

DIVISION OF TRANSPORTATION

630-407-6900 Fax: 630-407-6901 dot@dupageco.org

www.dupageco.org/dot

General 630-407-6900

Maintenance 630-407-6920

Permitting 630-407-6900

Trails/Paths 630-407-6900

MEMORANDUM

TO: Nick Kottmeyer, P.E., Chief Administrative Officer

Jeffrey Martynowicz, Chief Financial Officer

FROM: Christopher C. Snyder, P.E. Signature on File

Director of Transportation/County Engineer

DATE: March 9, 2023

Chief Administrative Officer

RE: FY2022 and FY2023 Vehicle Replacements

Attached is the purchase requisition for one (1) vehicle replacement for the Division of Transportation. To meet the operational needs of this department, this vehicle has been requisitioned pursuant to FI-O-0056-22 and DT-R-0306B-22 approved by the County Board on October 25, 2022. This vehicle has been locally sourced and is available for immediate pick up. I am requesting your signature approvals for the Division of Transportation to process this purchase order for the FY2023 vehicle replacement.



Procurement Review Comprehensive Checklist Procurement Services Division

This form must accompany all Purchase Order Requisitions

	SECTION 1:	DESCRIPTION			
General Tracking		Contract Terms			
MINUTETRAQ ID#:	MINUTETRAQ ID#: RFP, BID, QUOTE OR RENEWAL #:		INITIAL TERM TOTAL COST: \$57,230.00		
COMMITTEE:	TARGET COMMITTEE DATE:	PROMPT FOR RENEWAL:	CONTRACT TOTAL COST WITH AI RENEWALS: \$57,230.00		
	CURRENT TERM TOTAL COST: \$57,230.00	MAX LENGTH WITH ALL RENEWALS:	CURRENT TERM PERIOD:		
Vendor Information		Department Information			
VENDOR: Friendly Ford	VENDOR #: 40625	DEPT: Division of Transportation	DEPT CONTACT NAME: Mike Figuray		
VENDOR CONTACT: Russell J. Crocilla	VENDOR CONTACT PHONE: 630-924-8686	DEPT CONTACT PHONE #: 630-407-6924	DEPT CONTACT EMAIL: michael.figuray@dupageco.org		
VENDOR CONTACT EMAIL: VENDOR WEBSITE: www.friendlyford.com		DEPT REQ #:			

Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.). The DuPage County vehicle replacement policy requires that a vehicle be in service a minimum of 12 years or have a minimum of 150,000 miles, and/ or must be assessed by a mechanic prior to being considered for replacement.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished Each year as part of the budget process, the Division of Transportation will assess and recommend vehicles to be replaced for the upcoming fiscal year. Due to supply chain and reduced inventory, the County Board authorized the Division of Transportation to move forward with FY2023 and FY2024 vehicle replacement recommendations as soon as contract orders open.

SECTION 2: DECISION MEMO REQUIREMENTS					
DECISION MEMO NOT REQUIRED	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required.				
DECISION MEMO REQUIRED OTHER THAN LOWEST RESPONSIB	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required. LE BID				

SECTION 3: DECISION MEMO					
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact. FINANCIAL PLANNING				
SOURCE SELECTION	Describe method used to select source. The Division of Transportation chose Friendly Ford in accordance with the DuPage County Procurement Ordinance - Section 2-355 - Circumstances not suitable for bid (extreme supply chain interruption) and DT-R-0306B-22. Available cooperatives are no longer accepting new vehicle orders. The DOT contacted three (3) vendors for vehicle availability and pricing. Friendly Ford had a vehicle available and competitively priced.				
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action). 1. Award a contract to Friendly Ford. This is the recommended option as Friendly Ford has provided pricing competitive to closed cooperatives and other area dealers. The vehicle is immediately available.				

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products o services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.

Send	Purchase Order To:	Send Invoices To:			
Vendor: Friendly Ford	Vendor#: 40625	Dept: Division of Transportation	Division: DOT Finance		
Attn: Russell J. Crocilla	Email:	Attn:	Email: DOTFinance@dupageco.org		
Address: 333 E. Irving Park Road	City: Roselle	Address: 421 N. County Farm Road	City: Wheaton		
State: IL	Zip: 60172	State:	Zip: 60187		
Phone: 630-824-8686	Fax:	Phone: 630-407-6900	Fax: 630-407-6901		
Send Payments To:		Ship to:			
Vendor: same as above	Vendor#:	Dept: Division of Transportation	Division: Fleet Maintenance		
Attn:	Email:	Attn: William Bell	Email: william.bell@dupageco.org		
Address:	City:	Address: City: 180 N. County Farm Road Wheaton			
State:	Zip:	State:	Zip: 60187		
Phone:	Fax:	Phone: 630-407-6931	Fax:		
	Shipping	Cor	ntract Dates		
Payment Terms: PER 50 ILCS 505/1	FOB: Destination	Contract Start Date (PO25): Mar 6, 2023	Contract End Date (PO25): Nov 30, 2024		

