RESOLUTION NO. 18-04-18

A RESOLUTION OF THE TOWN COMMISSION OF THE TOWN OF LAKE PARK, FLORIDA AUTHORIZING AND DIRECTING THE MAYOR TO EXECUTE THE CONTRACT FOR TOWING SERVICES TO PRIORITY TOWING INC.; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Town of Lake Park, Florida (hereinafter "Town") is a municipal corporation of the State of Florida with such power and authority as has been conferred upon it by the Florida Constitution and Chapter 166, Florida Statutes; and

WHEREAS, the Town is empowered to enter into contractual arrangements with public agencies, private corporations or other persons; and

WHEREAS, the Town solicited proposals for the provision of towing services to the Town of Lake Park; and

WHEREAS, the Town complied with the requirements of its Code and Florida Statutes pertaining to the competitive solicitation of products and commodities; and

WHEREAS, the Town staff recommends the award of the Contract for the provision of towing services to Priority Towing Inc.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COMMISSION OF THE TOWN OF LAKE PARK, FLORIDA AS FOLLOWS:

Section 1. The whereas clauses are true and correct and are incorporated herein.

Section 2. The Town Commission hereby authorizes and directs the Mayor to execute the Contract for the provision of towing services between the Town of Lake Park and Priority Towing Inc., a copy of which is attached hereto and incorporated herein as **Exhibit A**.

Section 3. This Resolution shall become effective immediately upon adoption.

The foregoing Resolution was offered by Communication	sioner Mich	hand
who moved its adoption. The motion was seconded by	mmissione	1 Lynch
and upon being put to a roll call vote, the vote was as follow	vs:	
	AND	21427
MAYOR MICHAEL O'ROURKE	AYE	NAY
VICE-MAYOR KIMBERLY GLAS-CASTRO		i
COMMISSIONER ERIN FLAHERTY		:
COMMISSIONER ANNE LYNCH	_	
COMMISSIONER ROGER MICHAUD		_
The Town Commission thereupon declared the foregoing R duly passed and adopted this	, 2018. OF LAKE PARK, FI	LORIDA
	MICHAEL O'ROU MAYOR	JRKE
ATTEST: VIVIAN MENDEZ TOWN CLERK	1	
(TOWN SEAL) BY:	THOMAS J. BAIRD	ciency:

CONTRACT

THIS CONTRACT is hereby made and entered into this 4 day of fine paid, 2018, by and between the Town of Lake Park, a Florida municipal corporation ("Town"), whose address is 535 Park Avenue, Lake Park, Florida 33403, and Priority Towing Inc., a Florida corporation (hereafter referred to as "Contractor"), whose address is 7153 Southern Boulevard, West Palm Beach, Florida 33413.

WHEREAS, the Town is a municipality and given those powers and responsibilities enumerated by Chapter 166 Florida Statutes and the Florida Constitution; and

WHEREAS, the Town if empowered to enter into contractual arrangements with public agencies, private corporations or other persons to provide services; and

WHEREAS, the Town previously determined that there is a need for towing services within the Town; and

WHEREAS, the Town solicited via a Request for Proposals (RFP) for companies to provide towing services in the Town; and

WHEREAS, in its proposal the Contractor represented that it is qualified, able and willing to satisfactorily provide the towing services solicited in the Town's RFP; and

WHEREAS, the Town determined that the Contractor was the lowest responsible and responsive bidder and is qualified and able to provide the towing services solicited by the Town; and

WHEREAS, the Town has budgeted funds in its current fiscal year budget which are available for the funding of this Contract; and

WHEREAS, the Town has selected the Contractor to provide the towing services solicited pursuant to the Town's Request for Proposals No.101-2018 and based upon the Contractor's response this Proposal.

NOW THEREFORE, the Town and the Contractor in consideration of the benefits flowing from each to the other do hereby agree as follows:

1. INCORPORATION OF REQUEST FOR PROPOSALS AND RESPONSE

The terms and conditions of this Contract shall include and incorporate the terms, conditions, and specifications set forth in the Town's Request for Proposals No. 101-2018, and the Contractor's response to the Request for Proposals.

2. DESCRIPTION OF SERVICES

The Contractor shall perform the services in accordance with the Town's Request for Proposals, and the Contractor's response thereto, both of which are incorporated herein by reference.

3. COMPENSATION

The Town shall pay to the Contractor, in accordance with the Pricing Schedule attached hereto and incorporated herein.

4. NOTICES

All notices or other written communications required, contemplated, or permitted under this Contract shall be in writing and shall be hand delivered, or mailed by registered or certified mail (postage prepaid), return receipt requested, to the following addresses:

i. As to the Town:

John O. D'Agostino

Town Manager Town of Lake Park 535 Park Avenue

Lake Park, Florida 33403

ii. With a copy to:

Town of Lake Park 535 Park Avenue

Lake Park, Florida 33403 Attn: Finance Director

iii. As to the Contractor: Aaron Cocuzzo

President

Priority Towing Inc.

7153 Southern Boulevard

West Palm Beach, Florida 33413

5. PUBLIC RECORDS

With respect to public records, the Contractor shall:

- 5.1 Keep and maintain public records required by the Town associated with its services.
- 5.2 Upon the request of the Town, provide any requested public records.

- 5.3 Ensure that any public records that are exempt or confidential from public records disclosure are not disclosed except as authorized by law for the duration of the term of this Contract and following completion of this Contract if the Contractor does not transfer the records which are part of this Contract to the Town.
- Upon the completion of the term of the Contract, transfer, at no cost, to the Town all public records in possession of the Contractor; or keep and maintain the public records associated with the services provided for in the Contract. If the Contractor transfers all public records to the Town upon completion of the term of the Contract, the Contractor shall destroy any duplicate public records that are exempt or confidential from public records disclosure. If the Contractor keeps and maintains public records upon completion of the term of the Contract, the Contractor shall meet all applicable requirements pertaining to the retention of public records. All records stored electronically shall be provided to the Town, upon request, in a format that is compatible with the information technology systems of the Town.
- If the Contractor has questions regarding the application of Chapter 119, Florida Statutes, including its duty to provide public records relating to this Contract, the Contractor shall contact the custodian of public records at: Town Clerk, 535 Park Avenue, Lake Park, Florida 33403, 561-881-3311, townclerk@lakeparkflorida.gov.

6. INDEMNIFICATION, INSURANCE, AND LICENSE REQUIREMENTS

The Contractor shall maintain the following insurance coverages in the amounts specified below during the term of the contract and any extensions thereof:

- Workers' compensation insurance for all employees of the Contractor for statutory limits in compliance with applicable state and federal laws. Notwithstanding the number of employees or any other statutory provisions to the contrary, coverage shall extend to all employees of the Contractor and all subcontractors. Employers liability limits shall be not less than \$1,000,000.00 each accident; \$1,000,000.00 disease-policy limit; and \$1,000,000.00 disease-each employee.
- The Contractor shall maintain a Commercial General Liability Policy on an Occurrence Form with the following limits:
 - \$1,000,000.00 Each occurrence (Bodily Injury and Property Damage)
 - \$1,000,000.00 Products/Completed Operations Aggregate
 - \$5,000,000.00 General Aggregate
 - \$1,000,000.00 Personal and Advertising Injury
 - \$500,000.00 Damage to Premises Rented to You

The Town shall be included as an additional named insured under the Contractor's Commercial General Liability policy, and a waiver of subrogation against the Town shall be included in all workers' compensation policies. Current valid insurance policies meeting the requirements herein

identified shall be maintained during the term of the contract, and any extensions thereof. A current certificate of insurance issued not more than 30 calendar days prior to the submission of the bid documents demonstrating the required coverages shall be submitted with the bidders' bid documents. All policies shall provide a 30 day notice of cancellation to the named insured. The Certificate of Insurance shall provide the following cancellation clause: Should any of the above described policies be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions. It shall be the responsibility of the contractor to ensure that all subcontractors are adequately insured or covered under their policies. All certificates of insurance shall be subject to the Town's verification and approval as part of the Town's evaluation of the bid or proposal. The required insurance coverages shall be issued by an insurance company duly authorized and licensed to do business in the State of Florida with minimum qualifications in accordance with the latest edition of A.M. Best's Insurance Guide: Financial Stability: B+ to A+.

6. CONTRACT TERM

This term of this Contract shall be from the effective date through April 4, 2019, unless terminated earlier in accordance with terms set forth herein. This Contract may be renewed for a period that may not exceed three (3) years or the term of the original contract, whichever is longer, specifying the renewal price for the contractual service as set forth in the proposal; specifying that costs for the renewal may not be charged; and, specifying that renewals are contingent upon satisfactory performance evaluations conducted by the Town and subject to the availability of funds.

7. TERMINATION

- 7.1 The Town may terminate the Contract for convenience, or without cause upon providing Contractor with at least 30 days prior written notice.
- Should either party fail to perform any of its obligations under this Contract for a period of 30 days after receipt of written notice of such failure, the non-defaulting party shall have the right to terminate the Contract immediately upon delivery of written notice to the defaulting party of its election to do so. The foregoing rights of termination are in addition to any other rights and remedies that such party may have.
- 7.3 If the Town elects to terminate the Contract during the initial term, then in that event, and, subsequent to the termination, the Town may seek the services of the next-lowest bidder, or that bidder which in the sole determination of the Town, offers the Town the most advantageous opportunity to complete the project.

