
Q. **Is there a refurbishing program for wheels?**  
*We added policy that we would replace the rims if they are damaged.*

Q. **Is 1354 lot going to be storage area for tires?**  
*Few tires are stored at the main storage area at 1354 South Anaheim Blvd., Anaheim, CA and most will be at the 1280 South Anaheim Blvd., Anaheim, CA.*

Q. **Where do they mount or remount tires?**  
*Tires will be mounted at the planned working site. 1280 South Anaheim Blvd., Anaheim CA. Some wheels ready to install on the bus will be at 1354 South Anaheim Blvd., Anaheim CA for emergency or scheduled work.*

Q. **Is there an issue with barrel stacking?**  
*No issue if conducted in a safe manner.*

Q. **Is there a specific time of the day when the service should be done?**  
*All the buses will be in the yard between the hours of 12:30am – 6:30am. 1280 South Anaheim Blvd., Anaheim, CA location is available with maintenance hours (24 hours). Scheduled work can be done during business hours 8am - 5pm.*

Q. **Who will determine the minimum of mounted stock that you require at all times?**  
*Contractor will need to make sure ATN has stock at all times to cover type of bus wheels.*

Q. **How many pairs of mounted stock do you want ready at all times?**  
*There isn’t a specific number. Must have enough for each type of vehicle.*
QUESTIONS & ANSWERS

Q. Page 1. Contract Award. Please confirm a new supplier will have a minimum of thirty (30) days from award of the contract to start the contract, which allows time to screen employees, order/deliver equipment, etc...

Yes, at least 30 day notice to proceed.

Q. Page 2. 2.1 General Requirements. Paragraph G.
A. Line 4. Please omit “minimum” prior to “of one (1) Service Person”.

These changes will be addressed during agreement negotiations.

Q. Page 2. 2.2 Supply of Tires.
A. Line 1. Please replace “sufficient supply” with “an adequate number of spare tires mutually agreed to by the parties”.

B. 6. Please delete “the Supplier will, to the degree possible, prior to the effective day of the strike,” as duplicative.

C. Line 7. Please omit “In any event, it is the Supplier’s responsibility to assure an adequate supply of tires at all times”.

These changes will be addressed during agreement negotiations.

Q Page 2. Tires to be Furnished by the Supplier. New paragraph. As a cost issue and basis for evaluating performance of the contract, please add: “The tires will be delivered within thirty (30) days of receipt of written order to: (address) Title to and ownership of all tires and equipment furnished by Contractor shall not pass to ATN upon delivery, but will remain with Supplier unless and until ATN has made complete payment for tires and equipment.

These changes will be addressed during agreement negotiations.
Q. Page 3. Table 1. Please update table to provide the data for the fleet:

See attachment 1.

Q. Page 3. Damaged, Lost and Stolen Tires.
A. Unnumbered paragraph 2. Line 2. Please insert “sold/” prior to “disposed”.

B. New last paragraph. “ATN WILL ACQUIRE EACH SUCH TIRE “AS IS”, AND SUPPLIER EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES AS TO THE MERCHANTABILITY, CONDITION OR FITNESS FOR A PARTICULAR PURPOSE OR FOR CONTINUED USE OF SUCH TIRES”.

These changes will be addressed during agreement negotiations.

Q. Page 4. Storage and Security. Please amend to read:
The Supplier shall maintain and replenish usable mounted spares of the appropriate tire sizes and tread depths. The ATN will provide adequate space in their operating facilities for mounted tires. The ATN agrees to provide an indoor and secure place in an enclosed building for the storage of spare tires. Security and control of the stored tires shall be the responsibility of the ATN. Risk of loss of stored tires shall be apportioned between the parties to the extent that a loss is attributable to or arises out of the negligence, fault or willful misconduct of each party. In the event that a loss is not attributable to or does not arise out of the negligence, fault or willful misconduct of either party, risk of loss shall be equally apportioned between the Supplier and the ATN. The ATN shall maintain adequate security for all tires in its possession, as well as necessary supplies and equipment.

These changes will be addressed during agreement negotiations.


A. Unnumbered paragraph 1. Line 1. Please amend to read: “Upon sixty (60) days prior written” before “request of the ATN”.