					Purcha	se Requisi	tion Lir	ne Details			
LN	Qty	UOM	Item Detail (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
1	1	EA		Ford Transit	FY23	1500	3510	54120		57,230.00	57,230.0
FY is	require	d, assure	the correct FY	is selected.						Requisition Total \$	57,230.0

	Comments
HEADER COMMENTS	Provide comments for P020 and P025. (1) Ford Transit for the DuPage County Division of Transportation.
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO. Vehicle Replacement Schedule FY2023 - Ford F350
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO. Per Bill of Sale Email copy of PO to DOTFinance@dupageco.org; william.bell@dupageco.org;
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB

The following documents have been attached:	√ W-9	✓ Vendor Ethics Disclosure Statement
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FRIENDLY FORD, INC. 333 E IRVING PARK RD ROSELLE IL 60172 630-924-8686

RETAIL PURCHA			CUST#: 86 Deal Numb	
Purchaser's Name(s): DL	JPAGE COUNTY HIGHWAY DEPT		Date:_03/06	2023
Address: 421 N COUNTY	FARM RD WHEATON, IL		County: N/	A
elephone (1): <u>630-386-7</u>	659	Telephone (2): <u>630-386-7659</u>	DOB: N/A	
-mail: william.BELL@du		State I.D.#_ <u>N/A</u>	Issuing State:_N/A	Exp. Date: N/A
ederal Mileage Statement	for full disclosure.	verify your identity. By signing below, y ding for the Vehicle you are purchasing	Ou represent that you are at least	st 10 years of
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1FTBW3X85PKA72945 THE VEHICLE IS:	PRIOR USE DISCLOSUR	☐ Not Accurate 12		A
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	WARRANTY STATEM		CASH DRICE OF VEHICLE	
and only such manufactur We neither assume nor au vith the sale of the Vehi contract with you at the ti mit or modify the impli //EHICLES ONLY) The inf- contract. Information on	rer or supplier shall be liable to a sthorize any other person to as cle and the related goods and the of, or within 90 days of, the warranties. CONTRACTUA or mation you see on the window form overrides are	n our Dealership are theirs, <u>not</u> ours, r performance under such warranties, sume for us any liability in connection d services. If we enter into a service e date of this transaction, we may not L DISCLOSURE STATEMENT (USED ow form for this Vehicle is part of this ty contrary provisions in the contract	N/A N/A	57230.
ou:	iola: vea Parrato 14. This Vehi	cle is being sold by our Dealership to	IN/A	
AS-IS. You will bear the	entire expense of repairing or	correcting any defects that presently	N/A	N
varranties, including any	In the vehicle. We express	y disclaim all express and implied antability and fitness for a particular		N
ourpose. The vehicle is so It is a new vehicle.	old AS-IS because:			
☐ It is a used vehicle	with more than 150,000 miles.		N/A	N
Other: N/A	an Tarifa Managara Na Albandan		N/A	N
of any particular purpose of	of implied warranty of merchants	warranty or implied warranty of fitness ability beyond that set forth in the Power		
sold with a Used Vehicle	Dealership unless a box is mari	ked below indicating that the Vehicle is	N/A	N
Contract with you at the tin he Power Train Warranty	ne of, or within 90 days of, the c	late of this transaction. Please refer to	N/A	N
With the attached Used	Vehicle Limited Warranty An	y implied warranties shall apply for the Vehicle Limited Warranty, whichever is	N/A	N
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With a Service Contrac	t between you and N/A		N/A	N
	x	N/A	N/A	N
	POWER TRAIN WARRA			
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naπ, universal joint	s, rear axle and all rear	axle internal parts, and rear		N
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	X	N/A	N/A	- N
WAIVER OF THE IMP	PLIED WARRANTY OF MERCH FECTS (PLEASE SEE ATTACH	ANTABILITY FOR PARTICULAR	N/A	N.
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ehicle has the follow ehicle on those term	wing problem or proble	ms and you agree to buy the	DOCUMENTARY FEE*	N.
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onsumer's Signature(s):	N/A	Date: N/A	LESS DEPOSIT/DOWN PAYMENT	57230.0
	TRADE-IN VEHICLE INFOR	MATION	(If Deposit, see Deposit Receipt)	N/
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	AL UNDERSTANDINGS AND I	NTEGRATED DOCUMENTS		10.
PLEASE SEE THE DELIVER	RY CONFIRMATION FIONAL (SPOT) DELIVERY AGREE	MENT	N/A	N/
55(45)1	(-) O., DELIVERT AGREE		LESS CASH DUE AT DELIVERY	N/
			AMOUNT TO BE FINANCED (See Paragraphs 17 and 19)	
is Agreement and any do	cuments which are a part of this	transaction or incorporated herein cor	(See Paragraphs 17 and 19) pprise the entire agreement affe	57230.0
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Purchaser DealerCAP. Accepted by Authorized Dealership Representative

