QUOTE NUMBER/QUOTE NAME: 19Q1, Tire Retread Services
QUOTE ISSUE DATE: May 28, 2019
QUOTE CONTRACT MANAGER: Shane Ryberg, Purchasing Agent, Shane.Ryberg@fcps.org
QUOTE CONTRACT ADMINISTRATOR: Joseph Iannuzzi, Fleet Maintenance Manager, joseph.iannuzi@fcps.org
QUESTIONS: Questions due no later than 4:00 P.M., local time, on June 7, 2019. Submit questions in writing to the Contract Manager listed above with a copy to the Contract Administrator.
OBTAINING QUOTE DOCUMENTS: To view and/or download this solicitation package please visit our webpage at www.fcps.org/bidlist. If you have problems downloading this Quote or applicable addenda, contact: joni.carlo@fcps.org
BONDS REQUIRED: NO
MBE REQUIREMENTS: NO
QUOTES DUE: 2:00 P.M., local time, on June 14, 2019. Faxed or emailed quotes are not acceptable.
SEALED QUOTES DELIVERED TO: Frederick County Public Schools
Attn: Purchasing Department
191 South East Street
Frederick, MD 21701
(Parking is available at Deck #5 on All Saints Street)

Quote proposal must be properly marked with vendor's business name, address, Quote Name and Number on the envelope or package.

ELIGIBILITY TO QUOTE: All Frederick County Public School vendors and or contractors interested in bidding on FCPS projects must register at www.emarylandmarketplace.com. FCPS will no longer accept bidder’s applications.
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Frederick County Public Schools
191 S. East Street
Frederick County Public Schools, MD, School Year 2018-19 Calendar

August 2018
24, 27-31 Fri, Mon-Fri Teachers Report to Work: Training and Preparation

September 2018
03 Mon FCPS Closed: Labor Day
04 Tue First Day of School for Students
10 Mon Schools Closed. Rosh Hashanah.

October 2018
05 Fri 2-Hour Early Dismissal for Students: Teacher Mid-Term Work Session

November 2018
02 Fri End of Term 1
05 Mon Schools Closed for Students: Teacher Work Day
06* Tue Schools Closed for Students: Election Day
07 Wed Term 2 Begins
   Wed Elementary and Middle Schools Open 4 Hours Late for Evening Parent-Teacher Conferences; High Schools Are Full Day
08 Thu Elementary and Middle Schools Open 4 Hours Late for Evening Parent-Teacher Conferences; High Schools Are Full Day
09 Fri Elementary and Middle Students Dismissed 3.5 Hours Early for Afternoon Parent-Teacher Conferences; High Schools Are Full Day
21 Wed 2-Hour Early Dismissal for Students: Teacher Work Session
22*-23* Thu-Fri Schools Closed: Thanksgiving Break

December 2018
14 Fri 2-Hour Early Dismissal for Students: Teacher Mid-Term Work Session
24*-31* Mon-Mon Schools Closed: Winter Break

January 2019
01* Tue Schools Closed: New Year’s Day
21* Mon Schools Closed: Dr. Martin Luther King Jr. Day
25 Fri End of Term 2
28 Mon Schools Closed for Students: Teacher Work Day
29 Tue Second Semester and Term 3 Begin

February 2019
18* Mon Schools Closed: Presidents’ Day

March 2019
01 Fri 2-Hour Early Dismissal for Students: Teacher Mid-Term Work Session

April 2019
04 Thu End of Term 3
05 Fri Schools Closed for Students: Teacher Work Day
08 Mon Term 4 Begins
18**, 19*, 22* Thu-Mon Schools Closed: Spring Break

May 2019
10 Fri 2-Hour Early Dismissal for Students: Teacher Mid-Term Work Session
27* Mon Schools Closed: Memorial Day

June 2019
11** Tue 2-Hour Early Dismissal/Last Day of School for Students: Teacher Work Session
12** Wed Last Day of School for Teachers

*State-Mandated Public Schools Holiday

**The school year will be extended if there are days closed for inclement weather or other emergencies. Subject to BOE revision, FCPS will make up days in the following sequence: April 18, June 12, 13 and 14. The June 2-hour early dismissal will occur on the last day of school for students.
THE CALENDAR HANDBOOK FOR 2018–2019

DIRECTORY OF SCHOOLS

ELEMENTARY

1. Ballenger Creek*  240-236-2500
   Ms. Kristen Canning, Principal
   5250 Kingsbrook Drive
   Frederick, MD 21703
   Fax 240-236-2501

2. Brunswick **  240-236-2900
   Mr. Justin McConnaughey, Principal
   400 Central Avenue
   Brunswick, MD 21716
   Fax 240-236-2901

3. Butterfly Ridge  240-566-0300
   Dr. Patricia Hosfelt, Principal
   601 Contender Way
   Frederick, MD 21703
   Fax 240-566-0301

4. Carroll Manor **  240-236-3800
   Ms. Kimberly Huffer, Principal
   5624 Adamstown Road
   Adamstown, MD 21710
   Fax 240-236-3801

5. Centerville  240-566-0100
   Ms. Tracy Hilliard, Principal
   3601 Carriage Hill Drive
   Frederick, MD 21704
   Fax 240-566-0101

6. Deer Crossing  240-236-5900
   Ms. Heather Michael, Principal
   10601 Finn Drive
   New Market, MD 21774
   Fax 240-236-5901

7. Emlitsburg *  240-236-1750
   Ms. Mary Ann Wiles, Principal
   300 South Seton Avenue
   Emlitsburg, MD 21727
   Fax 240-236-1751

8. Glade **  240-236-2100
   Mr. Lecorn Chúlíth, Principal
   9255 Glade Road
   Walkersville, MD 21793
   Fax 240-236-2101

9. Green Valley  240-236-3400
   Dr. Giuseppe Di Monte, Principal
   11501 Fingerboard Road
   Monrovia, MD 21770
   Fax 240-236-3401

10. Hillecrest **  240-236-3200
    Mr. Karl Williams, Principal
    1285 Hillcrest Drive
    Frederick, MD 21703
    Fax 240-236-3201

11. Kempton  240-236-3500
    Ms. Liz Worch, Principal
    3456 Kempton Church Road
    Monrovia, MD 21770
    Fax 240-236-3501

12. Lewistown  240-236-3750
    Ms. Dana Austin, Principal
    11191 Hessong Bridge Road
    Thurmont, MD 21788
    Fax 240-236-3751

13. Liberty  240-236-1800
    Mr. Todd Shaffer, Principal
    11820 Liberty Road
    Frederick, MD 21701
    Fax 240-236-1801

14. Lincoln ***  240-236-2650
    Ms. Kathryn Golightly, Principal
    200 Madison Street
    Frederick, MD 21701
    Fax 240-236-2651

15. Middletown  240-236-1100
    Grades 3-5
    Mr. Randy Perrell, Principal
    201 East Green Street
    Middletown, MD 21769
    Fax 240-236-1150

16. Middletown  240-236-0200
    Primary **
    Grades Pre-K–2
    Ms. Karen Hopson, Principal
    403 Franklin Street
    Middletown, MD 21769
    Fax 240-236-0201

17. Monocacy **  240-236-1400
    Mr. Troy Barnes, Principal
    7421 Hayward Road
    Frederick, MD 21702
    Fax 240-236-1401

18. Myersville  240-236-1900
    Ms. Kathy Swire, Principal
    429 Main Street
    Myersville, MD 21773
    Fax 240-236-1901

19. New Market *  240-236-1300
    Mr. Jason Bowser, Principal
    93 West Main Street
    New Market, MD 21774
    Fax 240-236-1301

20. New Midway-Woodsboro
    Ms. Kimberly Clifford, Principal
    6321 Lambert Drive
    Frederick, MD 21703
    Fax 240-236-1500

    Ms. Kimberly Seis, Principal
    1010 Fairview Avenue
    Frederick, MD 21701
    Fax 240-236-2001

22. Oakdale  240-236-3000
    Ms. Leigh Warren, Principal
    5830 Oakdale School Road
    Ijamsville, MD 21754
    Fax 240-236-3001

23. Orchard Grove **
    Ms. Shirley Olsen, Principal
    5898 Hannover Drive
    Frederick, MD 21703
    Fax 240-236-3001

24. Parkway  240-236-2600
    Ms. Stephanie Brown, Principal
    300 Carroll Parkway
    Frederick, MD 21701
    Fax 240-236-2601

25. Sabillasville  240-236-6000
    Ms. Kate Krietz, Principal
    162108 Sabillasville Road
    Sabillasville, MD 21780
    Fax 240-236-6001

26. Spring Ridge **  240-236-1600
    Ms. DeVeda Coley, Principal
    9051 Ridgfield Drive
    Frederick, MD 21701
    Fax 240-236-1600

27. Thurmont  240-236-0900
    Grades 3-5
    Ms. Debra O'Donnell, Principal
    805 East Main Street
    Thurmont, MD 21788
    Fax 240-236-0901

28. Thurmont
    Primary **
    Grades Pre-K–2
    Ms. Karen Locke, Principal
    7989 Rocky Ridge Road
    Thurmont, MD 21788
    Fax 240-236-2800

29. Tuscarora
    Dr. Kimberly Mazzaleksi, Principal
    5621 Lambert Drive
    Frederick, MD 21703
    Fax 240-566-0000

30. Twin Ridge  240-236-2300
    Ms. Susan Guillo, Principal
    1106 Leafy Hollow Circle
    Mt. Airy, MD 21771
    Fax 240-236-2301

31. Urbana at Sugarloaf  240-566-0500
    Ms. Tess Blumenthal, Principal
    3400 Stone Barn Drive
    Frederick, MD 21704
    Fax 240-566-0501

32. Valley  240-236-3000
    Ms. Tracy Poquette, Principal
    3519 Jefferson Pike
    Jefferson, MD 21755
    Fax 240-236-3001

33. Walkersville  240-236-1000
    Ms. Christina McKeever, Principal
    83 West Frederick Street
    Walkersville, MD 21793
    Fax 240-236-1050

34. Waverley **
    Ms. Jan Hollenbeck, Co-Principal
    Mr. Allie Watkins, Co-Principal
    201 Waverley Drive
    Frederick, MD 21702
    Fax 240-236-3901

35. Whittier **
    Ms. Amy Schwiedergrath, Principal
    2400 Whittier Drive
    Frederick, MD 21702
    Fax 240-236-3100

36. Wolfsville  240-236-2250
    Ms. Megan Stein, Principal
    12520 Wolfsville Road
    Myersville, MD 21773
    Fax 240-236-2250

37. Yellow Springs  240-236-1700
    Ms. Jana Strohmeyer, Principal
    8717 Yellow Springs Road
    Frederick, MD 21702
    Fax 240-236-1701

MIDDLE

38. Ballenger Creek  240-236-5700
    Ms. Jeneen Stewart, Principal
    5525 Ballenger Creek Pike
    Frederick, MD 21703
    Fax 240-236-5701

39. Brunswick
    Mr. Jay Schill, Principal
    301 Cummings Drive
    Brunswick, MD 21716
    Fax 240-236-5401
1. BIDDER REGISTRATION

   a. All Frederick County Public School (FCPS) vendors and or contractors interested in bidding on FCPS projects must register at www.emarylandmarketplace.com. FCPS will no longer accept bidder’s applications.