8. DRUG FREE WORKPLACE CERTIFICATION

In compliance with Florida Statute, Section 287.087, the 'Drug Free Workplace Certification' the Contractor shall, prior to the commencement of the repairs pursuant to this Contract, execute the form attached hereto as part of Exhibit B, and it shall thereafter be deemed to be included as part of this Contract.

9. GOVERNING LAW/VENUE

This Contract shall be governed by the laws of the state of Florida. Venue for any cause of action arising out of this Contract shall lie in the 15th Judicial District in and for Palm Beach County, Florida, or the United States District Court for the Southern District of Florida.

10. ATTORNEY FEES

If either party is required to initiate a legal action, including appeals, to enforce this Contract, the prevailing party shall be entitled to recover its reasonable attorney's fees and costs.

11. ENTIRE AGREEMENT

This Contract embodies the entire Contract and understanding of the parties hereto with respect to the subject matter hereof and supersedes all prior contemporaneous agreement and understandings oral or written, relating to said subject matter.

12. AMENDMENTS

This Contract may only be modified by written amendment executed by the Town and the Contractor.

IN WITNESS WHEREOF, the parties hereto have made and execute this Contract as of the day and year last execute below.

ATTEST:

Vivian Mendez, Town Clerk

TOWN OF LAKE PARK

By: Michael O'Rourke, Mayor

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Thomas J. Baird, Town Attorney

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PRIORITY TOWING, INC.

By:

Aaron Cocuzzo, Presiden

\\jfjspl2\apps\Docs\26508\00001\DOC\1UD0882,DOCX

REQUEST FOR PROPOSALS



TOWING SERVICES TOWN OF LAKE PARK

TOWN REQUEST FOR PROPOSALS (RFP) NO. 101-2018

NOTICE IS HEREBY GIVEN that the Town of Lake Park, Florida (hereinafter referred to as the Town) is accepting sealed Proposals from qualified firms to provide towing services, on an as-needed basis, in accordance with the terms, conditions, and specifications contained in this Request for Proposals ("RFP").

Submitting Proposals

All sealed proposals must be submitted with an original and three (3) copies in sealed envelopes/packages to the following address:

Town of Lake Park
Office of the Town Clerk
Lake Park Town Hall
535 Park Avenue
Lake Park, Florida 33403

PROPOSAL ENVELOPES MUST BE PLAINLY MARKED ON THE OUTSIDE OF THE ENVELOPE OR PACKAGE AS "PROPOSAL FOR TOWING SERVICES, TOWN OF LAKE PARK, RFP NO. 101-2018".

Sealed proposals must be received on or before February 28, 2018 at 10:00 a.m. Eastern Time, at which time all proposals will be publicly opened and read in the Commission Chamber of Town Hall. Proposals received after this time shall be returned unopened. Receipt of a Proposal by any Town office, receptionist, or personnel, other than the Office of the Town Clerk shall not constitute "submittal" as required by this solicitation. The Town Clerk's time stamp shall be conclusive as to the timeliness of each submittal.

Any questions regarding the completeness or substance of this RFP package must be submitted in writing to the Office of the Town Clerk by email at vmendez@lakeparkflorida.gov, or by telephone at 561-881-3311. PLEASE NOTE THAT PROPOSALS WILL NOT BE ACCEPTED BY FAX OR BY EMAIL.

Proposal Documents

Offerors desiring copies of the RFP document for use in preparing a proposal may obtain a set of such documents by visiting or calling the Office of the Town Clerk at (561) 881-3311, 8:30 a.m.-5:00 p.m. Eastern Time, Monday-Friday.

Proposals shall be submitted on the form(s) provided and signed in BLUE ink by an officer and/or owner of the business possessing the required authority. Proposals must include all information

requested. Any corrections made to entries on any proposal form(s) shall be initialed where changed by the person signing the proposal in BLUE ink.

Should any information requested not be provided or if the Proposal should be received unsigned on the PROPOSAL FORM such Proposal shall be considered non-responsive and subject to rejection.

All proposal prices shall be guaranteed firm for a minimum of Ninety (90) calendar days after the submission of the proposal. No offeror may withdraw his or her proposal within ninety (90) calendar days after the opening date.

Security in the form of a Performance Bond acceptable to the Town, or Cashier's Check made payable to the "Town of Lake Park" in an amount equal to five (5) percent of the Proposal, will be required. Guaranty Bonds in the form of Performance Bond and Payment Bond, will be required. The Surety Company shall have at least the minimum ratings of A-, Class VI or higher, as described in the Instructions to Offerors.

All offerors are advised that the Town has not authorized the use of the Town seal by individuals or entities responding to Town requests for proposal, and that any such use by unauthorized persons or entities constitutes a second degree misdemeanor pursuant to Section 165.043, Florida Statutes.

All offerors are advised that the Town will not supply or sell materials to offerors in connection with submission or preparation of Proposals, or any other matter, including but not limited to envelopes, labels or tape.

Offerors shall demonstrate a satisfactory record of performance on projects of a similar magnitude, scope, value, and trade as this project as documented by their Letters of Reference which must be submitted as part of their proposals, which shall be verified by the Town.

Award of the contract will be made at a Town of Lake Park Regular Commission Meeting.

The Town reserves the right to accept or reject any or all Proposals (in whole or in part) with or without cause, to waive any technicalities, irregularities or formalities, or to accept the Proposal(s) which in its judgment best serves the Town.

Vivian

Digitally signed by Vivian Mendez DN: cn=Vivian Mendez, o=Town of Lake Park, ou=Town Clerk,

Mendez

email=vmendez@lakeparkflorida.gov, c=US

Date: 2018.01.24 12:42:48 -05'00'

Vivian Mendez, CMC, Town Clerk Town of Lake Park, Florida

Published on: January 28, 2018, Palm Beach Post

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OFFEROR'S CERTIFICATION

I certify that this proposal acknowledgment is made without prior understanding, agreement or connection with any corporation, firm or person submitting a proposal for the same commodities, services, and is in all respects fair and without collusion or fraud. I agree to abide by all conditions of this RFP and certify that I am authorized to sign this document as the OFFEROR. By signature on this form, OFFEROR acknowledges and accepts without limitation, pages 1 through 56 inclusive of this RFP as well as any special instructions if applicable.

CORRECT LEGAL NAME OF OFFEROR:	
SIGNATURE OF OFFEROR'S AUTHORIZED AGENT:	
TITLE:	
TYPED/PRINTED NAME OF AUTHORIZED AGENT:	
ADDRESS:	
PHONE NO:	

SECTION 1 GENERAL TERMS AND CONDITIONS

1.1 Definitions:

The following words, terms and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

<u>Amendment</u>: A modification, deletion or addition to an executed contract by means of a formally executed document signed by both parties.

<u>Blanket purchase order</u>: A purchase order under which vendor agrees to provide goods and/or services to a purchaser on a demand basis.

<u>Certificate of contract completion</u>: A form which indicates that a project has been satisfactorily completed and the contractor has paid all labor, materials and other charges against the project in accordance with the terms of the contract.

<u>Certificate of insurance</u>: A document which shows proof of insurance, coverage, types and amounts.

<u>Change order</u>: A written instrument issued on or after the effective date of the formal written contract or purchase order which, when duly executed by the town and contractor, amends the contract documents to provide for a change in the work or in the provisions of the contract documents, or changes in contract price or contract time, or any combination thereof.

Commodities: Anything defined in 287.012(5), F.S.

<u>Consultants Competitive Negotiation Act (CCNA)</u>: The state statute that applies to the acquisition of architectural, engineering, landscape architectural or surveying and mapping services where the estimated cost of the planning or study activity with professional services fees exceeds \$35,000.00 (the Category Two threshold amount), or where the estimated basic project construction cost exceeds \$325,000.00 (the Category Five threshold amount).

<u>Consulting services – non-CCNA</u>: If the solicitation is not for architectural, engineering, landscape architecture or surveying, the CCNA bidding process is not to be utilized.

<u>Contract</u>: An agreement with sufficient consideration between two or more parties which sets forth the total legal obligations of the parties.

<u>Cooperative purchasing</u>: A method of purchasing the same goods or services with the same terms and conditions utilizing a contract issued by another public agency that has fulfilled the requirements of competitive solicitation (commonly referred to as "piggybacking").

<u>Debarment</u>: The exclusion, for cause, of an offeror or contractor from bidding and/or receiving a contract to do business with the town.

<u>Design-build</u>: The requirement for which a single contract with a design-build firm is entered into for the design and construction of a capital improvement construction project.

<u>Designee</u>: A duly authorized representative of a person, organization, or agency.

<u>Discrimination</u>: Any offeror that has been placed on the discrimination vendor list as defined by F.S. § 287.134, shall not be able to transact business with the town to the extent as specified in § 287.134 (2) (b).

Emergency purchase: Procurement made in response to certain emergencies or when the delay caused by complying with all governing rules, regulations, and/or procedures would be detrimental to the health, safety and welfare of the town and/or its citizens or would create a hardship on the reasonable conduct of business in a timely fashion. Lack of planning, or funding surpluses, do not justify emergency purchases.

Estimate: A stated expectation of price based upon time, quantity or other qualifiers.