Type of transaction(s):	2. Current Plate Number							
Title and Transfer	3. Plate Type Requested MUNICIPAL							
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☐ Plates Only ☐ Sticker Only	Position III	Residenta/Businless Street Address						
Transfer Only	421 N COUN		D					
☐ Corrected ID Card☐ Duplicate ID Card☐	WHEATON				STATE	ZIF	60187	
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Control #

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F Other (describe)

Under penalties of perjury, we state that we have examined this return, including any schedules and statements, and to the best of our knowledge, it is true, correct, and complete. If the seller has taken a qualified trade-in, we also state that the purchaser has properly assigned and surrendered the title of the trade-in to the seller.

Signature of purchaser(s) Signature on File

Date 03/06/2023

Date 03/06/2023

This form is authorized as outlined by the Illinois tax laws and the Illinois Vehicle Code. Disclosure of this information is required. Failure to provide information may result in this form not being processed and may result in a penalty.

(Write either the Illinois dealer's Account ID or "Out-of-state dealer")

© C Exempt organization(government, school, religious, or charitable)

Drive-away permit no./Lic. plate no.___

Tax-exempt no.E 99974551

D Sold to an interstate carrier for hire for use as rolling stock

B Sold for resale to a **DEALER**

Certificate of authority no. .

E Sold for rental use

Copy 3 - Purchaser's

Date received by Illinois state government

Do not write below this line

				DEAL# 2503 CUST# 867659
Customer's Name:	HIGHWAY DEPT		Deal/	Stock No.: TK1088
O	DOMETER DISC	CLOSURE STAT	EMENT	
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(2) I hereby certify that the WARNING - ODOMET	odometer reading is	s NOT the actual m Y .	ileage.	
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FRIENDLY FORD, INC.				
PRINTED NAME				
333 E IRVING PARK RD				
TRANSFEROR'S ADDRESS (STREET)				
ROSELLE		IL		60470
CITY		STATE		ZIP CODE
03/06/2023				
DATE OF STATEMENT				
X Signature on File				
TRANSPERSES SIGNALUME				

92324*1*FF-FI

IL STATE

DealerCAP. CATALOG # 8964210

DUPAGE COUNTY HIGHWAY DEPT

421 N COUNTY FARM RD
TRANSFEREE'S ADDRESS (STREET)

PRINTED NAME

WHEATON CITY

(06/21)

ZIP CODE



FRIENDLY FORD, INC. 333 E IRVING PARK RD ROSELLE, IL 60172 630-924-8686

AGREEMENT TO ARBITRATE

Customer Name(s): DUPAGE COUNTY HIGHWAY DEPT	Doto: 02/02/pper
	Date: 03/06/2023

Vehicle Description: 2023 FORD Transit 1FTBW3X85PKA72945

By entering into this Agreement to Arbitrate ("Agreement"), Customer(s) and Dealership, including any employees, agents, successors or assigns (collectively referred to as "the Parties") agree, except as otherwise provided in this Agreement, to settle by binding arbitration any dispute whether based in whole or in part on contract, tort, statute, or other equitable relief, including but not limited to any dispute related to (1) the purchase/lease or condition of the above-referenced Vehicle; (2) any products and services purchased in conjunction with the Vehicle and any resulting transaction or relationship; (3) the application for and the terms of any financing obtained in connection with the transaction; (4) any other dispute between them related to the purchase/lease transaction and any documents that are part of the transaction; and/or (5) any alleged promises, representations and/or warranties made to or relied upon by the Parties, and any alleged unfair, deceptive, or unconscionable acts or practices. If federal law provides that a claim or dispute is not subject to binding arbitration, this Agreement to Arbitrate shall not apply to such claim or dispute.

Notwithstanding any other provisions in this Agreement, neither party is precluded from filing a complaint with the Office of Attorney General of this state or from participating in a mediation program administered by the Attorney General or Better Business Bureau. The Parties also agree that they seek remedies in a small claims court or equivalent state court for disputes or claims within that court's jurisdiction. Neither Party waives the right to request arbitration under this Agreement by exercising such other rights and remedies or by initially agreeing to litigate a claim in court. If such claim or dispute is transferred, removed or appealed to a different court or if a new claim is asserted after the initial filing of such claim or dispute, the Parties shall have the right to request arbitration under this Agreement. However, once one of the Parties has demanded arbitration, binding arbitration will be the exclusive method for resolving any and all claims.