2. PRE-BID MEETING

   a. A Pre-Bid Meeting will be held at the date and time indicated on the cover page of this solicitation package.

   b. Attendance at the Pre-Bid Meeting is not mandatory; however, all vendors are strongly encouraged to attend.

   c. The agenda for this Pre-Bid Meeting will include the following: introduction of staff; description of scope of work; timeline/scheduling; budget priorities/concerns; and procurement responsibilities.

   d. Questions shall be submitted, via email, to the person(s) indicated on the cover page of this solicitation package. Due to possible changes and/or additions to the specifications, bids should not be submitted prior to the Pre-Bid meeting.

   e. If FCPS offices are closed, or operating on a modified schedule, due to inclement weather on the day a Pre-Bid is scheduled, the Pre-Bid is cancelled and will not be rescheduled unless an addendum is issued. Bidders are advised that they are to email questions to the identified Contract Manager by the date and time required within this solicitation. For the fastest, most reliable information, regarding closures and/or delays check the following:

       - www.fcps.org
       - Social Media: FCPS on Twitter and FCPS on Facebook
       - Email/Text Messages: Sign up for FindOutFirst email and emergency-only text messages
       - FCPS TV: Comcast Channel 18 (Frederick area)
       - Local radio and TV stations

3. RECEIPT OF BIDS

   a. Bids received prior to the time of opening will be time stamped and securely kept unopened. No bid received thereafter will be considered. FCPS will not be responsible for the premature opening of bids received that are not properly addressed or identified. Any bid may be withdrawn before the scheduled time for opening bids.

   b. All inner and outer envelopes and packaging, used by Fed Ex, UPS and etc., are to be labeled with the following:

       - Bidder Name
• Bid Number and Name
• Due Date and Time

c. Bids received after the designated date and/or time will not be accepted, regardless of when they were mailed or given to a delivery carrier.

d. Bids not received by the date, time, and location designated on the solicitation cover sheet, due to improper labeling, may be considered non-responsive.

e. In the event of inclement weather on the date when bids are scheduled to be opened and the FCPS offices are closed, or operating under a modified schedule, bids will be opened on the next business day at the same time as previously scheduled. Bids will be accepted until the scheduled time of opening on the next business day. (Often when schools are closed due to inclement weather, administrative offices remain open. When in doubt, call the Purchasing Department.)

4. **OPENING OF BIDS**

- Sealed bids will be opened at the location, date, and time indicated on the solicitation cover sheet.

- All bids received must include original signatures; no photo copies will be accepted. Unless specifically authorized, facsimile or emailed bids will not be considered. Modifications by facsimile, or email, of bids already submitted will be considered if received prior to the time set for opening. No bids will be accepted via telephone.

5. **ADDENDA**

a. All changes to the bid solicitation will be made through appropriate addenda issued from the Purchasing Department.

b. Addenda will be available on the FCPS Purchasing Department webpage. All vendors who are known by the Purchasing Department to have downloaded the bid documents will receive an email notification.

c. Addenda will be issued a minimum of five days prior to the bid opening date, unless the addenda issued extends the due date.

d. Each bidder shall ascertain, prior to submitting a bid that they have received all Addenda issued and the bidder shall acknowledge receipt on the Signature Acknowledgement Form. Failure of any bidder to acknowledge the receipt of addenda will not relieve that bidder from any obligations under this solicitation as amended by addenda. All addenda so issued will become a part of the award and contract documents.

6. **PREPARATION OF BID**

- Should any bidder be in doubt as to the meaning of the specifications, or should they find any discrepancy or omission, they shall notify the Contract Manager listed on the solicitation cover sheet. If required, bidders will be notified of clarifications and/or additional information by means of addenda.

- Bidder must submit one original proposal, with original signatures, unless otherwise specified. Bids must be prepared on the proposal form(s) provided.
c. Each bid will be sealed, show the full business address and contact information of the bidder and be signed by the person(s) legally authorized to sign contracts. All correspondence concerning the bid and contract, including notice of award, copy of contract, and purchase order, will be emailed, or mailed, to the address shown on the bid in the absence of written instructions from the bidder to the contrary.

d. The following items must be included in submission:
   i. Proposal pages completely and accurately filled out.
   ii. Signature Acknowledgement Form completed and signed.
   iii. Statutory Affidavit and Non-Collusion Certification form completed and signed.
   iv. Certificate of Compliance form completed and signed.

e. Bidders shall be required under Article 56, Section 270(4), Annotated Code of Maryland, to provide proof of Certificate of Registry and must be licensed to do business in the State of Maryland and must provide a tax certification number. Visit the following website to ensure compliance: www.Egov.maryland.gov/BusinessExpress.

f. Bids by partnerships must be signed with the partnership name, followed by the signature and designation of the person having authority to sign. When requested, satisfactory evidence of authority of the person signing will be furnished. Anyone signing the bid as an agent shall file satisfactory evidence of their authority to do so, if requested.

g. Bids by corporations must be signed with the name of the corporation, followed by the signature and designation of the person having authority to sign. When requested, satisfactory evidence of authority of the person signing will be furnished. Anyone signing the bid as an agent shall file satisfactory evidence of their authority to do so, if requested.

h. Failure to sign the bid document will result in rejection of the bid as non-responsive.

i. FCPS will not be responsible for any costs incurred by a bidder in preparing and submitting a proposal in response to this solicitation.

7. STANDARD OF QUALITY, "OR EQUAL CLAUSES," AND SUBSTITUTIONS

a. Any make/model specified in the solicitation is used only to establish a quality level, unless specifically noted in Section II. Any material or article that will perform adequately the duties imposed by the general design will be considered equal and satisfactory. FCPS retains the right to determine if items are equivalent and will be accepted.

b. It will be the responsibility of the bidder to submit a clear and concise proposal wherein each substitution and deviation is identified and described, in writing, at the time of solicitation submission.

c. In the absence of any statement to the contrary by the bidder, the submission will be interpreted as being the exact brand and/or qualities, etc., enumerated in the detailed specifications, whenever the specifications indicate a product of a particular manufacturer, model or brand.

d. Bidders must submit detailed literature if bidding an item other than the specified item. Detailed literature is defined as product features or specifications relating to construction and/or performance.
e. The detailed literature is to be arranged and labeled according to item number.

f. It is the bidders’ responsibility to submit required literature, or links to webpages, with the bid submission. Failure to submit such data as required and/or at the time designated by the Purchasing Department shall be cause for rejection of that item.

g. No substitutions or deviations will be permitted following the award of the contract unless "cause and effect" is presented in writing and approved by the Contract Manager. A statement of any credit or extra cost involved will be included with the request.

h. FCPS shall not be responsible to provide personnel, testing facilities, or other resources necessary to search out substitutions and deviations in bid proposals which are unclear through the nebulous terms such as "comparable", or blanket statements of deviation such as "our standard design, construction, hardware, finishes, etc."

i. The bidder will, upon request and with no cost to the FCPS, furnish documents, independent laboratory tests reports, and/or similar materials of proof to substantiate that the substitutions and deviations of the items they propose to furnish do not prevent these items from being truly and factually equal to, or exceeding, that which is specified.

j. The cost of testing a representative sample of an order or shipment for acceptance and compliance with specifications shall be borne by FCPS. If the order or shipment is rejected for failure to meet the requirements of the specifications or purchase description, the cost of testing will be charged to the awarded vendor.

8. **SAMPLES**

a. Samples may be requested for testing and evaluation purposes. Failure to submit samples as required at the time designated may be cause for rejection of that item.

b. All samples must be delivered with all charges prepaid to the designated point of delivery. Samples must be marked as “SAMPLE” and include the name of the bidder, bid name and number, and return instructions, if applicable.

c. The right is reserved to retain any sample submitted with bids for the purposes of examination and testing. FCPS reserves the right to use all samples in any manner which may best serve the final determination of the successful bidder, even if said examination and testing results in damage to or destruction of the sample.

d. FCPS retains the right to determine the method of testing to be utilized.

e. Samples that are not retained by FCPS must be removed within two weeks upon notification. Return shipping must be prepaid by the vendor. Samples not removed within this two-week period shall be retained, or disposed of, at the discretion FCPS, and without compensation to the bidder.

9. **BID PRICING**

a. Prices quoted shall not exceed the prices established under any governmental price control regulations.

b. All prices shall be firm for a period of 90 days from the date of bid opening unless otherwise stated in Section II. FCPS retains the right, with mutual consent of the bidder(s), to utilize the bid pricing
and approved price changes for future purchases for as long as the bidder(s) mutually agrees to extend the prices.

c. FCPS will not accept any proposal with escalator clauses, minimum order requirements or irregular features unless specifically authorized in Section II.

d. If the contract includes equipment, all prices must be FOB-Destination (inside delivery), unless specifically authorized in Section II.

e. Charges for express delivery will only be allowed if authorized by FCPS in writing.

f. The bidder(s) are encouraged to bid only one product per line item that most nearly meets the specifications. If the bidder believes that there is more than one product available, a limit of two offers will be considered for each line item.

g. If two or more particular brands, models, or makes are listed in the specifications (under Base and Alternate Bids) and the bidder has not indicated in the bid which of the two or more brands, models, etc., is being bid, it shall be understood that FCPS may require the bidder to furnish whichever is preferred by FCPS.

h. All unit prices on items bid shall be completed on the provided proposal sheet(s). A “NO BID” or “N/A” notation should be completed for each item not being bid. Blank spaces in the proposal sheet will be considered as not being bid.

i. In case of an error in the extension of prices in the bid, the unit price shall govern.

j. Unit Prices must be rounded off to no more than two decimal places unless so specified in Section II.

k. FCPS reserves the right to consider discounts in evaluating a bid with line item pricing requirements. The bidder should calculate all discounts, other than prompt payment, as part of their unit pricing.