B. Unnumbered paragraph 1. Line 1. Amend to read: “shall deliver to a bus manufacturer’s, seller’s, or lessor’s facility located in North America new tires of the type furnished under the Contract for any new buses which the ATN may purchase or lease during the term of the Contract”.

C. Unnumbered paragraph 1. Line 4. Because the tires are consigned by ATN to a bus manufacturer and out of the care, custody and control of the Contractor, please replace:
“The tires shall, upon delivery...terms and conditions of the Contract”. With “Any tires lost, stolen, or damaged while in the possession of the vehicle manufacturer, seller, or lessor or while the vehicle is being delivered to ATN, shall be paid for by ATN on the basis set forth in the Contract”.

*These changes will be addressed during agreement negotiations.*

Q  Page 4. New Paragraphs required by tire lease contracts. Please add:

**Sale or Disposition of Vehicle.**

ATN shall notify Contractor prior to any sale or disposition of any of ATN's vehicles equipped with Contractor's tires and, unless Contractor requests otherwise, ATN shall purchase the unused mileage in each leased tire and for any leased tires which remain in stock after such vehicles have been sold or disposed of which cannot be used on other vehicles in ATN's fleet. Payment for the unused tire mileage on tires acquired by ATN under this paragraph shall be on the basis forth in the Contract”.

**Leased Vehicles.**

If leased vehicles are supplied with the Supplier's tires, contractor shall be notified thirty (30) days in advance and the monthly vehicle mileage will be reported for billing. Should ATN terminate or otherwise lose possession of any of the leased vehicles equipped with Supplier's tires, ATN shall pay for each tire (including spares) in accordance with contract terms”.

*These changes will be addressed during agreement negotiations.*

Q.  Page 5. 2.3. Continuous Service – Supplier

A. Paragraph 1. Line 1. Please insert “front” prior to “wheel balancing”.
B. Paragraph 1. Line 2. Please insert “visual” prior to “front wheel alignment check”.
C. Paragraph 2. Line 1. Please amend to read “... all tires comply with all applicable D.O.T. (Federal & California) standards...”.
D. Paragraph 4. Line 1. Please omit “full time supervisor”.
E. Paragraph 4. Line 4. Please insert “visual” prior to “check front wheel alignment”.

*These changes will be addressed during agreement negotiations.*

Q.  Page 6. 2.3. Continuous Service – Supplier
A. Paragraph g. Being a cost issue, please amend to read: “Remove Supplier’s leased scrap tires in a timely manner”.

B. Paragraph k. Please remove “Road call associated with tire malfunction issues will be handled jointly and based on the response time frame most advantageous to the ATN”.

These changes will be addressed during agreement negotiations.

Q. Page 6. Paragraph l.

A. Bullet #3. Please omit “Static and”.

B. Bullet #4. Contract is for Transit Tire Lease Program; consequently, kindly remove “Check and maintain pressure in all road supervisor vehicles monthly”.

These changes will be addressed during agreement negotiations.

Q. Page 6. Disposal and Environmental Safety. Line 2. Being a cost issue, please amend to read: “…and proper disposal of Supplier’s scrapped tires…”.

These changes will be addressed during agreement negotiations.

Q. Page 7. Responsibilities of the ATN. Paragraph 4. Please clarity ATN makes all tire changes from all vehicles and records tire change information on tire cards and “when Supplier is not working” may be omitted.

Yes, this is correct.

Q. Page 7. Record Keeping Requirements.

A. Paragraph 1. Please replace “15” with “10”.

B. Paragraph 3. Line 3. Following “inspection”, please insert: read: “, upon the ATN’s thirty (30) day prior written request. Any such inspection shall be at ATN’s sole expense, shall occur during normal business hours and shall be conducted by the ATN representative…”.

C. Paragraph 4. Line 3. New last sentence: “Provided that contractor shall not be required to make available any proprietary or confidential reports or statistics.

These changes will be addressed during agreement negotiations.
Q. Page 8. 2.5 Continued Tire Use Option. Subparagraph 2. Please amend to read: “...relieved of any requirements to furnish the ASN with additional tires, service, equipment or supplies during said thirty-six...”.

These changes will be addressed during agreement negotiations.