The Federal Arbitration Act (9 U.S.C. §1 et seq.) ("FAA") shall govern any arbitration under this Agreement. Any dispute between the Parties shall be arbitrated by a single arbitrator on an individual basis, not as a class action. The arbitration shall be conducted by and in accordance with the rules of the American Arbitration Association ("AAA") (1-800-778-7979), 1633 Broadway, 10th Floor, New York, New York 10019 (www.adr.org). "Consumer" claims shall be arbitrated in accordance with the American Arbitration Association's consumer arbitration rules and fee schedule. A copy of the Arbitration Rules may be obtained by visiting the website indicated or by contacting the Organization directly. The Rules in effect at the time the request for arbitration is made will govern. If the AAA will not accept the request to arbitrate, the Parties may agree upon another organization, or the arbitrator shall be selected pursuant to the FAA and conduct the arbitration in accordance with the AAA Rules and this Agreement.

To initiate an arbitration proceeding, the demanding Party must provide the other Party a demand for arbitration that includes a statement of the basis for the dispute, the names and addresses of the Parties involved, and the amount of monetary damages involved and/or any other remedy sought. If will advance the Consumer's portion of the arbitration of consumer claims (as defined by AAA Consumer Arbitration Rules), the Dealership the amount of the AAA Consumer Filing Fee up to a maximum of \$2500 upon request. The amount that the Dealership advances may be reimbursed by the arbitrator at the arbitrator's discretion. Each party shall be responsible for its own attorney, expert and other fees, unless awarded

The arbitrator shall be an attorney or retired judge and shall be selected in accordance with the applicable Arbitration Rules. The arbitration hearing shall be held in the federal district where the Dealership is located and the transaction occurred. Any court having jurisdiction may enforce this where the Dealership is located, the arbitrator's award. If it is inconvenient for either Party to participate in arbitration proceedings in the district the arbitrator.

The arbitrator shall apply and be bound by governing state and federal law when making the decision and award and shall only award those damages or other relief permitted by applicable law. The Parties shall be provided a written decision setting forth the findings of fact and/or conclusions of law. The arbitration proceedings and the decision of the arbitrator shall be open to the public. Nothing in this Agreement shall be interpreted as limiting or precluding the arbitrator from awarding monetary damages or any other relief provided for by law. The Parties agree that by entering into this Agreement, they are expressly waiving their right to a jury trial and their right to bring or participate in any class action or multi-plaintiff action in court or through arbitration. The decision of the arbitrator shall be final and binding, except for any right of appeal provided by the FAA and the Arbitration Rules that governed the original arbitration proceedings. The appealing party shall be responsible for the filling fee and other arbitration appeal costs, subject to a final determination by the arbitrator of a fair apportionment of costs.

other arbitration appeal costs, subject to a final determination by the arbitrator of a fair apportionment of costs.

If any part of this Agreement, other than waivers of class action rights, shall be declared unenforceable for any reason, the remainder of the Agreement shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action payoff, assignment, transfer or cancellation of the Retail Purchase/Retail Lease Agreement and/or Retail Installment Sales Contract/Finance Contract, Lease Contract; (2) any repossession of the Vehicle and any legal proceeding to collect a debt owed by the other party; and (3) any bankruptcy proceeding. BY SIGNING BELOW, CUSTOMER ACKNOWLEDGES THAT HE/SHE HAS READ THIS AGREEMENT TO ARBITRATE AND AGREES TO PURCHASE/RETAIL LEASE AGREEMENT AND, TO THIS AGREEMENT. THIS AGREEMENT IS INCORPORATED BY REFERENCE INTO THE RETAIL CONTRACT/LEASE CONTRACT. IF THE RETAIL INSTALLMENT SALES CONTRACT/FINANCE ARBITRATION CLAUSE, THAT ARBITRATION CLAUSE SHALL GOVERN ANY DISPUTES OR CLAIMS BETWEEN THE PARTIES; IF, HOWEVER, ANY TERM OF THIS AGREEMENT CONFLICTS WITH THE TERMS OF ANY OTHER DOCUMENT OR AGREEMENT BETWEEN THE PARTIES; IF, HOWEVER, TERMS OF THIS AGREEMENT SHALL PREVAIL. THIS AGREEMENT MAY NOT BE MODIFIED OR AMENDED EXCEPT BY A SEPARATE WRITTEN AGREEMENT SIGNED BY CUSTOMER(S) AND AN AUTHORIZED DEALERSHIP REPRESENTATIVE.

AGREEMENT SIGNED BY CUSTOMER(S) AND AN	AUTHORIZED DEAL	ERSHIP REPRESENTATIVE.	E CHAIL MILLIEN
Signature on File	03/06/2023 Date	Signature on File	
N/A	Date	Authorized Dealership Representative	Date

Customer DealerCAP

60906*1*FF-FI CATALOG #8963510

Date

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