<u>Evaluation committee</u>: A committee comprised of town employees_established for the purpose of evaluating bids and proposals submitted in response to invitations for bids or requests for proposals for purchases with an estimated cost of \$25,000 or more. The evaluation committee shall have no less than three voting members and shall consist of the following:

- (1) The originating department director who in conjunction with the finance director appoints the other members of this committee; and
- (2) The finance director who shall chair the evaluation committee as a non-voting member.
- (3) The town attorney shall provide advisory legal assistance as requested.

<u>Health services</u>: The procurement of any medical functions not covered by insurance, including but not limited to pre-employment physicals, random drug screening, medical consultations, and the contractual employment of the medical director for the county fire department.

<u>Invitation for bids</u>: A written or electronically posted solicitation for competitive sealed bids.

<u>Local merchant</u>: A merchant whose primary place of business is located within the municipal boundaries of the Town of Lake Park, Florida, and which has possessed a valid Town of Lake Park Business Tax Receipt for a minimum of one continuous year prior to the issuance of the invitation for bids or request for proposals.

<u>Mandatory bid amount</u>: The threshold dollar amount established as policy by the town commission at and above which the formal competitive sealed bid process shall be used, except as otherwise provided herein. The mandatory bid amount is \$25,000.00 as established by the town commission.

Minority business enterprise (certified): A business as defined by F.S. § 288.703 (1).

Minority person: A person defined by F.S. § 288.703.

<u>Nonresponsive respondent</u>: Any offeror responding to an invitation to bid, request for proposals, or request for statement of qualifications that does not submit the required signed documents or submits incomplete documents and/or information.

Notice to proceed: A written notification from the town to the contractor to establish commencement of the contractor's responsibilities under the provisions of the contract.

<u>Originating department</u>: The town department issuing the invitation to bid, request for proposals, or request for statement of qualifications.

<u>Palm Beach County Merchant</u>: A merchant whose primary place of business is located within the boundaries of Palm Beach County, Florida, and which has possessed a valid Palm Beach County Local Business Tax Receipt for a minimum of one (1) continuous year prior to the issuance of the invitation for bids or request for proposals.

<u>Person</u>: Any business, individual, union, committee, club, or organization, or group of individuals.

<u>Procurement:</u> Buying, purchasing, renting, leasing or otherwise acquiring any commodities and/or services for public purposes in accordance with the law, rules, regulations and procedure intended to provide for the economic expenditure of public funds. It includes, but is not limited to, all functions which pertain to the obtaining of any supplies, materials, equipment and/or services including construction projects and capital improvement projects, as defined herein, required by the town.

<u>Project manager</u>: A person designated by the town manager to manage and to ensure compliance with contracts which he/she originates

<u>Proposal:</u> An executed formal document submitted by an offeror to the town stating the goods and/or service offered to satisfy the need as described in a request for proposals.

<u>Proposal Criteria</u>: The basis upon which the Town will relay to determine acceptability of a proposal as stated in the request for proposals including, but not limited to inspection, testing, quality, workmanship, delivery, price, and suitability for a particular purpose, experience of the offeror, and other evaluation criteria. Those criteria that will affect the price and be considered in evaluation for award shall be objectively measurable, such as discounts, transportation costs, and total cost or life cycle costs.

Public entity crime: A violation as defined in F.S., § 287.133(1)(g).

<u>Public notice</u>: The required notification or advertisement of an invitation to bid, request for proposal, or other competitive solicitation provided for in this division, to be given to prospective offerors for a reasonable/required period of time as determined by the town manager, which shall, at a minimum, include:

- (1) Posting public notice on the town's official website; and
- (2) Notice in a newspaper of general circulation when required by applicable law.

The public notice shall describe the goods or services sought, and state the date, time and place of the bid/proposal/solicitation opening.

Purchasing agent: The town manager pursuant to Chapter 2, Article III, § 2-82 of the Town's Code of Ordinances.

<u>Request for a Quote</u>: An oral or written request for written pricing or services, information for commodities or contractual services.

<u>Request for letters of interest</u>: A solicitation of responses from interested and prospective offerors to provide information and/or specifications in order to determine qualifications and/or capabilities to satisfy a need rather than a firm specification, and in which the offeror may be given latitude in order to develop a product and/or service which will fulfill the need.

<u>Request for proposal (RFP)</u>: A written or electronically posted solicitation for competitive sealed proposals.

<u>Request for information</u>: A written or electronically posted request made by the town to vendors for information concerning commodities or contractual services. Responses to these requests are not offers and may not be accepted by the town in the form of a binding contract.

<u>Requisition</u>: An internal document generated by the originating department and forwarded to the town manager or finance director requesting purchase of commodities and/or services.

<u>Responsible offeror, proposer, or respondent</u>: A person or business entity who has the capability in all respects to fully perform fully the contract requirements, and the integrity and reliability that will assure good faith performance.

<u>Responsive bid, proposal or reply</u>: A bid, proposal or reply submitted by a responsive and responsible offeror that conforms in all material respects to the solicitation.

<u>Responsive offeror</u>: An offeror that has submitted a bid, proposal, or reply that conforms in all material respects to the solicitation.

Responsive bid proposal: A bid proposal, or reply submitted by a responsive and responsible offeror which conforms in all material respects to the solicitation.

<u>Responsive offeror</u>: An offeror that has submitted a bid proposal, or reply that conforms in all material respects to the request for proposal.

<u>Sales tax recovery</u>: An option, resulting from the town's tax exempt status, reserved by the town to purchase all, any, or none of the materials and equipment included in each contract agreement directly from the manufacturer or supplier.

<u>Sole source</u>: The only existing source of an item or service which meets the needs of the originating department as determined and documented by a reasonable analysis of the marketplace. If in the process of a public bid, only one response is received, the town manager or finance director may proceed as a sole source purchase.

<u>Specification</u>: A concise statement of terms, conditions and a set of requirements to be satisfied by a product, material, service, or process used in a request for proposals and request for statement of qualifications. It may include a description of any requirement for inspecting, testing, or preparing a commodity, service, or construction item for delivery.

<u>Surety bonds</u>: A document from the contractor, which is issued to guarantee that an obligation will be fulfilled. The nature of the obligation determines the type of bond that will be issued. The types of surety bonds include: license and permit bonds, public official bonds, bid, performance, labor, material and payment bonds.

Suspension: The temporary debarment of an offeror for a period not to exceed three years.

Town: The Town of Lake Park.

<u>Veteran business enterprise</u>: Any business which meets the definition of F.S. § 295.187 (3), and which has been certified by the Department of Management Services.

<u>Warranty</u>: The representation, either expressed or implied, that a certain fact regarding the subject matter of a contract is presently true or will be true.

SECTION 2. COMPETITIVE SEALED PROPOSAL PROCESS

2.1 Proposal Submission:

Proposals must be submitted in a sealed envelope no later than the time and date set forth as the submittal deadline and at the location specified in this RFP. Any proposals received later than the bid submittal deadline or at any other location than as specified in this RFP shall not be accepted and shall be returned unopened to the offeror. It shall be the offerors sole responsibility to ensure that its proposal reaches the specified place for receipt of proposals by the specified deadline. The town shall bear no responsibility for any failure of the U.S. Postal Service, other courier service or town employee to successfully deliver a proposal to the designated delivery location. It is noted that offerors shall be allowed to withdraw their proposals at any time prior to proposal opening.

All proposals and accompanying documentation received from offerors in response to this RFP shall become the property of the town, and will not be returned to the offerors. In the event of a contract award, all documentation produced as part of the contract shall become the exclusive property of the town.

2.2 Proposal Acceptance and Evaluation:

Proposals shall be accepted from all qualified offerors except as otherwise provided herein and shall be evaluated based on the criteria set forth in this RFP. Unsolicited alternates will not be considered.

The town may, at any time and in its sole discretion, reject all proposals and/or re-advertise for proposals using the same or different specifications and terms and conditions.

2.3 Proposal Opening:

Proposals shall be opened publicly in the presence of one or more witnesses at the time and place specified in this RFP. At the time of public opening, the town clerk or designee will officiate at the public opening of sealed proposals received in response to this RFP, and shall announce and record the name of each offeror, the amount of each proposal and such other relevant information as the town manager deems appropriate.

2.4 Public Record:

Upon award recommendation or ten (10) days after opening, proposals become public records and shall be subject to public disclosure consistent with F.S. Ch. 119.

2.5 Cancelling or Postponing RFP:

The town manager or finance director may, prior to a proposal opening, elect to cancel an RFP or postpone the date and/or time of submission or opening. In such situations, an addendum will be issued.

2.6 Withdrawal of Proposals:

An offeror can withdraw its proposals up to the time listed for receipt of proposals. If an offeror unilaterally withdraws its proposal without permission after proposal opening, the finance director may suspend the vendor from participating in future proposals for up to three years.

2.7 Corrections to Proposals:

The following shall govern the corrections of information submitted in a proposal when the information is a material factor in determining the responsiveness of the proposal.

- (1) Errors in extension of unit prices or in multiplication, division, addition or subtraction in a proposal may be corrected by the finance director or designee prior to award. In such cases, the unit prices proposed shall not be changed. When offerors quote in words and in figures on items on the proposal sheet and the words and figures do not agree, the words shall govern and the figures shall be disregarded.
- (2) Nothing herein is intended to prohibit the acceptance of a voluntary reduction in price from the low offeror after recommendation to award to the low offeror, provided such reduction is not conditioned on, or does not result in, the modification or deletion of any specifications or conditions contained in the RFP.