Q. Page 9. 2.5 Continued Tire Use Option. New paragraph following Paragraph 6. “If the “Continued Tire Use Option” is not exercised, please insert the other “option”: “In lieu of the above run-out option, ATN will purchase any mileage remaining thereon at the rental rate in effect immediately preceding the expiration date on the basis forth in the contract”.

These changes will be addressed during agreement negotiations.

Q. Page 10. 3.4 Authorization to Propose. Line 4. Please amend to read: “authorized officer or designated party, with accompanying delegation of authority letter, should sign the proposal...”.

These changes will be addressed during agreement negotiations.

Q. Page 14. 4.3 Technical Proposal Content. Paragraph 5. Line 3. Please delete “The proposer is required to permit ATN to inspect and examine its financial statements”.

These changes will be addressed during agreement negotiations.

Q. Page 20. Paragraph under table. Please amend to read: “We hereby agree to furnish the items on which prices are listed above and in accordance with the terms and conditions listed in the proposal document, the attached specifications, any amendments, Proposal submitted, and negotiated agreement”.

These changes will be addressed during agreement negotiations.


Done. See attached and use this form in the proposal.

Q. Unnumbered paragraph 2. Please amend to read: “We hereby agree to furnish the items on which prices are listed above and in accordance with the terms and
conditions listed in the proposal document, the attached specifications, any amendments, Proposal submitted, and negotiated agreement”.

*Can include proposed language in the Cost Proposal. ATN will not change its form.*

A. Unnumbered paragraph 2. Please amend to read: “We hereby agree to furnish the items on which prices are listed above and in accordance with the terms and conditions listed in the proposal document, the attached specifications, any amendments, Proposal submitted, and negotiated agreement”.

*Can include proposed language in the Cost Proposal. ATN will not change its form.*

**Q.** Page 23. Cost Proposal. Unnumbered paragraph 1. Please amend to read: “We hereby agree to furnish the items on which prices are listed above and in accordance with the terms and conditions listed in the proposal document, the attached specifications, any amendments, Proposal submitted, and negotiated agreement”.

*Can include proposed language in the Cost Proposal. ATN will not change its form.*

**Q.** EXHIBIT 1 – FEDERAL CERTIFICATIONS & ASSURANCES

Page 25. Civil Rights Requirements. Paragraph (1). Line 5. Confirm text should read: “In addition, the Successful Bidder agrees...”.

Page 26. Civil Rights Requirements signature page. Confirm bidder may change “California” to the state of the signatory.

Page 27. Certification of Compliance with the American with Disabilities Act of 1990 does not apply to a tire lease contract and need not be signed.

Page 28. Buy America Compliance. Please replace this certificate with the Certification requirement for procurement of steel, iron, or manufactured products in conjunction with 49 U.S.C. 5323(j)(1).

Page 29. Bidder’s certification of Energy.... Confirm this certificate does not apply pursuant to subparagraph 4 stating “required manufacturing and delivery of vehicles” as this is a tire lease agreement.

Page 30. Certification of Restriction on Lobbying. Please delete the heading “Certificate of Non-Compliance” and the immediately following paragraph as inapplicable to this certification.
These changes will be addressed upon award and prior to execution of the agreement.

EXHIBIT 2 – DRAFT AGREEMENT (Pages 9 through 14)

ALL REQUESTED CHANGES TO THE AGREEMENT WILL BE ADDRESSED DURING AGREEMENT NEGOTIATIONS.

QUESTIONS ARE LISTED BELOW STRICTLY TO ACCOUNT FOR THE RECEIPT OF THE QUESTIONS AND TRANSPARENCY.

Page 37. Article 1. Paragraph 2. Please amend to read: “Changes to any portion of this Agreement shall not be binding upon ATN or Contractor except when specifically confirmed in writing by an authorized representative of ATN and Contractor by way of a written amendment to this Agreement and issued in accordance with the provisions of this Agreement”.

Page 38. Article 3.
A. Paragraph 1. Line 1. Please amend to read “. . . the work necessary to complete to ATN’s reasonable satisfaction... “.
B. Paragraph 1. Line 3. Being a cost issue, please amend to read: “All service shall be provided at the times and places designated by ATN in Exhibit A.”
Paragraph 3. Please insert the following at the end of the first sentence of this section: ...such consent not to be unreasonably withheld.