10. TAXES

a. No charge will be allowed for federal excise, state, and/or municipal sales and use taxes, from which the Board of Education of Frederick County is exempt.

b. A contractor is not eligible, per the Maryland Comptroller’s Office, to utilize the tax exemption certificate for governmental agencies.

11. GUARANTEES AND WARRANTIES

a. The awarded vendor(s) will guarantee the material and workmanship on all services, equipment, materials, supplies, and labor, furnished by them, for a minimum period of one year from the date of acceptance, unless a longer period of time is specified in Section II.

b. If, within the guarantee period, any defects or signs of deterioration are noted, the awarded vendor(s), at their expense, shall correct the condition or they shall replace the part or entire unit of work/equipment to the complete satisfaction of FCPS. These repairs, replacements, or adjustments shall be made only at such times as will be designated by FCPS to minimize the disruption to building/school operations.

c. Should the awarded vendor(s) fail to comply with the terms of this guarantee, FCPS may have such
work performed as it deems necessary to fulfill the guarantee, charging the cost to the awarded vendor(s).

12. BID OPENING

a. Bids shall be opened in public at the time and place designated in the bid solicitation.

b. Complete evaluation of the proposals will not take place at the bid opening and no indication of award will be made. A final recommendation(s) shall be prepared for review and approval by the Board of Education of Frederick County.

c. The recommended award will be posted to the FCPS BoardDocs website a minimum of three days prior to the Board of Education meeting in which it will be presented.

d. Final award recommendation, and the bid tabulation, will be posted on the FCPS webpage, www.fcps.org/bidlist, after the Board of Education of Frederick County approval.

13. ERRORS IN BID SUBMISSIONS

a. Bidders, or their authorized representatives, are expected to fully inform themselves as to the conditions and requirements of the specifications before submitting bids. Failure to do so will be at the bidder's own risk.

b. If the bidder has made an error, the bidder may request, in writing, to have their bid withdrawn. Approval of a bidder's request is not automatic and may be given only by the Purchasing Manager. Requests for withdrawal are usually denied, unless the bidder proves to the satisfaction of the Purchasing Manager that the mistake was either a scrivener's error or another type of clearly unintentional error so departing from customary and reasonable business practices as to be obvious and to legitimately and substantially impair the vendor's business.

c. Neither law nor regulations make allowance for errors either of omission or commission on the part of the bidders. In case of error in multiplication of unit price when arriving at total price per line item, the unit price shall govern. If there is a discrepancy between the price written in numbers and the price written in words, the words will govern.

14. AWARDS OR REJECTION OF BIDS

a. The basis of award shall be the lowest responsible bidder submitting a responsive bid that conforms to the specifications established in the solicitation with consideration given to the quantities involved, time required for delivery, purpose for which required, competency and responsibility of bidder, the ability of the bidder to perform satisfactory service, and the plan for utilization of minority contractors, if applicable.

b. FCPS reserves the right to determine completeness and/or timeliness of bids, to reject any or all bids in whole or in part, to make partial awards, to waive any informality in any quotation, to increase or decrease quantities if quantities are listed in the bid, to reject any bid that shows any omissions, alterations of form, additions not called for, conditions, or alternate proposals, and to make any such award as is deemed to be in its best interest.

c. Bidders may be required, before the awarding of a contract, to show to the complete satisfaction of FCPS, that they have the necessary facilities, ability and financial resources to execute the contract in
a satisfactory manner, and within the time specified. Bidders may be required to demonstrate they have the necessary experience, history and references to assure FCPS of their qualifications.

d. The Board of Education of Frederick County reserves the right to award the bid within 90 days from the date of the bid opening unless a different time period is stated in the bid document.

e. Unless stated otherwise in Section II, the contract may be awarded by line item, group, or in the aggregate, whichever is in the best interest of FCPS.

f. In the event of a tie, where all other factors, such as past performance, are considered comparable, the award shall be made to the Frederick County based bidder; the closest Maryland out-of-county based bidder; and the closest out-of-state based bidder, in that order of preference.

g. FCPS does not have local, state or federal preference requirements except when mandated by a targeted funding source.

h. If, after competitive sealed bids have been opened, the Purchasing Manager determines that only one responsible bidder has submitted a responsive bid, the procurement contract may be negotiated with that one bidder as sole source procurement.

i. A recommendation for the award of a contract will be presented to the Board of Education of Frederick County for approval. Upon approval of the award of contract, the bidder(s) shall be notified of their award(s). If applicable, an FCPS contract document shall also be issued.

j. The Board of Education of Frederick County reserves the right to reject the bid of a bidder who has, in the opinion of FCPS, failed to properly perform under previous contracts, or, who investigation shows, is not in a position to perform the contract.

k. The Board of Education of Frederick County retains the right to reject any and all bids, if it is deemed in the best interest of FCPS to do so.

l. If, during the life of the contract, a product or service does not meet the solicitation terms and conditions, FCPS retains the right to cancel the awarded item(s) and award to a new bidder, as long as that bidder mutually agrees to the award.

15. CONTRACT FORMATION

a. Notification of the contract award will be made by letter after approval by the Board of Education of Frederick County.

b. The primary form of contract is the purchase order(s), and any agreed upon schedules, addenda, shop drawings, and documents associated with the bid solicitation/submission/award.

c. A secondary form of contract, if required, may be noted in Section II of this bid solicitation.

d. No amendment, modification or change to the contract shall be effective unless such change is in writing and mutually agreed upon by authorized representatives of FCPS and the awarded vendor(s). Changes may not significantly alter the original scope of the agreement.

16. PROTESTS

a. The Purchasing Manager or designee (when the Purchasing Manager administers the bid being
protested) shall attempt to resolve, informally, all protests of bid award recommendations. Bidders are encouraged to present their concerns promptly to the Contract Manager for consideration.

i. The bidder must submit their concern, in writing, addressed to the Purchasing Manager. It should include the following:
   - Name, address, contact information of the protestor;
   - Statement of reasons for the protest;
   - Supporting documentation to substantiate the claim;
   - The remedy sought.

ii. The protest must be received by the Purchasing Manager at least two calendar days prior to the date of the Board of Education meeting at which the recommendation will be presented. It is the vendor’s responsibility to ascertain the date and time of award.

iii. A bidder who does not file a timely protest before the contract is awarded by the Board of Education of Frederick County is deemed to have waived any objection.

b. The Purchasing Manager shall inform the Chief Financial Officer and/or general counsel upon receipt of the protest, and shall confer with them prior to the issuance of a decision regarding disputes of contracts or awards valued at $25,000 or above.

c. The Purchasing Manager shall issue a decision in writing.

d. Should the protestor disapprove of the Purchasing Manager’s decision, they have the right to address the Board of Education of Frederick County during the public comment section of the same Board meeting where the award recommendation is scheduled for award.

e. The Board of Education of Frederick County’s decision is deemed the final action at the local level.

f. A bidder may appeal a decision of the Board directly to the Maryland State Board of Education in accordance with Board Policy 105.11 and Maryland law.

17. CONTRACT ASSIGNMENT

a. The awarded vendor(s) will not assign or transfer any portion of their interest or obligation under this Agreement to any third party, without the prior written consent of the Contract Manager. Nothing herein shall be construed to create any personal or individual liability upon any employee, officer, elected official of the Board of Education of Frederick County, nor shall this Agreement be construed to create any rights hereunder in any person or entity other than the parties to this Agreement.

b. The awarded vendor(s) will, when required, submit to the Contract Manager, in writing, the name of each subcontractor they intend to employ, the portion of the material to be furnished, their place of business, and any such information as may be required in order to know whether such subcontractor is reputable and reliable and able to furnish satisfactorily the material as called for in the specifications.

c. FCPS reserves the right to approve or disapprove all subcontractors to be employed on a project. FCPS further reserves the right to approve or disapprove a change of subcontractor once an initial subcontractor has been approved. Any increased cost associated with the change of a subcontractor shall be the full obligation and responsibility of the awarded vendor(s).
d. The awarded vendor(s) will not legally, or equitably, assign any of the funds payable under the contract, or its claim thereto, unless by, and with, the consent of the Contract Manager.

e. The awarded vendor(s) will have the same provisions inserted in all subcontracts relative to the terms of the general conditions and other contract documents. Nothing contained in this contract shall create any contractual relations between any subcontractor and FCPS.

18. **MULTI-YEAR CONTRACT**

a. Contracts that require funding appropriation for more than one fiscal year automatically terminate if money sufficient for the continued performance is not appropriated for any fiscal year. The date of termination is the last day of the fiscal year for which money was last appropriated, or the date provided in the termination clause of the procurement contract, whichever is earlier.

b. If the multi-year contract is terminated due to lack of funding, FCPS shall reimburse the vendor for the reasonable value of any nonrecurring costs that were incurred as a result of the multi-year contract, but not amortized in the price of the supplies or services delivered under the multi-year contract. The reasonable value will be negotiated, and mutually agreed upon, by FCPS and the vendor.

c. The cost of termination may be paid from any appropriation available for that purpose.

19. **HOLD HARMLESS**

It is understood that the awarded vendor(s) shall defend and hold harmless the Board of Education of Frederick County, and its representatives, from all suits, actions, or claims of any kind brought about as a result of any injuries or damages sustained by person(s) or property during the performance of this contract.

20. **CONTRACT DISPUTES**

a. Any dispute arising under this contract shall be decided by the Contract Administrator, the Contract Manager and the Purchasing Manager, who will communicate their decision to writing and furnish a copy to the vendor. This decision shall be final and conclusive unless, within 30 days, the vendor furnishes a written appeal addressed to the Board of Education of Frederick County. The local Board of Education has the right to hear appeals as provided by Maryland law.

b. The Board of Education of Frederick County, or its duly authorized representative, will review the appeal for the determination of such appeal and their finding shall be final and conclusive. In connection with any appeal preceding under this clause, the vendor will be afforded an opportunity to be heard and to offer evidence in support of his appeal. Pending final decision of a dispute, the vendor shall proceed diligently with the performance of the contract and in strict accordance with the FCPS staff’s decision. Exceptions are decisions determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous as to imply bad faith, or not supported by evidence.

c. This clause does not preclude consideration of laws questioned in connection with the decision provided for above.