2.8 Standards:

Factors to be considered in determining whether the standard of responsibility for offerors has been met include whether, in the town's determination, an offeror has:

- (1) Appropriate financial, material, equipment, facility, and personnel resources, experience, knowledge and expertise, or the ability to obtain them, necessary to indicate its capability to meet all contractual requirements as demonstrated by the offerors submitted proposal documents.
- (2) A satisfactory record of performance on similar projects as set forth by the offerors submitted proposal documents and as verified by the town.
- (3) A record of integrity that is satisfactory to the town.
- (4) Documented that it is legally established to conduct business and to contract with the town.

Such standards shall be ranked pursuant to the Evaluation Criteria set forth at paragraph 2.11 of this RFP.

2.9 Insurance Requirements:

The offeror (contractor) shall maintain the following insurance coverages in the amounts specified below during the term of the contract and any extensions thereof:

- (1) Workers' compensation insurance for all employees of the contractor for statutory limits in compliance with applicable state and federal laws. Notwithstanding the number of employees or any other statutory provisions to the contrary, coverage shall extend to all employees of the contractor and all subcontractors. Employers liability limits shall be not less than \$1,000,000.00 each accident; \$1,000,000.00 disease-policy limit; and \$1,000,000.00 disease-each employee.
- (2) Comprehensive general liability of \$1,000,000.00, per occurrence, premises and operations, independent contractors, products and completed operations, personal and advertising injury, XCU coverage, and a contractual liability endorsement \$2,000,000.00 aggregate.
- (3) Business auto liability of \$1,000,000.00 per occurrence or combined single limit for bodily injury and property damage liability. This insurance shall be an "any-auto" policy including hired and non-owned auto liability coverage.
- (4) Garage keeper's legal liability insurance coverage with limits of not less than \$500,000 per occurrence which shall be updated with the town on an annual basis each year the successful offeror is under contract with the town.

The town shall be included as an additional named insured under the general liability and automobile liability policies and a waiver of subrogation against the town shall be included in all workers' compensation policies. Current valid insurance policies meeting the requirements herein identified shall be maintained during the term of the contract, and any extensions thereof. A current certificate of insurance issued not more than thirty (30) calendar days prior to the submission of the proposal demonstrating the required coverages shall be submitted with the offeror's proposal documents. There shall be a thirty (30) day notification to the town in the event of cancellation or modification of any stipulated insurance policy. It shall be the responsibility of the contractor to ensure that all subcontractors are adequately insured or covered under their policies.

All certificates of insurance shall be subject to the town's verification and approval as part of the town's evaluation of the proposal. The town may require the contractor to provide a complete certified copy of the insurance policy(ies). If the contractor includes the installation of machinery and/or equipment into an existing structure, the comprehensive general liability policy must include an endorsement covering same, including installation and transit.

The required insurance coverages shall be issued by an insurance company duly authorized and licensed to do business in the State of Florida with minimum qualifications in accordance with the latest edition of A.M. Best's Insurance Guide: Financial Stability: B+ to A+.

All required insurance shall preclude any underwriter's rights of recovery or subrogation against the town with the express intention of the parties being that the required coverages protect both parties as the primary insurance for any and all losses covered by the above described insurance.

Violation of the terms of such insurance requirements shall constitute a material breach of the contract by the contractor and the town, at its sole discretion, may cancel the contract and all rights, title and interest of the contractor shall thereupon cease and terminate.

The offeror shall submit, no later than ten (10) days after award and prior to commencement of any work, a Certificate of Insurance naming the Town of Lake Park as an additional insured and documenting that all of the above requirements have been met.

2.10 Contract Award:

Award will ordinarily be made to the lowest responsive and responsible offeror whose proposal meets the requirements and criteria set forth in the requests for proposals. Notice of intent to award, along with a tabulation of the proposal results, shall be posted by the town clerk on the town's official website five (5) business days prior to the commission award. All offerors, or contractors affected by the proposed award of contract will also be notified by the town clerk at the time of posting, via telefax or other means, of the intended award. The award shall be effective upon approval by the town commission and upon issuance of a purchase order, execution of a contract, or written notice of award by the finance director or town manager. The town may reject any proposal prior to such issuance. In the event only one proposal is received, the town may award to the sole offeror if the proposal is deemed to be reasonable and in the best interests of the town or may request new proposals. In the event all proposals exceed budgeted funds, the finance director, with direction of the town manager, in cooperation with the department director of the originating department, is authorized, when time or economic considerations preclude resolicitation to negotiate an adjustment of the proposal price and/or specifications with the low responsive and responsible offeror in order to bring the proposal within the amount of budgeted funds.

2.11 Evaluation Criteria:

The town reserves the right to accept or reject any and all proposals and/or to make award to the lowest responsive and responsible offeror whose proposal meets the requirements and criteria set forth in the RFP and whose award will, in the opinion of the town, be in the best interest of and most advantageous to the town.

Proposals will be evaluated using three sets of criteria as follows: experience, qualifications, financial capability, and price proposal. Please see below for details for each of these criteria. Offerors meeting the mandatory submittal criteria by submitting all required documentation will have their proposals ranked and evaluated. A sample of the form that will be used in assigning points for specific criteria in the evaluation process is attached hereto and incorporated herein as Exhibit A to this RFP:

(1) Experience, Qualifications and Financial Capability (50 points):

Financial capability, material, proper equipment, facility, towing capabilities and personnel resources, experience, knowledge, and expertise in the towing business, or the ability to obtain them, necessary to indicate its capability to meet all contractual requirements as demonstrated by the offeror in the proposal documents. Major consideration will be given to the offeror's experience in providing similar services to municipal entities. Offeror's most recent Workers' Compensation experience rating (i.e., Mod factor) must also be submitted and will be considered;

(2) Proposed Response Time (30 points):

Proposed response time to calls for service;

(3) Cleanliness of Response Vehicles (10 points)

(4) Ability to Clean Up after Accidents (10 points):

Ability to remove all unusable materials and debris from the scene of each accident or each towing incident within twenty-four (24) hours of each accident or towing incident.

The offeror shall supply the above information or documentation to the town as part of the proposal documents it submits to the town pursuant to the town's RFP. If an offeror fails to supply such information the town shall consider the proposal documents submitted to be not responsive to the RFP and find the offeror nonresponsive.

2.12 Changes and Amendments:

The finance director and/or town manager may authorize changes/amendments for construction, and goods and/or services within the overall scope of the project or procurement pursuant to § 2(10) of Chapter 2, Article III, § 2-82 pertaining to the purchasing authority of the town manager. If the amendment/change order exceeds the maximum amounts herein, the amount of the amendment/change order must be approved by the town commission. If the change is outside the scope of the original project or procurement as determined by the finance director and/or town manager, a new RFP must be issued, unless an emergency or sole source situation exists. Should an emergency or sole source situation exist, a new contract with the existing contractor may be negotiated and presented to the town commission for approval, provided such contractor is qualified and available to perform on the new project, or is capable of securing the services of a qualified subcontractor. Extensions of time frames for completion of contracts may be authorized by the finance director and/or town manager.

A change order to a purchase order must be approved by the finance director and/or town manager for all changes that affect the original dollar amount by an increase of ten (10%) percent or more. Change orders of \$10,000.00 or more shall proceed pursuant to Chapter 2, Article III, § 2-82 of the Town's Code of Ordinances pertaining to the purchasing authority of the town manager.

2.13 Cone of Silence:

An offeror shall not communicate with any town elected or appointed official or employee other than a person listed in the proposal or contract documents as the contact person for a particular proposal or contract prior to the time an award decision has been made by the town. Any communication between the offeror and the town shall be submitted in writing to the office of the town clerk as listed in the bid or contract documents and shall be solely for the purposes of obtaining information or clarification necessary to develop a responsive, accurate proposal or bid. If an offeror fails to observe this restriction on communications, it shall be grounds for disqualifying the offending offeror from consideration for award of the proposal or bid.

2.14 Protested Solicitations and Awards:

<u>Right to protest</u>. Any actual or prospective offeror that is allegedly aggrieved in connection with the solicitation or pending award of a contract may protest to the town's finance director.

Notice:

- (1) A written notice (e.g., letter, etc.) that a protest will be filed must be submitted to the office of the finance director no later than 5:00 p.m. Eastern Time, three (3) business days from the time of initial posting of notice of intent to award. The notice of protest must be in writing, and must identify the protestant and the solicitation involved, and shall include a factual summary of the basis of the protest.
- (2) The formal written protest must then be filed at the office of the finance director no later than 5:00 p.m. Eastern Time, within five (5) business days after the date of filing the notice of protest. The formal written protest shall contain at a minimum the following information:
 - a. Identification of the name, address and contact information of the protestant and the solicitation involved:
 - b. A clear, brief, statement of the facts, legal arguments and other grounds on which the protest is based;
 - c. Identification of any applicable statutes, or ordinance(s), or other legal authority(ies) which the protestant deems applicable to the solicitation involved; and
 - d. A clear statement, in writing, of the specific nature of the relief requested by protestant.
 - e. Any additional written or physical materials, objects, statements, and arguments, which the protestant deems relevant to the issues raised in the request for review.