Page 38. Article 4. Term of Agreement. In order to staff and equipment the tire shop, please amend to read: “The term of the contract will be for three (3) years with two (2) one-year options to extend by mutual agreement. This Agreement shall commence thirty (30) days after full execution of the Agreement, and shall continue in full force and effect through completion of the SOW, unless earlier terminated as provided in this Agreement”.

Page 38. Article 5. Payment.
A. Paragraph 1 and 2. Please replace in their entirety to read: “For CONTRACTOR’s full and complete performance of its obligations under this Agreement, and subject to the maximum cumulative payment obligation provisions set forth in Article 7, ANT shall pay CONTRACTOR on a firm, fixed price basis in accordance with Exhibit A, entitled Table 2 and Cost Proposal sheets, attached to and, by this reference, incorporated in and made apart of this Agreement”.
B. Paragraph 3. Line 5. Please omit “at its sole discretion, ATN may decline to make full payment for any task listed in paragraph 2 of this article until such time as CONTRACTOR has documented, to ATN’s satisfaction, that CONTRACTOR has fully completed all work required under the task”.

Page 37. Article 1. Paragraph 2. Please amend to read: “Changes to any portion of this Agreement shall not be binding upon ATN or Contractor except when specifically confirmed in writing by an authorized representative of ATN and Contractor by way of a written amendment to this Agreement and issued in accordance with the provisions of this Agreement”.

Page 38. Article 3.
A. Paragraph 1. Line 1. Please amend to read “. . . the work necessary to complete to ATN’s reasonable satisfaction... “.
B. Paragraph 1. Line 3. Being a cost issue, please amend to read: “All service shall be provided at the times and places designated by ATN in Exhibit A.”
Paragraph 3. Please insert the following at the end of the first sentence of this section: ...such consent not to be unreasonably withheld.
C. Paragraph 3. Line 8. Please omit “; final acceptance shall occur only when ATN releases the retention as described in. As partial security against CONTRACTOR...incorporated in all subcontract agreements issued by CONTRACTOR”.

Page 39. Article 5. Payment. Paragraph 4. Subparagraph 8. Second and third sentence. Prescribed language does not adequately address the characteristics of a tire lease agreement whereby leased tires are operating on buses, on parked buses, and stored in spare stock at termination of the contract. Please amend to read: “Upon termination of such funds, ATN shall make final payment to the CONTRACTOR to include compensation for work satisfactorily performed prior to the effective date and time of termination and contract close-outs for the remaining value of tread on leased tires mounted on buses and in spare stock”.

Page 40. Article 7. Maximum Obligation. Please omit “or due to termination of”. REASON: The value of the contract is based on the supply of tires and service during the five (5) year contract. Being a lease contract where there is value on the tires at the end of the five (5) year term, CONTRACTOR must continue to be reimbursed for remaining miles on buses and in spare stock.

Page 40. Article 10. Insurance.
A. Paragraph 1. Subparagraph 5. As a tire lease contract is for a product and service and not categorized as “Professional Services” offered by doctors/lawyers/engineers, please omit this paragraph in its entirety.
B. Paragraph 2. Last Sentence. Because it is not Company policy to release copies of our manuscript policies, please amend to text to read: “Furthermore, ATN would be receptive to reviewing applicable portions of CONTRACTOR’s policy at its facility and at CONTRACTOR’s expense, if necessary”.

Page 41. Article 10.: Please omit section five (5) completely.
Reason: BATO does not carry Professional Liability coverage.

Page 41. Article 10. Proof of Coverage: BATO does not agree to provide copies of our insurance policies. Alternatively, a representative may visit the BATO offices at their own expense to review insurance documents, but may not take copies with them.
Page 41. Article 11. Order of Precedence. Please amend to read: “...(2) the provisions of this Agreement including all Addenda; (3) CONTRACTOR’s proposal dated __________; (4) all exhibits; and any other documents, cited herein or incorporated by reference”.


Page 42. Article 13. Disputes.
A. Paragraph 1. Line 4. Please omit “The decision of the Executive Director shall be final and conclusive”.

B. Paragraph 2. Please remove the following language from this paragraph: “; provided, however, that any such decision shall be final and conclusive, unless the same is fraudulent or capricious, or arbitrary, or so grossly erroneous as necessarily to imply bad faith, or not supported by substantial evidence”.