21. **TERMINATION FOR DEFAULT**

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Section I – General Terms and Conditions

Rev. 07.13.2016
a. When an awarded vendor has not performed or has unsatisfactorily performed the contract, payment shall be withheld at the discretion of FCPS. FCPS may, by written notice of default to the vendor, terminate the whole or any part of the contract in any of the following circumstances:

i. If the vendor fails to perform the services or provide the products within the time and manner specific herein or any extension thereof, or:

ii. If the vendor fails to perform any of the provisions of this contact, or fails to make progress as to endanger performance of this contract, in accordance with its terms and in either of these two circumstances does not cure such failure within a period of ten calendar days (or longer as authorized by the Purchasing Manager) after receipt of written notice from the Purchasing Manager of such failure, or:

iii. If the vendor willfully attempts to perform the services other than specified as to coverage, limits, protections, and quality or otherwise, without specified authorization in the form of contract amendment, or:

iv. If a determination is made by FCPS that the obtaining of the contract was influenced by an employee FCPS having received a gratuity, or a promise therefore, in any way or form.

b. In the event FCPS terminates the contract in whole or in part, FCPS may procure such products and services, in a manner the Purchasing Manager deems appropriate, and the vendor shall be liable to FCPS for any additional cost(s) incurred.

c. If, after notice of termination of this contract under provisions of this clause, it is determined for any reason that the vendor was not in default under the provisions of this clause, or that the default was excusable under the provisions of this clause, the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to a termination for convenience.

22. TERMINATION FOR CONVENIENCE

The contract may be terminated by FCPS in accordance with this clause in whole, or in part, whenever FCPS determines that such a termination is in the best interest of FCPS. Written notice shall be given a minimum of 30 days in advance. FCPS will pay for all services, in accordance with contract pricing, up to the date of the termination. However, the awarded vendor(s) shall not be reimbursed for any anticipatory profits that have not been earned up to the date of termination. Under this contract, the awarded vendor does not have a right to unilateral termination for convenience.

23. GOVERNING LAW AND VENUE

The solicitation shall be construed in accordance with, and interpreted under, the laws of the State of Maryland. Any lawsuits shall be filed in the appropriate State Court located in Frederick County, Maryland.

24. MULTI-AGENCY PARTICIPATION

a. FCPS reserves the right to extend the terms and conditions of this solicitation to any and all other agencies within the state of Maryland, as well as, any other federal, state, municipal, county, or local governmental agency under the jurisdiction of the United States and its territories. This is conditioned upon mutual agreement of all parties pursuant to special requirements, which may be appended thereto. The awarded vendor(s) agrees to notify the issuing body of those entities that wish
to use any contract resulting from this bid and will also provide usage information, which may be requested.

b. By agreeing to extend the contract to other agencies, the vendor(s) reaffirms and warrants his original commitment to FCPS so that afterwards all items and services shall continue to conform to the requirements and conditions of the original agreement for its duration. Agencies who utilize the contract agree to notify FCPS Purchasing Department of any significant experiences, problems or issues which may, or may have the potential to, affect our administration of this contract.

c. FCPS assumes no obligation on behalf of any other agency and shall be held harmless if either party is damaged due to the agency or vendor’s failure to become informed of, or comply with, any provision or pricing under this agreement. All purchase orders and billing will be transacted between the vendor and the public agency.

d. Each participating jurisdiction or agency shall enter into its own contract with the awarded vendor(s) and this contract shall be binding only upon the principals signing such an agreement. Invoices shall be submitted in duplicate “directly” to the ordering jurisdiction for each unit purchased. Disputes over the execution of any contract shall be the responsibility of the participating jurisdiction or agency that entered into that contract. Disputes must be resolved solely between the participating agency and the awarded vendor(s). The Lead Agency does not assume any responsibility other than to obtain pricing for the specifications provided.

25. PACKAGING AND DELIVERY REQUIREMENTS

a. All materials must be securely packed in accordance with accepted trade practices.

b. A packing list will be included in each shipment. This list shall contain the following information: Purchase Order Number, Vendor Name, Item Description, Item Number, Quantity and Delivery Location. Failure to comply with this condition may be considered sufficient reason to refuse to accept the goods.

c. All materials, supplies and equipment for FCPS shall be delivered F.O.B Destination. Unless otherwise noted in Section II, all items shall be delivered inside the office, school, or warehouse.

d. Special delivery and handling instructions will be defined in Section II of each bid.

e. All school deliveries shall be made during the hours of 9:00 A.M. and 2:00 P.M. local time and only on regular school days, see School Calendar Closings enclosed, except where modified in Section II.

f. All warehouse deliveries shall be made during the hours of 9:00 A.M. to 2:30 P.M. on all regular scheduled school days, see School Calendar Closings enclosed, except where modified in Section II.

g. Bulk materials, delivered to the Warehouse, are to be delivered on skids, or pallets, to the Warehouse receiving platform.

h. No help for unloading will be provided. Suppliers shall notify their delivery personnel accordingly.

i. The awarded vendor(s) shall be held responsible for and shall be required to make good at their expense, any and all damage done or caused by their employees in the execution of the contract as determined by FCPS.

j. The vendor will be required to furnish proof of signed delivery in every instance. Delivery receipts
indicating only the number and weight of cartons received will not constitute "proof" of delivery in the event of a dispute. FCPS will not accept responsibility for deliveries that have not been signed for by an FCPS employee.

26. BILLING AND PAYMENT

a. Invoices shall be submitted to: accounts.payable@FCPS.org or in duplicate to:

FREDERICK COUNTY PUBLIC SCHOOLS
Accounts Payable Department
191 South East Street
Frederick, MD 21701

b. Invoices and packing slips must contain the following information:
   i. Bid Number
   ii. Purchase Order Number
   iii. Item Number (if applicable)
   iv. Quantity (if applicable)
   v. Brief Description of Item or Work Performed
   vi. Unit Price Bid/Partial Payment Amount
   vii. Extended Total for Each Item
   viii. Grand Total
   ix. Public School Construction Number (PSC) (if applicable)

c. Payments will be made by FCPS check, single use credit account or credit card. Credit card statements with level three data are preferred. Bidders are prohibited from charging additional costs or fees from their bid price to process such orders.

27. COMPLIANCE WITH SPECIFICATIONS

a. The awarded vendor(s) will abide by, and comply with, the true intent of the specifications and not take advantage of any unintentional error or omission, but will fully complete every part as to the true intent and meaning of the specifications and drawings.

b. Whenever mention is made of any article, material, or workmanship to be in accordance with laws, ordinances, building codes, underwriter's code, A.S.M.E. regulations, or similar expressions, the requirements of these laws, ordinances, etc., shall be construed as to the minimum requirements of these specifications.

c. Where the requirements of the specifications call for a higher grade and are not in conflict with the laws, ordinances, etc., the specifications shall govern.

d. In the case of any apparent conflict between the specifications and such laws, ordinances, etc., the awarded vendor(s) will contact the Contract Administrator and the Contract Manager for a decision before proceeding with any work.

28. LIQUIDATED DAMAGES

a. A date for delivery and/or installation/assembly shall be stated in the specifications. Requests for extension of completion time due to strikes, lack of materials, or any other causes over which the awarded vendor(s) has no control must be submitted, in writing, with supporting documentation, to
the Contract Manager. Requests must occur immediately upon occurrence of conditions for a time extension to be granted. Extensions are not guaranteed.

b. If the awarded vendor(s) fails to provide the services, equipment, or other items required within the prescribed time limits, the Contract Manager may elect to obtain services, equipment, or other items necessary from an alternate source.

c. The awarded vendor(s) will pay any additional cost(s) incurred by FCPS for obtaining replacement services, equipment, and other necessary items.

d. FCPS shall have the unilateral right of alternate source selection to perform the work when the awarded vendor(s) does not perform the required work.

e. In addition to, or in lieu of, paying for any incurred replacement costs(s), the awarded vendor(s) may pay liquidated damages, in the amount of $150 per day, for any delay or failure in performance, as well as any related damages sustained by FCPS.

f. The assessment of liquidated damages by FCPS against the awarded vendor(s) does not supersede or affect the right of FCPS to impose other remedies that may be available.

29. SAFETY REQUIREMENTS

a. When applicable, all machinery/equipment must meet OSHA-MOSHA requirements as to the safety of the operation of the equipment. All required safety devices shall be included in the price(s) bid.

b. When applicable, kitchen equipment and supplies must meet Maryland State Health Department, National Sanitation Foundation (NSF) and Frederick County Health Department requirements.

c. All construction activities must be conducted in strict compliance with OSHA/MOSHA requirements.

d. Equipment offered which fails to comply with any applicable section of the National Electrical Code, or is not U.L. Listed (where U.L. Listings have been established for that type of device) shall be rejected.

e. The awarded vendor(s) shall submit Safety Data Sheets (SDS) for all items awarded to that vendor provided under the terms of this proposal, if applicable.

f. The awarded vendor(s) and subcontractor(s) are required to comply with all provisions of the Access to Information about Hazardous and Toxic Substances Act, a part of the Maryland Occupational Safety and Health Law.

g. The awarded vendor(s) is responsible to report to FCPS any asbestos material or suspected material found or uncovered that is not part of the scope of the project. In addition, they may not introduce new asbestos or asbestos bearing materials into the site.

h. It is the responsibility of the awarded vendor(s) to comply with all Municipal, State, and Federal EPA regulations and laws when handling or disposing of asbestos materials.

i. If the awarded vendor(s) intentionally endangers or jeopardizes the health of any building/school occupant(s) through mishandling of hazardous material, the vendor(s) will be held liable for such action.
30. **LAWS AND REGULATIONS**

   a. The vendor will comply with all Federal, State, and local laws, ordinances and regulations pertaining to work under their charge. If the vendor performs any work which it knows or should know to be contrary to such laws, ordinance, and regulations and without such notices to FCPS they shall bear all costs arising therefrom.

   b. All vendors and subcontractors must abide by the Board of Education of Frederick County policies and FCPS regulations while working on school property.

   c. The vendor certifies that their firm adheres to or follows non-discriminatory practices with respect to the employment and promotion of personnel without regard to color, creed, race, sex, or national origin.