The protestant shall mail a copy of the notice of protest and the formal written protest to the finance director, and shall provide the town manager with evidence of such mailing.

- (3) The formal written protest is considered filed with the town when it is received by the finance director and is not timely filed unless it is received by the finance director within the times specified above. Failure to file a written notice of protest and subsequent formal written protest within the time period specified shall result in relinquishment of all rights of protest by the offeror and abrogation of any further protest proceedings.
- (4) These protest procedures shall be the sole remedy for challenging an award of proposal. Offerors are prohibited from attempts to influence, persuade or promote through any other channels or means. Such attempts shall be cause for suspension in accordance with subsection 2-253(a).

<u>Authority to resolve</u>. The finance director shall attempt to resolve the protest in a fair and equitable manner, and shall render a written decision within ten (10) business days to the protestant. The protestant may appeal such decision, in writing to the finance director within five (5) business days of the date of the written decision, whereby a protest committee, comprised of the finance director, town manager, town attorney, and the department director of the originating department, shall have the authority to settle and resolve the protest.

<u>Proceedings</u>. The finance director shall serve as the presiding officer of the protest committee in a nonvoting capacity. The town clerk shall give reasonable notice to all substantially affected persons or businesses prior to the date scheduled to consider the appeal of the protest.

- (1) At or prior to the protest proceeding, the protestant may submit any written or physical materials, objects, statements, affidavits, and arguments which the protestant deems relevant to the issues raised.
- (2) In the proceeding, the protestant, or its representative or counsel, may also make an oral presentation of the evidence and arguments. However, neither direct nor cross examination of witnesses will be permitted, although the presiding officer and other protest committee members may make whatever inquiries deemed pertinent to a determination of the protest.
- (3) The judicial rules of evidence shall not apply and the protest committee shall base its decision on such information adduced in the course of the proceeding upon which reasonable prudent persons rely in the conduct of their affairs.
- (4) A quorum of the committee consists of a majority of protest committee members. A decision shall be rendered by a majority vote of the committee members in attendance.
- (5) If it is deemed that the solicitation or award is in violation of law or the procedures outlined herein, the solicitation or award shall be cancelled or revised.
- (6) If it is determined that the solicitation or award should be upheld, the finance director shall promptly issue a decision on behalf of the protest committee in writing stating the reason for the action with a copy furnished to the protestant and all substantially affected persons or businesses. The decision shall be final and conclusive as to the town. Any party may arrange for the proceedings to be stenographically recorded, and shall bear the expense of such recording. The proceedings shall be open to the general public.

<u>Stay of procurement during protests</u>. In the event of a timely protest, the finance director shall not proceed further with the solicitation or with the pending award of the contract until the finance director, with the advice of the town attorney and after consultation with the department director of the originating department makes a determination that the award of the contract without delay is necessary to protect substantial interests of the town.

<u>Reservation of powers to settle actions pending before the courts</u>. Nothing in this section is intended to affect the existing powers of the town commission to settle actions pending before the courts.

<u>Damages</u>. In the event that a court of competent jurisdiction upholds the protestant's claim, the court awarded damages on behalf of the protestant shall be solely limited to proposal preparation costs.

2.15 Suspension and Debarment:

An offeror may be suspended for a period not to exceed two years as determined by the finance director based upon the following:

- (1) Offeror defaults or fails to fully comply with the conditions, specifications, or terms of any current or previous bid, quotation, proposal or contract with the town;
- (2) Offeror commits any fraud or misrepresentation or provides false information in connection with a bid, quotation proposal or contract with the town;
- (3) Offeror is charged by a court of competent jurisdiction with the commission of a criminal offense as an incident to obtaining or attempting to obtain a public or private contract or subcontract, or in the performance of such contract or subcontract;
- (4) Offeror is charged by a court of competent jurisdiction with the following: embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, or any other offense indicating a lack of business integrity or business honesty which currently, seriously, and directly affects responsibility as a town government contractor. If charges are dismissed or the offeror found not guilty, the suspension shall be lifted automatically upon written notification and proof of final court disposition provided by the offeror to town;
- (5) Offeror becomes insolvent, has proceedings in bankruptcy instituted against it, or compounds its debts or assigns over its estate or effects for payment thereof, or has a receiver or trustee appointed over its property;
- (6) Offeror violates the ethical standards set forth in local, state, or federal law;
- (7) Offeror fails to comply with the minority or women business enterprise participation or minority or women business enterprise requirements of an awarded contract; or
- (8) Any other cause the finance director determines to be so serious and compelling as to materially and adversely affect responsibility of a business to perform as a town government contractor, including but not limited to suspension by another governmental entity for substantial cause.

<u>Debarment</u>. An offeror may be permanently debarred for the following:

- (1) Default or failure to fully comply with the conditions, specifications, drawings, or terms of a bid, proposal or contract with the town twice in any three-year period.
- (2) Conviction by or judgment obtained in a court of competent jurisdiction for commission of those offenses in connection with the offeror's commercial enterprise stated in subsections (b)(3) and (b)(4) of this section. If the conviction or judgment is reversed

- through the appellate process, the debarment shall be removed immediately upon written notification and proof of final court disposition from the offeror to the town.
- (3) Placement of the offeror or its subcontractor(s) on the convicted vendor list maintained by the State of Florida Department of Management Services within thirty-six months from the date of submittal of the bid or proposal.

<u>Decision</u>. After the finance director has determined there is cause to suspend or debar an offeror, the finance director shall notify the offeror in writing of the debarment or the period of suspension and the reasons for the action taken.

<u>Finality of decision</u>. The suspension or debarment shall be final and conclusive unless the suspended or debarred offeror initiates protest proceedings pursuant to section 2-252 within twenty-one (21) days after the date of notification.

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SPECIAL TERMS AND CONDITIONS

3.1 Purpose:

The purpose of this solicitation is to establish a Contract for the provision of towing services, on an as-needed basis, for the Town. The Town intends to contract with a suitably qualified and experienced offeror who can provide best-in-industry equipment and services in a safe and sustainable manner.

3.2 Contract Term:

The term of this Contract shall commence on the date of the duly executed Contract document, and shall remain in effect for one (1) year, contingent upon the completion and submittal of all required proposal documents.

The Contract may be renewed for a period that may not exceed three (3) years or the term of the original contract, whichever is longer, specifying the renewal price for the contractual service as set forth in the proposal; specifying that costs for the renewal may not be charged; and, specifying that renewals are contingent upon satisfactory performance evaluations conducted by the Town and subject to the availability of funds.

3.3 Failure to Perform Work; Financial Consequences:

At the Town's sole discretion, the Town may apply the following financial consequences to the awarded offeror for the awarded offeror's failure to perform any aspect of the services established in this RFP which shall be determined at the field level:

For each occurrence and each subsequent failure to perform towing services, the Town shall have the right to charge the awarded Offeror as follows:

First Failure:

\$50.00

Second Failure:

\$100.00

Third Failure:

\$200.00 per incident; and the same amount for any subsequent

incidents

Such charges can be appealed to the Town Manager of the Town of Lake Park.

The Town shall have the right to deduct the applicable amounts from any invoice due to the awarded Offeror, under this Contract, or to invoice the awarded Offeror for the amounts due for payment.

3.4 Surety Bond:

Security in the form of a Performance Bond acceptable to the Town, or Cashier's Check made payable to the "Town of Lake Park" in an amount equal to five percent (5%) of the proposal price, will be required. Guaranty Bonds in the form of Performance Bond and Payment Bond, will be required. The Surety Company shall have at least the minimum ratings of A-, Class VI or higher.

3.5 Certifications:

Any offeror which submits a response to this RFP shall, at the time of the submittal of such response be properly licensed and certified by Palm Beach County and the State of Florida as applicable. The Offeror shall include a valid copy of all applicable licenses and certifications with its proposal submittal.

3.6 Method of Payment; Periodic Invoices for Completed Purchases:

The awarded Offeror shall submit an invoice to the Town after each towing service has been performed for Town owned vehicles, and has been accepted by the Town Finance Director. The date of the invoices shall not exceed thirty (30) calendar days from the performance of the service. Under no circumstances shall the invoice be submitted to the Town in advance of the work. The invoice shall contain the following basic information: the awarded Offeror's name and address, invoice number, date of invoice, reference (or include a copy of) the corresponding towing ticket number, vehicle information, miles towed, the contract number, purchase order number, and any discounts.

3.7 Exempt Charges:

The Town will not be charged for the towing of any Town-owned or leased vehicles or equipment within Town limits. All tow charges outside Town limits shall be on a predetermined flat-rate charge. Impounded vehicles subject to forfeiture will be stored free of charge, up to a maximum of seven (7) impounded vehicle slots per year.

3.8 Damage to Towed Vehicles:

The Town shall have no responsibility for any damage or claim for damages for any vehicle towed under the contract resultant from this RFP. All responsibility for damages, however caused, shall be the responsibility of the awarded Offeror.

3.9 Clean-Up:

The awarded Offeror shall remove all unusable materials and debris from the scene of each accident or each towing incident within twenty-four (24) hours of the accident or towing incident and dispose of in an appropriate manner. Upon final completion, the awarded Offeror shall thoroughly clean up all areas where work has been involved as mutually agreed with the Town's authorized representative.