C. Paragraph 3. Please add the following language at the end of the paragraph: “In the event that a resolution of the dispute is not mutually agreed upon, the parties can agree to mediate the dispute or proceed with litigation. The CONTRACTOR shall not be bound by any decision of the ATN nor shall the Contractor be required to exhaust all administrative remedies before commencing litigation in a court of competent jurisdiction within California”.

Page 42. Article 14. Termination.

A. Paragraph 1. Line 1. Following "in whole" please delete "or" and insert "but not".

REASON: It is not CONTRACTOR’s intent to service tires without furnishing the leased tires.

B. Paragraph 1. Line 6. Please delete “and Article 8, herein”. Article 8 does not reference FAR.

C. Paragraph 1. Last sentence. Prescribed language does not adequately address the characteristics of a tire lease agreement whereby leased tires are operating on buses, on parked buses, and stored in spare stock at termination of the contract and title does not transfer until paid for in full. Please amend to read: “Notwithstanding any other provision herein, if ATN terminates this Agreement for convenience pursuant to this Article 14, ATN shall provide thirty (30) days advance written notice shall be given to CONTRACTOR and ATN shall make final payment to the CONTRACTOR to include compensation for work satisfactorily performed prior to the effective date and time of termination and contract close-outs for the remaining value of tread on leased tires mounted on buses and in spare stock”.  

D. Paragraph 2. Last sentence. Please amend to read: “If the contract is terminated for default, ATN shall remit final payment to CONTRACTOR in an amount to cover all services performed and expenses incurred in full accordance with the terms and conditions of this contract up to the effective date of termination, including the remaining value of tread on leased tires mounted on buses and in spare stock less reasonable costs incurred by ATN as a result of such default or breach including but not limited to reasonable expense associated with reprocurement of the agreement.

REASON: The “title” does not change hands under a tire lease agreement until remaining value of tires are paid for in full.

E. New Paragraph 3. Please add: “If ATN fails to make any payment due or to perform any obligation under this Contract, CONTRACTOR may, at its option and without waiving or limiting any of its other rights or remedies under this agreement or at law, declare all of ATN’s indebtedness and obligations to CONTRACTOR to be immediately due and payable and may immediately terminate this agreement by giving fifteen (15) days written notice to ATN to that effect”.


PAGE 42. Article 15. Indemnification.
A. Please amend to read: “Except to the extent of any damage or losses caused by the negligence or willful misconduct of a party seeking indemnification, CONTRACTOR shall indemnify, defend and hold harmless ATN, the City of Anaheim, Caltrans, and all of their officers, directors, and employees from and against all claims (including reasonable attorneys' fees and reasonable expenses for litigation or settlement) for any loss or damages, bodily injuries, including death, damage to or loss of use of property caused by the negligent acts, omissions or willful misconduct by CONTRACTOR, its officers, directors, employees, agents, subcontractors or suppliers in connection with CONTRACTOR’S performance of this Agreement”.
B. Please insert “to the extent” between “property” and “caused” in the fourth line of this section.
C. Please insert “negligent” between “the” and “acts” in the fourth line of this section.
D. Please insert “applicable” in between “any” and “federal” in the seventh line of this section.
E. Please insert new paragraph: “Notwithstanding any other provision of this contract to the contrary, in no event shall either party be liable for any loss of actual or anticipated profits, loss of anticipated business, downtime costs or delay claims (whether direct or indirect), nor for any other special, indirect, incidental, or consequential damages arising out of, relating to, or in any way connected with this contract or the provision of tires and/or services, whether based in warranty, contract, tort, negligence, strict liability, or otherwise”.

Page 43. Article 16. Assignments. Paragraph 1. Due to this agreement being for tire lease and ATN having possession of Contractor's tires, please add make this provision by amending Paragraph 1 as follows: “Neither this Agreement nor any interest herein nor claim hereunder may be assigned by CONTRACTOR or ATN either voluntarily or by operation of law, nor may all or any part of this Agreement be subcontracted by CONTRACTOR, without the prior written consent of the other party. No assignment shall relieve either party of any obligation under this agreement.