31. **PATENTS**

   The vendor will defend all suits or claims for infringement of any patent rights and will save the Board of Education of Frederick County harmless from loss.

32. **TECHNOLOGY-BASED INSTRUCTIONAL PRODUCTS**

   All FCPS technology based instructional products (instructional software, online resources, and computer based equipment) must be consistent with the federal Rehabilitation Act, Maryland Subpart B Technical Standards, Section 508, for accessibility by students with disabilities unless doing so would fundamentally alter the nature of the instructional activity or result in undue financial and administrative burdens. Requests for bids, proposals, procurement contracts, and grants will follow established procedures for evaluating compliance to accessibility standards in all purchase decisions.

33. **EMPLOYMENT OF CHILD SEX OFFENDERS AND PERSONS WITH UNCONTROLLED ACCESS TO STUDENTS**

   a. Be advised that individuals who are registered sex offenders are not eligible to work on any FCPS’ project. The awarded vendor(s) must initially check the Maryland Department of Public Safety & Correctional Services’ Maryland Sex Offender Registry and search for the name of any employee to be assigned to work on this project. This applies to subcontractors and material/equipment suppliers as well. For projects lasting more than a few months, the vendor will periodically re-check the names of workers against the registry to ensure ongoing compliance. In the event that a registered sex offender is discovered to be working on a FCPS project, whether through employment by the vendor, subcontractor or equipment or material supplier, FCPS will notify the site superintendent to immediately remove the individual from the premises and permanently terminate his work assignment. FCPS may terminate this contract at no additional costs, as a result if the vendor is unable to demonstrate they have exercised care and diligence in the past in checking the Maryland registry.

   b. Contracted service providers who have regular, direct and unsupervised access to children cannot begin service without undergoing the same process as new employees per FCPS Regulation 300-33. If required, an awarded vendor(s) is responsible for payment of the full cost of the criminal background check. Additional information regarding this requirement will be found in Section II.

   c. The awarded vendor(s), or subcontractor(s), may not knowingly assign an employee to work on FCPS school premises with direct, unsupervised, and uncontrolled access to children, if the employee
has been convicted of a crime identified as a crime of violence.

d. The awarded vendor(s) will not assign employees who has been convicted of an offense under § 3-307 or § 3-308 of the Criminal Law Article or an offense under the laws of another state that would constitute a violation of § 3-307 or § 3-308 of the Criminal Law Article if committed in the state.

e. An awarded vendor will not assign employee who has been convicted of a crime of violence as defined in § 14-101 of the Criminal Law Article, or an offense under the laws of another state that would be a violation of § 14-101 of the Criminal Law Article if committed in this state.

34. DRUG, ALCOHOL, AND TOBACCO-FREE WORKPLACE

a. All awarded vendors and subcontractors must abide by Board Policy 112 while working on any FCPS property at all times.

b. The Board of Education of Frederick County endorses the provisions of Public Law 100-690, Title V, Subtitle D (Drug-Free Workplace Act of 1988) and Public Law 101-226 (The Drug-Free Schools and Communities Act of 1989) and regulations promulgated there under and establishes a drug-free and alcohol-free workplace and school system.

c. Maryland State Law (COMAR 13A.02.04) provides that each local school system is required to maintain a tobacco-free school environment.

35. WEAPON POSSESSION ON SCHOOL PROPERTY

a. The criminal code of Maryland makes it illegal to possess a weapon on school property.

b. No person shall carry or possess any rifle, gun, knife, or deadly weapon of any kind on FCPS property.

c. Any awarded vendor(s) whose employees violate this clause may be subject to the termination of the contract for cause.

36. FOREIGN LANGUAGE TRANSLATOR REQUIREMENT

a. An awarded vendor(s) that assigns employees to an FCPS project that do not speak English must have an on-site, full time interpreter.

b. Failure of an awarded vendor(s) to have an on-site, full time interpreter that is fluent in speaking and understanding an employee’s native language for those employees that do not speak English is reason for immediate termination of the contract for cause.

37. ILLEGAL IMMIGRANT LABOR

The use of illegal immigrant labor to fulfill contracts solicited by FCPS is in violation of the law and is strictly prohibited. Awarded vendor(s) and subcontractors must verify employment eligibility of workers in order to assure that they are not violating federal/state/local laws regarding illegal immigration. A compliance audit may be conducted.

38. STUDENT/STAFF CONFIDENTIALITY
Under no circumstances may any vendor/contractor/provider/consultant release, disclose, sell or otherwise use names, addresses, or any other information related to students, or staff, of FCPS and may only use this information for purposes required under any contract/agreement or memorandum of understanding.

39. PUBLIC INFORMATION ACT NOTICE

a. Bidders should identify those portions of their solicitation, which they deem to be confidential, or to contain proprietary commercial information or trade secrets. Bidders should provide justification why such material, upon request, should not be disclosed by FCPS under the Public Information Act, Title 4, General Provisions Article, Annotated Code of Maryland.

b. Unless portions of a solicitation are identified as confidential, all records are considered public. A person or governmental unit that wishes to inspect a public record, or receive copies of a public record, shall submit a written or electronic request and direct it to the Office of Legal Services per FCPS Regulation 200-42.

40. FORCE MAJEURE

Force Majeure is defined as an occurrence beyond the control of the affected party and not avoidable by reason of diligence. It includes the acts of nature, war, riots, strikes, fire, floods, epidemics, terrorism, or other similar occurrences. If either party is delayed by Force Majeure, said party shall provide written notification to the other within 48 hours. Delays shall cease as soon as practicable and written notification of same provided. The time of contract completion may be extended by contract modification, for a period of time equal to that delay caused under this condition. FCPS may also consider requests for price increase for raw materials that are directly attributable to the cause of delay. FCPS reserves the right to cancel the contract and/or purchase materials, equipment or services from the best available source during the time of Force Majeure, and the vendor shall have no recourse against FCPS. Further, except for payment of sums due, neither party shall be liable to the other or deemed in default under this contract, if and to the extent that such party’s performance of this contract is prevented by reason of Force Majeure as defined herein.

41. ETHICS POLICY

a. The Board of Education of Frederick County has an Ethics Policy, which covers conflict of interest, financial disclosure and lobbying. All bidders are expected to comply with any and all Ethics Policies that may apply to them individually or as a business entity.

b. All bidders should carefully review Board Policy 109, Ethics, which prohibits FCPS employees from benefiting from business with the school system.

42. NON-COLLUSION

a. Bidder represents and certifies that prices for these services have been arrived at independently without consultation, communication, or agreement for the purpose of restricting competition or any matter related to such prices with any competitor or other bidder. Prices quoted in this bid have not been knowingly disclosed directly or indirectly to any competitor or other vendor prior to the opening of this bid.

b. Bidder represents and certifies that it has not employed or retained any other company or person (other than a full-time bona fide employee working exclusively for the bidder) with the primary
intent to solicit or secure the contract.

43. **CONFLICT OF INTEREST**

The bidder will advise FCPS in writing as soon as possible, but not later than the date of award of the contract, of any known relationships with a third party, or FCPS employee or representative, which would present a significant advantage to one bidder over another bidder or present a conflict of interest with the rendering of products and services under this agreement.

44. **EMARYLANDMARKETPLACE REGISTRATION**

Contractors are required to register with www.eMarylandMarketplace.org within five days following notice of award. Maryland law requires local and state agencies to post award notices on eMaryland Marketplace. This cannot be done without the contractor’s self-registration in the system. Registration is free. Failure to comply with this requirement may be considered grounds for default. It is recommended that any interested bidder register with eMaryland Marketplace regardless of the award outcome for this procurement as it is a valuable resource for bid notification for municipalities through Maryland.
QUOTE 19Q1, TIRE RETREAD SERVICES
FREDERICK COUNTY PUBLIC SCHOOLS (FCPS)
SPECIFIC TERMS AND CONDITIONS
SECTION II

1. **SCOPE**
   It is the intent of this quote to establish a contract for the purchase of retread tires to be used by Frederick County Public Schools Transportation Department.

2. **CONTRACT PERIOD**
   a. This contract shall be effective from July 1, 2019 through June 30, 2021, with one (1) two-year renewal option available.
   
   b. FCPS retains the right of cancellation for any reason within 30 days written notification. Failure to perform in the time and/or manner agreed to may result in immediate cancellation of this contract.

3. **PRICING**
   a. All prices shall remain firm through the initial contract period.
   
   b. FCPS expects all vendors to provide year over year cost reductions recommendations.
   
   c. Price decreases are acceptable at any time, need not be verifiable, and are required should the contractor/producer/processor/manufacturer experience a decrease in costs associated with the execution of the contract.
   
   d. Price adjustments from the contractor/producer/processor/manufacturer for any/all items may be considered at renewal. The request is subject to approval by the Contracting Officer. The request must be submitted in writing at least 60 days prior to the renewal term and shall be accompanied by supporting documentation.
   
   e. Should the awarded vendor, at any time during the life of the contract, sell materials of similar quality to another customer, or advertise special discounts or sales, at a price below those quoted within the contract, the lowest discounted prices shall be offered to FCPS.

4. **AWARD**
   a. The contract will be awarded to the lowest responsive and responsible bidder. The lowest bidder is determined by the aggregate amount by group of the unit prices extended by the quantities set forth in each group of the proposal sheet. Bidders must bid each item in order to be eligible for an award.
   
   b. This contract will be awarded to a single vendor or to multiple vendors, whichever is in the best interest of the BOE of Frederick County. Vendors shall be awarded based on the evaluation of the data submitted with the bid. Therefore, respondents are advised to include any and all information needed to make a proper evaluation. Consideration shall be given to any previous performance for the BOE as to quality of service, acceptable merchandise and bidder’s ability to perform should they be awarded the contract.
5. **INVOICING**

All copies of invoices and all inquiries regarding payment must be directed to the **FCPS/Accounts Payable** office located at **191 South East Street, Frederick, MD 21701**. Failure to comply with this requirement may delay payment.