3.10 Other Forms or Documents:

If the Town is required by the awarded Offeror to complete and execute any other forms or documents in relation to this RFP, the terms, conditions, and requirements in this RFP shall take precedence to any and all conflicting or modifying terms, conditions or requirements of the Offeror's forms or documents.

3.11 Offeror Conduct:

The awarded Offeror shall at all times conduct its work so as to ensure the least possible obstruction to traffic and inconvenience to the general public and the occupants of buildings, and to insure the protection of persons and property. No road or street shall be closed to the public except with the permission of the proper authorities. Fire hydrants on or adjacent to the work site shall be kept accessible for fire-fighting equipment at all times.

3.12 Protection:

The awarded Offeror shall take all necessary precautions to protect the work area to avoid unnecessary noise, confusion, dust or dirt, and protect the health and safety of occupants of buildings and surrounding work areas. When equipment and other items must be removed during the performance of the work, it shall be the awarded Offeror's responsibility to check with appropriate Town personnel to obtain the required approval before moving any equipment and/or other items.

3.13 Damage and Injury:

The awarded Offeror is responsible for any damage by the company during the course of performing any work under this Contract at any building or structure, and shall repair to match existing materials or surfaces to the satisfaction of the Town. The Offeror shall, at its own expense, replace any materials damaged to an extent that it cannot be restored to the original condition. The awarded Offeror shall be responsible and liable for injury to any life or property during the course of performing the services.

3.14 Legal Requirements:

The awarded Offeror shall be solely and completely responsible for fully complying with all applicable federal, state and local laws and regulations. No work shall be performed in any manner that is dangerous or reckless. Protective clothing, equipment and devices shall, as a minimum, conform to Occupational Safety and Health Administration (OSHA) standards for the work being performed.

3.15 Safety and Protection:

The awarded Offeror shall be solely and completely responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the work. The awarded Offeror shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent injury to all employees performing work and other persons, including but not limited to, the general public who may be affected thereby. The awarded Offeror shall be responsible for providing and for the placement of barricades, tarps, plastic, flag tape and other safety/traffic control equipment required to protect the public, surrounding areas, equipment and vehicles. The safety of the public is of prime concern to the Town, and all costs associated for ensuring such safety are the responsibility of the awarded Offeror.

The Town does not assume any responsibility, at any time, for the protection of or for loss of materials or equipment, from the time that the contract operations have commenced until the final acceptance of the services by the Town.

3.16 Fees:

Awarded Offeror shall pay to the Town the following fees:

(1) Contract Fee:

The awarded Offeror shall be assessed a contract fee of Five Hundred (\$500.00) Dollars in U.S. funds yearly for the term of the contract with the Town, including any extensions. The contract fee will be due thirty (30) days following execution of the contract and approval by Town Commission. Checks shall be made payable to the "Town of Lake Park" and sent to the following address:

Finance Director Town of Lake Park 535 Park Avenue Lake Park, Florida 33403

Failure to provide payment in the time prescribed herein, will forfeit any work on this contract until remuneration is made.

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SECTION 4 STATEMENT OF WORK AND TECHNICAL SPECIFICATIONS

4.1 Summary:

The awarded Offeror furnish towing services, for the removal of vehicles within the Town and provide adequate storage space for said vehicles, when required. The awarded Offeror shall have available at all times sufficient equipment to perform all services required in a timely and responsible manner.

Such towing services shall be performed pursuant to the following Section 10-73, Section 31-7, Section 31-8 and Section 76 of the Town's Code of Ordinances, which provide as follows:

Section 10-73 – Declaration of Public Nuisance:

The location or presence of any junked vehicle or abandoned, wrecked or derelict property on any lot, tract or parcel of land, or portion thereof, public or private, improved or unimproved, occupied or unoccupied, within the town shall be deemed a public nuisance and it shall be unlawful for any person or persons in the town to cause or maintain such public nuisance by wrecking, dismantling, rendering inoperable, abandoning or discarding such person's vehicle or vehicles on the property of another, or to suffer, permit or allow the same to be placed, located, maintained or exist upon such person's own real property; provided that this section shall not apply to:

- (1) A vehicle or part thereof which is completely enclosed within a building in a lawful manner where it is not visible from the street or other public or private property;
- (2) A vehicle or part thereof which is stored or parked in a lawful manner on private property in connection with the business of a licensed vehicle dealer or a junkyard;
- (3) Unlicensed inoperable vehicles stored on private property provided, however, that the vehicles and outdoor storage areas are maintained in such a manner that they do not constitute a health hazard and are screened from ordinary public view from the fronting street or roadway by means of a fence, trees, shrubbery or other appropriate means.

Section 31-7 – Authority to Remove and Impound Vehicles:

The Town Manager or his/her designee, or law enforcement officers are hereby authorized to have any motor vehicle immediately towed from any public street, place or parking area under any of the circumstances hereinafter enumerated:

- (1) When any motor vehicle is disabled upon any public parking area or street and such motor vehicle constitutes an obstruction to traffic.
- (2) When any motor vehicle is left unattended or disabled for more than 24 hours in a public parking area or street without written authorization from the Town.

- (3) When any motor vehicle is parked in a public parking area and is not parked within a marked or delineated parking space or stall, and constitutes an obstruction to traffic or the orderly use of the public parking area.
- (4) When any motor vehicle is improperly parked in an area that is designated by signs stating that improperly parked vehicles will be towed away.
- (5) When any motor vehicle is parked in a designated "no parking" area.
- (6) When any motor vehicle is left disabled or unattended on any portion of any public sidewalk or bike path at any hour of the day or night.
- (7) When removal of any motor vehicle is necessary in the interest of public safety because of fire, flood, storm or other emergency reason.

NOTE: Towing shall include removal of driveline and unlocking services when necessary.

Section 31-8 – Lien for Cost or Removal:

The cost for the removal of any motor vehicle shall become a lien against such motor vehicle. No motor vehicle impounded in an authorized garage as herein provided shall be released therefrom until any fine imposed by the Town is paid, and the charges for towing such vehicle and any storage charges have been.

Section 76-73 Boats, cars and trailers under jurisdiction of harbor marina manager.

(a) When a boat, car or trailer enters the marina area, it immediately comes under the jurisdiction of the harbor marina manager and the harbor marina manager's duly authorized representative, and of the regulations in this article; it shall be berthed, anchored, parked or otherwise maneuvered only as directed.

4.2 Signage:

The awarded Offeror must provide towing company signage to the Town with the name of the towing company and contact information which the Town shall install in designated areas that are identified as "tow zones".

4.3 Response Time:

The awarded Offeror shall arrive at the site within thirty (30) minutes (for Class A and B), and forty-five (45) minutes (for Class C) calls. If the awarded Offeror is unable to respond in the given time, they must notify the Palm Beach County Sheriff's Office and the Town immediately.

4.4 Equipment:

All equipment must be owned and operated by the awarded Offeror or Offeror's personnel, with full control and availability. All equipment shall be modern, commercially manufactured, and in good mechanical condition. All equipment shall be subject to inspection by the Town at any time during the term of the Contract. No vehicle of the awarded Offeror shall be used as an emergency vehicle.

The Awarded Offeror shall have no markings on vehicles, buildings, or correspondence of any kind that indicates or tends to indicate any official relationship between the awarded Offeror and the Town.

All of the awarded Offeror's towing vehicles must be equipped with 2-way radios or other approved means of communication with a range extending to the entire Town's municipal boundaries. Radios shall not be tuned to any police frequency. The awarded Offeror shall comply with all laws, rules, codes and regulations of any governmental agency having jurisdiction over the services being rendered, including, but not limited to, licensing and minimum safety requirements.

REQUIRED CONTRACTOR-OWNED EQUIPMENT

To be considered and evaluated for award, the Offeror must be able to provide the following minimum amount of equipment:

- (1) Three (3) Class A small wreckers of 4-ton capacity; one (1) must be an all-wheel drive wrecker of 4-ton capacity; and at least one (1) must be a slide back carrier;
- (2) One (1) Class B medium wrecker of 16-ton capacity equipped with twin booms or equivalent hydraulic system, air brakes, and auxiliary air supply;
- (3) One (1) motorcycle trailer capable of hauling at least two (2) motorcycles at the same time;
- (4) One (1) 40-ton capacity wrecker with hydraulics, or equivalent wrecker, and Low-Boy capable of towing and/or hauling any Town truck; and
- (5) One (1) set of heavy-duty tractor dollies.

NOTE: Items (4) and (5) are required to qualify for Class C towing.

4.5 Offeror's Personnel:

The Offeror shall have available sufficient qualified personnel for the operation of the equipment and to man the office facilities as required. The awarded Offeror shall maintain a State of Florida, Department of Motor Vehicles Report on each driver, to be updated annually. Each driver shall have a current Commercial Driver's License issued by the State of Florida. Each driver must have at least one (1) year in towing and recovery work or professional training to do business in the Town.

The awarded Offeror shall ensure that drivers and staff are neat, clean, uniformed, courteous, and competent in operating skills and all procedures. All the awarded Offeror's personnel dealing with the public under this contract shall be identified by name through the use of a name tag issued by Palm Beach County Department of Consumer Affairs for all tow truck operators in Palm Beach County. All costs associated with receiving the name tag for tow truck operators shall be the responsibility and requirement of the awarded Offeror.