Page 43. Article 17. Access to Records and Reports. Please insert the following at the end of this Section: Any access to Supplier's records and reports pursuant to this section shall be upon reasonable advanced notice, during normal business hours and at the sole cost and expense of the accessing party.

Page 44. Article 22. Civil Rights Assurance. Subparagraph 4. Line2. Please revise to read “... permit reasonable access to its nonproprietary...”.

A. Subparagraph 5. Clause 2. Please revise to read “... Agreement, in whole, but not in part”.
B. Subparagraph 7. Incorporation of Provisions. Please amend to read: “8. Incorporation of Provisions: CONTRACTOR shall include the provisions of paragraphs (1) through (7)...”.

Page 45-46. Article 24. Ownership of Reports and Documents. Please omit this section in its entirety. This agreement is for the lease of tires, and Contractor will not be providing any works made for hire. Contractor retains all intellectual property contained in any deliverables that are prepared in connection with this agreement.

Page 46-47. Article 26. Finished and Preliminary Data. Please omit this section in its entirety. This agreement is for the lease of tires, and Contractor will not be furnishing any finished technical data under the Agreement.

Page 47. Article 27. Please insert “or raw materials” in between “fuel” and “shortage” in the fourth line of this section.

Page 48. Article 33. Recycled Products. Line 1. Please insert “applicable” prior to “requirements”.


Page 49. Article 38. Buy America Requirements. Line 7. A tire lease contract requires the certification for procurement of steel, iron, or manufactured products. Please omit “Separate requirements for rolling stock...domestic content”.

Page 49. Article 39. Seismic Safety Requirements. Please omit this article as it is not applicable to a tire lease contract.

Page 50. Article 41. Change Terms. Unnumbered paragraph 2. Please amend to read: “EFFECTIVE DATE: This Agreement shall commence thirty (30) days after full execution of the Agreement”.

Page 50. Article 42. Authority. Paragraph R. Effective Date. Please omit this in its entirety due to duplication with prior Article and request.
Q. Are Recapped and Re-grooved tires allowed for use on rear axles on the 305/70R22.5 size? What is the required pull point for tires on the rear axles?

No recap or regrooved tires. Front tires should not be less than 4/32 and rears 2/32 We start scheduling or removing fronts at 6/32 and rear at 4/32.

Q. Please add that ATN will be responsible for damage to tires while the tires are in the possession of an OE Manufacturer.

These changes will be addressed during agreement negotiations.

Q. How are tires needing to be aired up handled on the Periodic Inspection?

This will be done by contractor.

Q. What would be the Contractor's role and responsibility on "Jointly Handled" road calls?

Contractor will not be responsible for road calls.

Q. What equipment is supplied by ATN under Parts, Materials, Labor?

ATN will provide electricity, storage/work building and air compressor for use of air equipment if needed.

Q. The Cost Proposal form has the 245/70R19.5 with an estimated tire miles for year 3 and year 5. Should this be 305/70R22.5 (BYD)?

245/70R19.5 will need to be removed.

We have Chevy/Ford 225/70R19.5, El Dorado/BYD 275/R22.5 and NABI 305/70R22.5
NOTE: Above tire mileage is an estimate only and is subject to change. ATN will report and pay or actual leased miles operated.

We hereby agree to furnish the items on which prices are listed above and in accordance with the terms and conditions listed in the Proposal Documents and the attached specifications.

COMPANY NAME_________________________ DATE________

NOTE: The Proposal Response Form must be signed by an authorized agent or officer or proposal may be considered non-responsive.
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<th>No. Buses</th>
<th>No. Wheels</th>
<th>Model yr/Model</th>
<th>GVWR steer axle</th>
<th>GVWR Center axle</th>
<th>GVWR Drive Axle</th>
<th>Tire Size</th>
<th>Tire Load Range</th>
<th>Wheel Type (alum, steel)</th>
<th>Est. Annual Veh. Mi.</th>
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<td>2012 Ford Glaval Entourage</td>
<td>6,500 lbs.</td>
<td>N/A</td>
<td>14706 lbs.</td>
<td>225/70R1 9.5</td>
<td>G 128</td>
<td>Aluminum</td>
<td>696,960</td>
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<td>Base Rate Per Tire Mile</td>
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