6. **AUTHORIZED DEALERS**

Only manufacturers, or their authorized dealers, may bid on equipment requested herein. At the discretion of the Board of Education of Frederick County a certificate, executed by the manufacturer, may be requested stating that the bidder is an authorized agent of the manufacturer and is duly authorized to service and maintain the equipment.

7. **DAMAGES/RESPONSIBILITIES FOR ITEMS TENDERED**

   a. The vendors will be held responsible for and shall be required to make good, at their own expense, any or all damages done or caused by them or their workers in the execution of the contract.

   b. The vendors will be responsible for the items covered by this contract until they are delivered and/or installed/assembled at the designated place of delivery.

8. **PREPARATION OF PROPOSAL**

   a. The quotes will be submitted in a sealed envelope.

   The Quote will include the following forms completed:
   
   - Signature Page
   - Statutory Affidavit and Non-Collusion Certification
   - Certification of Compliance
   - Supporting documents

   b. No separate costs for travel, mileage, overhead or miscellaneous are acceptable. All costs are to be included in the price of the product.

9. **VENDOR PERFORMANCE EVALUATION**

   a. The Contract Manager and Administrator shall confer periodically to discuss the status of the contract. Issues of noncompliance may arise throughout the contract term and shall be brought to the attention of the Contract Manager as they occur.

   b. The Contract Manager or Administrator may request multiple metrics, from the vendor, to evaluate contract performance. Metrics may include, but are not limited to:

   i. Delivery
   ii. Response time
   iii. Backorders
   iv. Quality of deliverables
   v. Invoicing
   vi. Sales data (Contract data, non-contract data)
   vii. Financial

   c. Where technical, construction or performance specifications have been identified in the bidding document, the contract administrator shall utilize these specifications as the basis of determining contract compliance.
d. If noncompliance occurs, it shall be documented in a timely manner, including actions taken and final resolution. Copies of the correspondence will be maintained in the Purchasing Department bid documents.

e. Issues of noncompliance will be handled on a case by case basis. This may include, but is not limited to, written correspondence, face-to-face meetings, and/or an agreed upon performance management plan. FCPS retains the right to terminate the contract, in whole or in part, if the noncompliance issue is not resolved to the satisfaction of FCPS.

10. CONTRACTOR'S AND SUBCONTRACTOR'S INSURANCE

FCPS requires insurance certificates evidencing the compliance of insurance requirements at least ten calendar days after receipt of the Notice of Award. The vendor will not commence work until a notice to proceed letter, or purchase order, is issued, nor will the vendor allow any subcontractor to commence work on their subcontract until the insurance required of the subcontractor has been obtained and approved.

a. Worker's Compensation
The vendor will procure and maintain, during the life of the contract, Worker's Compensation Insurance, as required by applicable State laws. In the case of sublet work, the vendor will require the subcontractor similarly to provide Worker's Compensation Insurance for all of the latter's employees to be engaged in such work unless such employees are covered by the protection afforded by the vendor’s Worker's Compensation Insurance.

b. Employers' Liability Insurance
The vendor will procure and maintain, during the life of the contract, Employers' Liability Insurance in the following amounts:

- E.L. Each Accident $100,000.00
- E.L. Disease - Each Employee $100,000.00
- E.L. Disease - Policy Limit $500,000.00 each employee

The vendor will require any subcontractor to procure and maintain Employer's Liability Insurance during the life of the contract. It will be the responsibility of the vendor to ensure that all subcontractors comply with this provision, and the vendor will indemnify, and hold harmless, the Board of Education of Frederick County for the failure of the vendor, or any subcontractor, to comply with these provisions.

c. Commercial General Liability Insurance
The vendor will procure and maintain, during the life of the contract, Commercial General Liability Insurance including premises and operations, completed operations and products, on a per occurrence basis, with at least the following limits:

- General Aggregate $2,000,000 per project
- Products-Completed Operations Aggregate $2,000,000
- Personal & Advertising Injury $1,000,000 each occurrence
- Each Occurrence $1,000,000
- Fire Damage $50,000
- Medical Expense $5,000 any one person

The “X, C, U” Coverage for explosion, collapse, and underground property damage shall not be excluded from the policy.

Completed operations liability coverage shall be in force for one year after completion of work.
d. **Scope of Insurance and Special Hazards**  
The insurance required in C. and E. will provide adequate protection for the vendor and subcontractors, respectively, against damage claims which may arise from operations under the contract, whether such operations be by the insured or by anyone directly or indirectly employed by them and, also against any of the special hazards which may be encountered in the performance of this contract as enumerated in C. above. Insurance coverage required under C. above shall specifically include property damage caused by conditions otherwise subject to exclusions "X, C, U" (Explosion, Collapse or Underground Damage) as defined by the National Bureau of Casualty Underwriters. **Exceptions:** contracts that do not require excavation or underground work are not required to have the above "X, C, U" coverage.

e. **Comprehensive Automobile Liability**  
The vendor shall maintain Comprehensive Automobile Liability Insurance including all automotive equipment owned, non-owned and hired, operated, rented, or leased. Minimum limits of Automobile Liability Insurance shall be:

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<th>Coverage</th>
<th>Limit</th>
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<tr>
<td>Bodily Injury</td>
<td>$1,000,000 per person/$1,000,000 accident</td>
</tr>
<tr>
<td>Property Damage</td>
<td>$1,000,000 each occurrence, or</td>
</tr>
<tr>
<td>Combined Single Limit Bodily Injury and Property Damage Liability</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

f. **Subcontractor's Insurance**  
The vendor will either:

i. Require each of their subcontractors to procure and maintain, during the life of the subcontracts, Liability Insurance of the type and in the same amounts as specified above; or

ii. Insure the activities of the subcontractors in their own policies. It will be the responsibility of the vendor to insure that all subcontractors comply with this provision, and the vendor will indemnify and hold harmless the Board of Education of Frederick County for the failure of the vendor, or any subcontractor, to comply with these provisions.

g. **Builder's Insurance**  
FCPS shall provide and maintain Builder's Risk Protection.

h. **Proof of Carriage of Insurance**  
The vendor will furnish FCPS with certificates showing the type, amount, class of operations covered, effective dates and dates of expiration of policies. Such certificates also shall contain substantially the following statement: "The insurance covered by this certificate will not be cancelled or materially altered, except after thirty days written notice has been received by FCPS."

i. **Additional Insured**  
The Owner, Board of Education of Frederick County, the Frederick County Government, and other entities stipulated by the Owner, shall be named as additional insured on all vendor’s policies, other than Worker’s Compensation Insurance policy. The vendor’s insurance will be primary and non-contributory to any insurance carried by the Board of Education of Frederick County or other entity. Waiver of subrogation applies to above policies in favor of the certificate holder. Insurance providers must have an AM Best Company rating of at least A-/VIII.

**11. USE OF FCPS SERVICES AND FACILITIES**

a. It is understood that, except as otherwise stated in the contract documents, the vendor will provide...
and pay for all materials, labor, tools, equipment, water, light, power, transportation, superintendence, temporary construction and all other services and facilities of every nature necessary to execute, complete and deliver the work within the specified time.

b. Any work necessary to be performed after regular working hours, on Sundays or legal holidays, will be performed with the approval of and without additional expense to FCPS, unless previously agreed to.

12. PROTECTION OF WORK AND PROPERTY

a. The vendor will be solely responsible for initiating, maintaining and supervising all safety precautions and programs in the performance of this contract and will be responsible for observing the safety regulations of MOSHA, OSHA, and local life safety agencies.

b. The vendor will erect and maintain, as required by conditions and progress of the work, all necessary safeguards for safety and protection, including fences, railing, barricades, lighting, posting of danger signs and other warnings against hazards.

c. The vendor will comply with applicable laws, ordinances, regulations and orders of governing authorities having jurisdiction for the safety of persons and property to protect them from damage, injury or loss. Any damage, loss or injury resulting from the failure of the vendor to safeguard their work and FCPS property will be borne by the vendor.

d. In the case of inclement weather, or an emergency that threatens the loss or damage of property or life safety, the vendor will be allowed to act in a diligent manner without instructions from FCPS. The vendor will notify the Contract Administrator of their actions as soon as possible. Any claim for compensation by the vendor due to such extra work will be submitted promptly to FCPS for approval.

13. INSPECTIONS AND CORRECTION OF WORK

a. All work, all materials, whether incorporated into the work or not, all processes of manufacture, and all methods of construction will be, at all times and places, subject to the inspection of FCPS, whose representatives shall be the final judge of the quality and suitability. Should these fail to meet this approval they will be forthwith reconstructed, made good, replaced and/or covered, as the case may be, by the vendor at their own expense. Rejected material will be removed immediately from the site. If, in the opinion of FCPS, it is undesirable to replace any defective or damaged materials, or to reconstruct or correct any portion of the work, the compensation to be paid to the vendor shall be reduced by such amount as in the judgment of FCPS shall be equitable.

b. If the specifications, laws, ordinances, or any public authority require any work to be specially tested or approved, the vendor will give FCPS timely notice of its readiness for observations. If the inspection is by another authority, the vendor will notify FCPS of the date fixed for such inspection and shall use the required Certificate of Inspection.

c. FCPS may order re-examination of questioned work and, if so ordered, the vendor must uncover the work at their expense. If such work is found not to be in accordance with the contract documents, the vendor will pay all costs to correct the work, to the satisfaction of FCPS. If another vendor employed by FCPS caused the defect in the work, FCPS shall pay such cost and recover the charges from the other vendor.

14. SPECIFICATIONS

a. **Pneumatic Tire Retreading for Bus and Truck Tires**
i. **Type of Tread/Selection of Casings**
   All recapping shall be mud, snow or all-weather design, suitable for surface road use and shall comply with federal, state and local noise performance standards. The quality of tread rubber shall be as specified. The contractor shall be responsible for selection of casings. All casings shall be recapped using the pre-cure method.