All drivers shall have a detailed knowledge of the layout of the Town's streets.

The owners of the company, or officers if a corporation, shall be held fully responsible, except as otherwise prohibited by law, for the acts of their employees while on duty.

4.6 Storage Facility:

Offeror must operate and maintain adequate vehicle storage space within a ten (10) mile radius of the intersection of Park Avenue and 6th Street, Lake Park, Florida.

The Offeror shall maintain a storage facility/compound, garage and outside storage facilities complying with all provisions of applicable building and zoning regulations. The facilities must be of a sufficient size and capability to accommodate all vehicles towed by the awarded Offeror during the term of the contract until such vehicle(s) are claimed by the owner or otherwise legally disposed of.

The Offeror's office and storage facility shall be manned on a 24-hour basis and shall be equipped with 24-hour radio-dispatch capabilities, to assure that contractual obligations and services are available and fulfilled. The awarded Offeror shall have a dispatcher on duty 24-hours a day, seven days a week. Telephone answering services do not meet this requirement and are not acceptable.

(1) INSIDE STORAGE

Each tow company shall be capable of storing up to two (2) vehicles in inside storage meeting the following specifications:

- a. A working area of at least 9' x 20' with at least an 8' high ceiling; and
- b. A paved floor (i.e. concrete or asphalt) that is free from dirt, standing water and vegetation.

(2) CRIME SCENE TOWING AND STORAGE

Crime scene towing and storage shall be conducted pursuant to the requirements contained in Palm Beach County Sheriff's Office General Order 504.00 which is attached hereto and incorporated herein as Exhibit B.

(3) OUTSIDE STORAGE

All outside storage facilities shall be enclosed and maintained as follows:

- a. Facilities shall be enclosed with a solid wall or a substantial wire fence not less than eight (8) feet high;
- b. Fence or wall, including all gates or doors or roofed open areas shall be equipped with not less than 12" of barbed wire installed in such a manner as to discourage access over the top of such fence or wall. All fences and walls shall be maintained in a good repair throughout the term of the contract. Damages to the fences or walls shall be repaired within 24 hours.
- c. Outside storage shall be kept free and clear of all junk such as tires and auto parts;
- d. All shrubbery, trees and lawn (fence line and grounds) shall be kept trimmed;
- e. Facilities shall have adequate drainage to prevent standing water after a rain storm; and
- f. Spacing shall be so that a person may reasonably walk around each vehicle in an unobstructed manner.

In the event all the awarded Offeror's storage facilities are filled to capacity, the awarded Offeror shall not be relieved of responsibility to perform and are required to make such arrangements for storage as will fulfill the requirement of the contract and the Town's needs. All storage space used, which is not listed in the original application, must meet the specifications in the contract.

4.7 Protection of Vehicles and Property:

The awarded Offeror's liability for any towed vehicles and all personal property contained therein shall commence with the time the wrecker comes into contact with any vehicle to be towed. The awarded Offeror shall be solely liable and responsible for all personal property in any towed vehicle.

The awarded Offeror or its employee, representative, or agent shall inventory all personal property contained in the vehicle to be towed and prepare a report which shall be signed by the preparer. One (1) copy shall be held by the awarded Offeror as permanent record, one (1) copy given to the owner or the person in possession of the vehicle or securely attached to the vehicle, one (1) copy given to PBSO District 10, and one (1) copy given to the Town Manager of the Town of Lake Park.

The awarded Offeror shall be solely liable for damage or loss of personal property listed on the property report form once the vehicle is towed. The awarded Offeror is liable for all vehicle accessories regardless of the cause of such damage or loss. Personal property situated in vehicles stored by the awarded Offeror shall not be disposed of to defray any charges for storage or towing. A receipt will be issued for any returned personal property. Personal property must be returned at once to the owner or person entitled to legal possession thereof upon proper proof of ownership or right to possession without regard to any fees owed by such person or legal entity.

Vehicle owner or duly authorized person shall be allowed to remove personal unattached property from a vehicle during normal business hours at no charge.

Unclaimed personal property in the vehicles stored by the awarded Offeror shall be disposed of pursuant to Florida Statues, Section 713.78, as it may be amended from time to time.

4.8 Posting Charges:

The awarded Offeror shall prominently post in its office and storage facilities a list of charges approved by this contract which shall be the maximum fees charged on all Town vehicles and/or Town-originated requests for a wrecker, regardless of whether it was a police-initiated action or "at the owner's request". The awarded Offeror's list of charges shall be provided to the owner or person lawfully in possession of each vehicle towed. The charges for towing from the awarded Offeror's compound to another point at the request of the vehicle owner shall be at the same rates listed herein.

4.9 Payment Responsibility:

The Town shall not be responsible or liable for either the collection or payment of any charges for services rendered, including towing and storage. All other services rendered shall be charged to the owner of the towed vehicle or other lawful claimant of possession.

4.10 Service Call Cancellation:

The Town shall have the right to cancel a request for the awarded Offeror's services until the time that a wrecker comes in contact with a vehicle. The awarded Offeror agrees that the mere response to a service call scene without other action does not constitute chargeable service.

4.11 Exclusions:

All vehicles and equipment with a Gross Vehicle Weight (GVW) of 26,001 lbs. and above are excluded from this Contract. The Town reserves the right to call the company of convenience for these vehicles and equipment. The awarded Offeror shall indicate on the proposal page the classes of vehicles and equipment they are able to tow.

4.12 Non-exclusiveness of Services:

Nothing contained in this contract will prevent the owner or operator of a motor vehicle from calling a wrecker or tow truck of their own choice, or requesting that said vehicle be towed to a garage, storage compound, or location other than that of the awarded Offeror.

The on-scene officer has the discretion to call another towing company, if any of the awarded Offeror cannot respond in a reasonable amount of time, and the disabled vehicle is creating a tie up of traffic or hazardous situation.

4.13 Benefits from Repairs:

The awarded Offeror shall not solicit to provide automotive/ vehicle or truck repair, paint and body, salvage, junkyard, or re-cycling business directly, or indirectly for any vehicle towed pursuant to the contract without prior written Town approval. If the awarded Offeror has any interest in automotive or truck repair, paint and body, salvage, junkyard, or re-cycling business, the Offeror shall so state in its proposal, and list the specifics. If during the term of the contract, including any option terms, awarded Offeror acquires an interest in automotive or truck repair, paint and body, salvage, junkyard or re-cycling business, the awarded Offeror shall immediately notify the Town in writing. Failure to do so may result in termination from the contract for cause.

4.14 Releases:

The awarded Offeror agrees to release any vehicle not marked "HOLD" provided proper proof of ownership or right to possession is presented to the awarded Offeror. Any vehicle that has been marked "HOLD" by PBSO must not be released without prior written approval of PBSO.

Vehicles that have been marked "HOLD" by PBSO shall be stored at the storage compound for a period of time necessary to properly process the vehicle and any investigation involved. PBSO must notify the awarded Offeror in writing if the "Holding Period" continues beyond five (5) working days. The awarded Offeror shall not release a "Hold" vehicle until released by PBSO. PBSO or entities with the legal right shall be permitted access to such vehicles during normal operating hours

4.15 Impounded Vehicles:

Should any owner or persons entitled to possession of an impounded vehicle seek to reclaim the vehicle from the awarded Offeror, the awarded Offeror shall provide an itemized statement of all charges relating to the impounding of the vehicle.

4.16 Complaints:

All complaints received by the Town concerning the performance of the vehicle towing service under the terms of this contract will be referred to the Town Manager or his designee, who shall conduct investigations and inquiries, including discussions with the awarded Offeror and staff involved. The determinations of the Town Manager or designee shall be binding upon the parties, and failure of the awarded Offeror to follow such determination shall be considered a material breach of terms of the contract and cause for termination.

Any incident of price gouging shall be grounds for immediate termination of the contract.

4.17 Vehicle Disposal:

Unless a "HOLD" has been placed upon the vehicle, disposal of vehicles shall be in accordance with current Florida State Statutes.

Should an awarded Offeror, as a result of this contract, have in its possession any vehicle or personal property, and should the awarded Offeror be ordered to relinquish the vehicle or personal property to PBSO, the awarded Offeror shall immediately comply.

4.18 Subcontractors:

The use of subcontractors shall not be allowed under this contract.

The balance of this page is intentionally left blank

PROPOSAL SUBMITTAL

SUBMITTAL OF PROPOSALS:

This Page and all following pages shall comprise the original Proposal Submittal package. Please also attach any additional information or documentation requested in this RFP. There is no need to include the preceding Sections in your Proposal Submittal package. Proposals must contain all information required to be included in the submittal, as described in this RFP.

RFP No.: 101-2018

Title: Towing Services

Due Date and Time: FEBRUAR y 28, 2018 at 10: 00 a.m. Eastern Time

Name of Offeror

PRICING SCHEDULE

PRICES AND RATES

The Offeror shall indicate in the spaces provided, the firm and fixed prices and rates offered to the Town for the goods and/or services described below.