   Casings older than five years and/or have been recapped twice previously, will be rejected. However, FCPS may make an exception to this general rule, in writing, on an individual case-by-case basis.

b. **Type of Process**
   For the purpose of this bid, recapping process is classified as pre-cure method. Only a full cap or top-cap recap shall be accepted.

c. **Undertread**
   The rubber between the base of the tread design and the buffed carcass, known as undertread, shall be equal to or not less than 20% of the tread depth of the retreaded tire. The tread depth of the retreaded tire shall be no less than that specified for the applicable size listed in the attached item specifications.

d. **Tread Depth Requirements**
   The minimum tread depth for FCPS shall be 22/32".

e. **Rubber Compound**
   Only a Tier 1 rubber retread compound will be accepted.

f. **Minimum Retread Process Specifications**
   FCPS shall list all casings to be retreaded by brand, serial number, and size. All casings shall remain the property of FCPS and be returned to FCPS. The following minimum process specifications shall be utilized:

   i. **Initial Inspection**
      Only a certified operator shall inspect casing. To aid in determining casing integrity, the retreading plant shall use visual, electronic and bead to bead shearography casing inspection equipment. The inspection shall include placing the tire on a mechanical spreader under adequate lighting and distortion of the natural contour sufficient for visual inspection. Casings accepted for retreading shall not contain any of the following:
      a) ply separation,
      b) broken, damaged, kinked, or exposed bead wire,
      c) injuries to plies in the bead area,
      d) flex breaks,
      e) loose cords on the inside ply,
      f) evidence of overload, under-inflation or run flat,
      g) tread separations which cannot be removed during buffing,
      h) sidewall separation,
      i) weather cracking extending into the body piles,
      j) non-repairable damage to the inner liner or bead seating area on a tire designated as tubeless,
      k) nail hole or injuries of sufficient sizes and numbers that cannot be repaired using acceptable commercial practice and/or
i) radial belt separations.

ii. After Inspection
Upon completion of the initial inspection, if a tire is found to be unacceptable for retreading or repair, the awarded bidder shall provide a written return-as-received (RAR) report, explaining why tires were not accepted for processing.

iii. Samples After Award
FCPS reserves the right to request random rubber samples to submit to recognized independent agencies for evaluation. In the event of evaluation, failure to meet material specifications may result in termination of the contract for default. Such termination may include debarment from the FCPS bid list for two years.

a. Mold Flash/Rejected Recaps
Completed products must meet and/or exceed the requirements of latest issue of Federal Specifications ZZ-T-441. Prior to delivery retreaded tires shall be trimmed of mold flash and mold vent extrusions and shall be painted in accordance with accepted industry practice. Any evidence of inferior workmanship, defect or imperfection is reason for rejection of the retreaded tire at the contractor's expense. Some physical reasons for rejection are as follows:

i. ply, tread, sidewall separation,
ii. tread folds or tread element rounding, with radial over 1/2 of tread depth or over 1" long,
iii. mold folds or mold tearing,
iv. sidewall light or thin areas,
v. off register treads; radially off register, and/or mold section misalignment on the periphery,
vi. balance defect,
vii. off-center treads,
viii. smooth area in tread caused by use of spacer with no design,
ix. smooth area in tread caused by use of spacer with no design configuration,
x. soft, porous, or incomplete cure (tread hardness) and/or
xi. mold flash in excess of .002".

Special Note:
Many recapped or repaired tires suitable for use on commercial or other vehicles are not acceptable for use on school buses used to transport children. Some visual causes for rejection follow:

i. tires appear to have irregular treads,
ii. excessive mold extrusions,
iii. uncured rubber,
iv. sidewall defects and/or
v. any visual irregularity or defect

Tires having any of these defects shall be rejected. FCPS personnel responsible for receiving recapped or repaired tires will be cautious in their inspection process to detect any recap or repair having the characteristics indicated above.

b. Buffing
The buffed carcass shall be buffed to dimensions compatible with the retread
system used. The worn tread surface shall be removed to a symmetrical profile in accordance with procedure specifications. The buffed area of the carcass shall be free of contamination and oxidation. All buffing shall be done on an inflated buffer. Tread surface preparation involving skives will not be considered if penetration is through the first belt package.

The casings utilizing pre-cured tread shall be buffed to the width that is appropriate to the fixed dimensions of the pre-cured tread rubber specified. Carcasses being prepared for recapping shall be buffed to a texture as outlined by the Rubber Manufacturer's Association.

Texture Specifications numbered four or five. The buffing radius shall be a minimum of 18" to 22".

No buffing marks shall be visible beyond the edge of the recapping tread.

c. Cementing
Buffed casings to be cemented shall be clean and free of foreign materials such as buffing dust, oil, dirt, etc. Cementing shall be accomplished within a maximum of one hour after buffing, but not before the tire has cooled to ambient temperature. Buffed tires stored longer than one hour shall be reworked prior to cementing.

d. Building
All tires must be inflated at running rim dimensions. The tread rubber shall be centered on the buffed circumference of the tire. Tread pattern interruption shall be minimized at the tread splice. The cut ends of tread shall have a roughened texture over the entire surface and shall be free of contamination. The splice shall be cured using suitable bonding material. Tread stretch requirements and building tolerances shall meet the requirements of the materials and equipment used. The tread width used shall be determined by the requirements of the casing. The maximum acceptable width shall be used unless otherwise requested.

e. Curing
Envelopes, diaphragms or sealing ring devices used to cure the tire shall be free of leaks and defects. Curing procedures include specifications on curing time, temperature and pressure. All tires cured at temperatures not exceeding 212°F.

G. Minimum Repair Process
Tire repairing services shall be performed using prescribed methods and tools. Operators must be trained to industry recognized standards. Final determination of repair ability, type of repair and repair material shall be made after skiving and inspection, in accordance with the recommended tables and criteria of the manufacturer. All materials used to repair tires shall be compatible.

Radial Tire Repair:
1. Nail Holder Repair
Any number of nail holes may be repaired in the repairable area of a radial tire as long as the repairs do not touch. Injuries 3/8" (9mm) or smaller in the crown area shall be repaired. If the injury is larger than 3/8" (9mm) in the crown area after the damage has been removed; the tire will require a section repair.
2. **Section Repair**
   Section repairs may be made in the repairable area of a radial tire as long as the repairs do not touch. Section repairs shall not be made to the sidewall of any tire. The tire operating position and the cost of installing section repairs shall be considered when determining the repair of a radial tire. All section repairs shall be limited in size as specified by the published industry standards. All repairs in tubeless tires shall be covered with a repair sealant material.

3. **Bead Repair**
   FCPS will not accept bead repair to any tire.

4. **Spot Repair**
   FCPS will not accept spot repair to any tire.

h. **Final Inspection**
   The retreader shall make a final inspection of the retreaded tire. The inside of the tire shall be checked on a tire spreader with adequate lighting to ensure that nail holes, reinforcement repairs, skives and section repairs are properly handed and cured. Tires shall carry a code number on the sidewall indicating where and when the tire was retreaded. If the retreaded tire shows any defects, which will result in less than optimum performance, the retread shall be rejected and reworked at no additional cost to FCPS. The defective tires will be disposed of by FCPS.

   A light coat of tire paint shall be applied to all finished tires.

i. **Rejection Procedures**
   All tires rejected for retreading by the bidder shall be returned to FCPS at the original pick-up location. Rejected tire shall be clearly marked as having been rejected and returned with a report stating the reason(s) for the rejection.

j. **Testing**
   FCPS reserves the right to select one tire from each delivery made throughout the contract term to subject that tire to inspection and tests, which will determine whether it conforms to all requirements of the contract. This inspection may include the cutting open, mutilation or destruction of the chosen tire.

   Upon inspection and testing, if the tested tire meets all requirements of this contract and the industry standard, FCPS will accept the delivery and pay for the tested tire. However, if tests find the tire to be defective, imperfect or in some regard not meeting requirements, FCPS will not accept or pay for the tested tire or other tires from the same delivery.

   Failure of the awarded bidder to comply with specifications or terms of the contract or failure of a tested tire to meet specifications of the contract will be sufficient cause to penalize the awarded bidder according to the contract terms. This penalty may include debarment for a period of two years.

k. **Product Warranty/Guarantee**
   The awarded bidder agrees that the repair or retread services furnished shall be covered by the most favorable commercial warranties that the awarded bidder gives any customer for such services. In addition to this, and normal implied warranties, if the retread fails while in service, and the cause is faulty workmanship and/or materials, the tire shall be returned to the awarded bidder in accordance with the following scales:
i. Tires failing before 50% of the retread is worn shall be refunded or a credit be issued at full cost. Tires failing beyond 50% of the retread shall be repaired or retreaded at the full expense of FCPS.

All tires repaired or retreaded hereunder shall be guaranteed against defects in materials and workmanship for the tread life of the tire. For the purpose of this clause, tread life is the period of wear between the original tread design depth and when the remaining tread design depth measures 3/32". Tread design depth shall be determined by measurements taken at three points within each tire groove and equally spaced around the circumference of the tire, and the results averaged.

If a tire is found to be defective in material or workmanship, such tire shall either be repaired or retreaded again at the bid contract price, prorated on remaining tread design depth, in excess of 3/32". Should a defective condition develop in the tire body or carcass, which prevents retreading or repairing again, FCPS will not accept the tire. If the defect occurs as a result of the awarded bidder's error, FCPS shall receive either a refund or a credit toward future orders for retreading or repairing service.

l. Pickup and Delivery
Contractor shall pick up carcasses to be recapped and deliver back to FCPS upon completion. Awarded bidder shall pick up casings and return retreaded tires and rejects within seven calendar days after receipt of order. The pick-up and return shall occur twice weekly between the hours of 7:00 a.m. and 1:00 p.m. All tires must be tracked from pick up through delivery using a permanent bar code system.

m. Retreading Facility
Equipment used to retread tires shall be of modern design, in good working order, and capable of producing a tread design of good appearance, dimension, and performance. Tires will be repaired and retreaded using acceptable industry recognized procedures to include visual, electronic and bead to bead shearography casing inspection equipment. Retreading shall have essentially the same shoulder design and dimensions as a tire has when new. The retread facility shall have an operating procedure conforming to those established by the Tire Retreading Institute, Retreading Industry Action Committee, American Retreader's Association, or other recognized procedures. Such procedures shall include:

1. condition of casings,
2. inspection and casing grading procedures (sequence and scope of inspections),
3. buffing,
4. cementing,
5. tread rubber application,
6. curing,
7. trimming and finishing and
8. final inspection.

n. Pneumatic Tires
The retreaded tires and all component parts thereof shall be designed to give satisfactory service when installed on vehicles or other tire using equipment of the Board of Education's, and when operated under conditions for which they were designed. Servicing, adjustment, and replacement
shall be readily accomplished under various field conditions.

1. All **retreaded** tires shall properly fit **standard** rims recommended for the tires.

2. Each retreaded tire shall consist of the component parts described. Deviations there from in accordance with the manufacturer's standard practice shall be permitted when such deviations result in a tire suitable for the intended purpose, and have been approved by the processing agency.

3. The tread and tread design shall be suitable for:
   a) **minimizing** skidding,
   b) **resisting** abrasion and
   c) **protecting the carcass from injury.**

4. Skid depths shall not be less than that of tires currently supplied to the original equipment manufacturers.

5. Each proposal shall contain the complete name of the retreading method on which he is bidding. Only those retreaded tires having current tread design will be accepted on this contract. Discontinued tread designs will not be acceptable.

**o. Discontinued Tread Design**

For the purposes of this contract, FCPS requires a similar tread design to that which is currently in use. In the event that a tread design is discontinued, the awarded bidder shall continue to provide the same tread design as originally awarded until an acceptable replacement has been tested and approved by FCPS in writing to the awarded bidder.
<table>
<thead>
<tr>
<th>Drive Tires</th>
<th>Product</th>
<th>Size</th>
<th>Vendor</th>
<th>Price</th>
<th>Ply</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bandag D4300</td>
<td>10R22.5</td>
<td>$</td>
<td></td>
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<td>Bandag D4300</td>
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<td>Bandag D4300</td>
<td>255/70R22.5</td>
<td>$</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
QUOTE 19Q1, TIRE RETREAD SERVICES
SIGNATURE ACKNOWLEDGING PROPOSAL

Note: When submitting your bid/proposal, please use this page as a cover sheet for your proposal.

In compliance with your invitation for bidders, the undersigned proposes to furnish and deliver all labor and materials in accordance with the accompanying specifications and "Instructions and General Conditions" for the price as listed on the enclosed Proposal Sheet(s).

I/We certify that this bid/proposal is made without previous understanding, agreement, or connection with any person, firm, or corporation submitting a bid/proposal for the same goods/services and is, in all respects fair and without collusion or fraud; that none of this company's officers, directors, partners or its employees have been convicted of bribery, attempted bribery, or conspiracy to bribe under the laws of any state or federal government; and that no member of the Board of Education of Frederick County, Administrative or Supervisory Personnel or other employees of the Frederick County Public Schools, has any interest in the bidding company except as follows:

COMPANY: ____________________________________________________________

dba: __________________________________________________________________

REGISTERED MARYLAND CONTRACTOR NUMBER: ___________________________

FEDERAL IDENTIFICATION: __________________________ DATE: ______________

The undersigned has familiarized themselves with the conditions affecting the work, the specifications, and is legally authorized to make this proposal on behalf of the Contractor listed above.

NAME (please print): ______________________________________________________

SIGNATURE OF ABOVE: ________________________________________________

TITLE: __________________________________________________________________

ADDRESS: __________________________________________________________________

TELEPHONE # ___________________ FAX # _________________________________

E-MAIL ADDRESS (for correspondence): _____________________________________

E-MAIL ADDRESS (for receiving Purchase Orders): ________________________________

(DO NOT COMPLETE THIS AREA IF YOUR COMPANY IS UNABLE TO RECEIVE PURCHASE ORDERS ELECTRONICALLY)

ACKNOWLEDGMENT OF ADDENDA (if applicable)

The above-signed company/firm acknowledges the receipt of the following addenda for the above-referenced solicitation.

Date Received by Proposer/Bidder:

Addendum #1 ____________________________ Addendum #2 ____________________________
Addendum #3 ____________________________ Addendum #4 ____________________________
Addendum #5 ____________________________ Addendum #6 ____________________________
Addendum #7 ____________________________ Addendum #8 ____________________________
Special Instructions: An authorized representative of the bidder needs to complete the following affidavit and insert an answer to paragraphs 1 and 3.

**BIDDERS:** The submission of the following Affidavit at the time of the bid opening is:

- [ ] requested to be completed but not required to be notarized.
- [ ] required to be completed and notarized.

I, ____________________________, being duly sworn, depose and state:

1. I am the ____________________________ (officer) and duly authorized representative of the firm of the organization named ____________________________ whose address is ____________________________ and that I possess the authority to make this affidavit and certification on behalf of myself and the firm for which I am acting.

2. Except as described in paragraph 3 below, neither I, nor to the best of my knowledge, the above firm, nor any of its officers, directors, or partners, or any of its employees who are directly involved in obtaining or performing contracts with any public bodies has:

   a. been convicted of bribery, attempted bribery, or conspiracy to bribe, under the laws of any state or of the federal government;

   b. been convicted under the laws of the state, another state, or the United States of: a criminal offense incident to obtaining, attempting to obtain, or performing a public or private contract; or fraud, embezzlement, theft, forgery, falsification or destruction of records, or receiving stolen property;

   c. been convicted of criminal violation of an antitrust statute of the State of Maryland, another state, or the United States;

   d. been convicted of a violation of the Racketeer influenced and Corrupt Organization Act, or the Mail Fraud Act, for acts in connection with the submission of bids or proposals for a public or private contract;

   e. been convicted of any felony offenses connected with obtaining, holding, or maintaining a minority business enterprise certification, as prohibited by Section 14-308 of the State Finance & Procurement Article;

   f. been convicted of conspiracy to commit any act or omission that would constitute grounds for conviction under any of the laws or statutes described in Paragraph (a) through (e) above; or

   g. been found civilly liable under an antitrust statute of this State, another state, or the United States for acts or omissions in connection with the submission of bids or proposals for a public or private contract.

3. The only conviction, plea, or admission by any officer, director, partner, or employee of this firm to involvement in any of the conduct described in Paragraph 2 above is as follows:
If none, write “None” below. If involvement, list the date, count, or charge, official or administrative body, the individuals involved, their position with the firm, and the sentence or disposition of the charge.

________________________________________________________________________________________

(you may attach an explanation if necessary)

4. I affirm that this firm will not knowingly enter into a contract with a public body under which a person or business debarred or suspended under Maryland State Finance and Procurement Title 16, subtitle 3, Annotated Code of Maryland, as amended, will provide, directly or indirectly, supplies, services, architectural services, construction-related services, leases of real property, or construction.

5. I affirm that this proposal or bid to the Board of Education of Frederick County is genuine and not collusive or a sham; that said bidder has not colluded, conspired, connived and agreed, directly or indirectly, with any bidder or person to put in a sham bid or to refrain from bidding and is not in any manner, directly or indirectly, sought by agreement of collusion or communication or conference, with any person to fix the bid prices of the affidavit or any other bidder, or to fix any overhead, profit or cost element of said bid price, or that if any bidder, or to secure an advantage against the Board of Education of Frederick County or any other person interested in the proposed contract; and that all statements in the proposal or bid are true. I acknowledge that, if the representations set forth in this affidavit are not true and correct, the Board of Education of Frederick County may terminate any contract awarded and take any other appropriate action.

I DO SOLEMNLY DECLARE AND AFFIRM under the penalties of perjury that the contents of this affidavit are true and correct, that I am executing this Affidavit in compliance with Section 16-311 of the State Finance and Procurement Article, Annotated Code of Maryland, and in compliance with requirements of the Board of Education of Frederick County, and that I am executing and submitting this Proposal on behalf of and as authorized by the bidder named below.

(Legal Name of Company)

dba

(Address)

(City)  (State)  (Zip)

(Telephone)  (Fax)

(Print Name)  (Title)  (Date)

(Signature)  (Title)  (Date)

We are/I am licensed to do business in the State of Maryland as a:
( ) Corporation  ( ) Partnership  ( ) Individual  ( ) Other

If required to be notarized:

(Witness)  (Title)

SUBSCRIBED AND SWORN to before me on this ____________ day of ____________, 20__.  

______________________________  
NOTARY PUBLIC

My Commission Expires: ____________________________
QUOTE 19Q1, TIRE RETREAD SERVICES
CERTIFICATION OF COMPLIANCE

1. All Contractors, subcontractors or vendors must abide by FCPS Board policies and regulations while working on FCPS property.

2. Maryland Law requires that any person who enters into a contract with a county board of education may not knowingly employ an individual to work at a school (or FCPS facility) if the individual is a registered sex offender. Please reference §11-113 of the Criminal Procedure Article of Maryland Code for penalty.

3. Be advised that individuals who are registered sex offenders are not eligible to work on any FCPS project. The Contractor must initially check the Maryland Department of Public Safety & Correctional Services' MARYLAND SEX OFFENDER REGISTRY and search for the name of any employee to be assigned to work on this project. This applies to subcontractors and material/equipment suppliers as well.

4. In the event that a registered sex offender is discovered to be working on a FCPS project, whether through employment by the prime Contractor, subcontractor or vendor, the site superintendent will immediately remove the individual from the premises and permanently terminate his work assignment. FCPS may terminate this contract as a result if the Contractor is unable to demonstrate he has exercised care and diligence in the past in checking the Maryland registry.

5. Effective July 1, 2015, amendments to §6-113 of the Education Article of the Maryland Code further require that a contractor or subcontractor or vendor for a local school system may not knowingly assign an employee to work on school premises with direct, unsupervised, and uncontrolled access to children, if the employee has been convicted of, or pled guilty or nolo contendere to, a crime involving:

   a. A sexual offense in the third or fourth degree under §3-307 or §3-308 of the Criminal Law Article of the Maryland Code.

   b. Child sexual abuse under §3-602 of the Criminal Law Article of the Maryland Code or any other State; or

   c. A crime of violence as defined in §14-101 of the Criminal Law Article of the Maryland Code or any other State.

6. Under recent amendments to §5-561 of the Family Law Article of the Maryland Code, each contractor, subcontractor or vendor shall certify by signing this affidavit that any individuals in its work-force including sub-contractors, have undergone a criminal background check, including fingerprinting, if the individuals will work in a FCPS school facility in circumstances where they have direct, unsupervised, and uncontrolled access to children.

By my signature below, I affirm under penalties of perjury that the contents of this Certification of Compliance are true to the best of my knowledge, information and belief.

Signature__________________________________________Date___________________________________

Print name and title of signatory______________________________________________________________

Print name of company______________________________________________________________________

Page 40 of 40