ITEM	SERVICES	NON TOWN-OWNED VEHICLES/EQUIPMENT	TOWN-OWNED VEHICLES/ EQUIPMENT		
11.2141	CLASS "A"	VEITIGEES/EQUITIVEIT	EQUIT WEIGH		
1.	Cars and Trucks up to 10,000 GVW	\$ each	\$ each		
1a.	Mileage Charge outside Town limits	\$ per mile	\$ per mile		
2.	Motorcycles (including trailer)	\$ each	\$ each		
2a.	Mileage Charge outside Town limits	\$ per mile	\$ per mile		
	CLASS "B"				
3.	Trucks from 10,000 – 25,000 GVW	\$ each	\$ each		
3a.	Mileage Charge outside Town limits	\$ per mile	\$ per mile		
	CLASS "C"				
4.	Trucks over 25,000 GVW	\$ each	\$ each		
4a.	Mileage Charge outside Town limits	\$ per mile	\$ per mile		
5.	48' Lowboy Service	\$ each	\$ each		
5a.	Mileage Charge outside Town limits	\$ per mile	\$ per mile		
6.	Dollies or Flatbed (additional)	\$ each	\$ each		
6a.	Mileage Charge outside Town limits	\$ per mile	\$ per mile		
	TOTALS	\$	\$		

A copy of the Palm Beach County Maximum Non-Consent Towing Rates effective March 1, 2016 is attached following this page as reference.

REQUIRED SUBMITTALS

The Offeror must include the following documentation in its Proposal:

- a. Three (3) copies of Letters of References setting forth Offeror's experience in providing similar services to municipal entities over the past five (5) years (for each such project (for each project list the name and telephone of a representative for whom the project was undertaken and who can verify Offeror's performance). ;
- b. Towing Equipment List and Registration/Ownership Information;
- c. Storage Facility Location and Ownership Information;
- d. A <u>current</u> Certificate of Status issued by the State of Florida showing that the Offeror is a legal for-profit business entity (e.g., corporation, partnership, Limited Liability Company, etc.) duly registered to do business in the State of Florida;
- e. A Statement of Qualifications, to include copies of current resume of all business principals as well as management and supervisory staff of the Offeror;
- f. Documentation of Offeror's most recent Workers' Compensation experience rating (i.e., Mod factor);
- g. Copies of all current professional and business licenses, current certifications of insurance coverage; and
- h. Any other information deemed pertinent by the Offeror relating to its particular qualifications to perform the proposed services.

Offeror shall also show its capability to meet the time and budget requirements of the Town taking into consideration and including the current and projected workload of the Offeror.

Palm Beach County Maximum Non-Consent Towing Rates Effective March 1, 2016

Rate Type	Rate
Private Property Impound Tow Class A Class B Class C Class D No other fees may be imposed for the first 24 hours the vehicle is in the care, custody and control of the towing operator, except: a) applicable storage fees may be charged after the proper police authority has been notified and the vehicle has been in the possession of the towing operator for at least 6 hours and b) "extra time at scene" when a law enforcement agency is called/involved and when the officer's name and badge number and detailed explanation is provided.	Flat Rate \$123 Flat Rate \$217 Flat Rate \$308 Flat Rate \$308
Police Directed Tow Class A Class B Class C – applies to non-commercial vehicles only Class D – applies to non-commercial vehicles only	\$167 \$248 \$370 \$530
Per mile fee for Police Directed Tow Class A Class B Class C Class D	\$7.50 \$8.50 \$10.00 \$12.50
Daily outdoor storage - vehicles 25' or less after first 6 hours	\$25
Daily outdoor storage – vehicles longer than 25' after first 6 hours Daily outdoor storage - motorcycles, ATV=s, scooters, other small personal vehicles after first 6 hours.	\$35 \$15
*Daily indoor storage - vehicles 25' or less after first 6 hours.	\$35
*Daily indoor storage - vehicles longer than 25' after first 6 hours. Applies to non-commercial vehicles only.	\$50
*Daily indoor storage - motorcycles, ATV=s, scooters, other small personal vehicles after first 6 hours.	\$20

Rate Type	Rate
Drop Charge — When the vehicle/vessel owner or authorized driver/agent arrives at the scene prior to the vehicle/vessel being removed or towed from the property, the vehicle/vessel shall be disconnected from the towtruck and the vehicle/vessel owner or authorized driver/agent shall be allowed to remove the vehicle/vessel without interference upon payment of a reasonable service fee of not more than one-half of the posted rate for such towing service.	One-half of the posted rate for such towing service
Administrative/Lien Fee - after 24-hours, from time of police report. Must show proof that lien letter(s) have been prepared with appropriate names/addresses included and that fees have been expended.	\$50 Maximum flat fee
After Hour Gate Fee – may not be applied between the hours of 8 a.m. and 6 p.m. Monday through Friday (excluding federal holidays) and not for 6 hours after a vehicle has been impounded all other times when: a. Impounded vehicles/vessel are recovered by the owner or authorized driver/agent; or b. The owner or authorized driver/agent wishes to recover property from an impounded vehicle/vessel.	\$35
Extra Time at Scene - First one-half hour to be included in the initial cost per call. Charges are 15 minute intervals. All extra time/labor shall be documented by the towtruck operator and shall include the name of the law enforcement agency and the law enforcement agency case number or the officer's name and badge number. The documentation shall also include a detailed explanation of the services rendered which necessitated the charges and if possible photographs of the scene.	25% of applicable towing fee in 15 minute intervals.
Underwater Recovery - Performed by a certified/ professional diver with the written documentation and approval by the investigating law enforcement agency/ officer.	\$100 plus cost per hour (port-to-port)
Hazardous material clean-up and disposal as required, mandated and/or licensed through state or local laws and approved by the investigating law enforcement agency/officer.	Towing Company prevailing rates

The above maximum rates are not mandated by Palm Beach County, but they cannot be exceeded.

R:\Consumer Atlairs\Towing\2015 MaximumNonConsentTowRates.docx

ACKNOWLEDGMENT OF ADDENDA

INSTRUCTIONS: COMPLETE PART I OR PART II, WHICHEVER APPLIES

PART I:	
List below the dates of issue for each addendum received in connection with this Solicitation:	
Addendum #1, Dated	
Addendum #2, Dated	
Addendum #3, Dated	
Addendum #4, Dated	
Addendum #5, Dated	
Addendum #6, Dated	
Addendum #7, Dated	
Addendum #8, Dated	
Addendum #9, Dated	
Addendum #10, Dated	
PART II:	
☐ NO ADDENDUM WAS RECEIVED IN CONNECTION WITH THIS RFP	
Firm Name	
Signature	_
Name and Title (Print or Type)	_

Date

PROPOSAL SUBMITTAL SIGNATURE PAGE

By signing this Proposal, the Offeror certifies that it satisfies all legal requirements as an entity to do business with the Town, including all Conflict of Interest and Code of Ethics provisions.

Full Legal Name of Firm:
Street Address:
Mailing Address (if different than Street Address):
Telephone Number(s):
Fax Number(s):
Email Address:
Federal Employer Identification Number:
Prompt Payment Terms:% days' netdays
Signature:(Signature of authorized agent)
Print Name:
Title:

By signing this document, the Offeror agrees to all Terms and Conditions of this Solicitation and the resulting Contract/Agreement.

THE EXECUTION OF THIS FORM CONSTITUTES THE UNEQUIVOCAL PROPOSALOF OFFEROR TO BE BOUND BY THE TERMS OF ITS PROPOSAL, FOR NOT LESS THAN 90 DAYS, AND THE OFFEROR'S UNEQUIVOCAL OFFER TO BE BOUND BY THE TERMS AND CONDITIONS SET FORTH IN THIS RFP. FAILURE TO SIGN THIS RFP WHERE INDICATED ABOVE, BY AN AUTHORIZED REPRESENTATIVE, SHALL RENDER THIS PROPOSAL NON-RESPONSIVE. THE TOWN MAY, HOWEVER, IN ITS SOLE DISCRETION, ACCEPT ANY PROPOSAL THAT INCLUDES AN EXECUTED DOCUMENT WHICH UNEQUIVOCALLY BINDS THE OFFEROR TO THE TERMS OF ITS PROPOSAL.

AFFIDAVITS, PERFORMANCE AND PAYMENT BONDS FORMAT

AFFIDAVITS

The forms listed below must be completed by an official having legal authorization to contractually bind the company or firm. Each signature represents a binding commitment upon the Offeror to provide the goods and/or services offered to the Town if the Offeror is determined to be the lowest responsive and responsible Offeror.

- a. Conflict of Interest Disclosure Form
- b. Notification of Public Entity Crimes Law
- c. Drug-Free Work Place
- d. Non-Collusion Affidavit
- e. Sample Performance Bond Format
 (if required, will be requested from offeror recommended for award)
 DO NOT COMPLETE
- f. Sample Payment Bond Format (if required, will be requested from offeror recommended for award)
 DO NOT COMPLETE
- g. Sample Letter of Credit Format
 (if required, will be requested from offeror recommended for award)
 DO NOT COMPLETE

The balance of this page is intentionally left blank

CONFLICT OF INTEREST DISCLOSURE FORM

The award of this contract is subject to the provisions of Chapter 112, *Florida Statutes*. All Offerors must disclose within their Proposals: the name of any officer, director, or agent who is also an employee of the Town of Lake Park.

Furthermore, all Offerors must disclose the name of any Town employee who owns, directly, or indirectly, an interest of more than five percent (5 percent in the Offeror's firm or any of its branches.

The purpose of this disclosure form is to give the Town the information needed to identify potential conflicts of interest for evaluation team members and other key personnel involved in the award of this contract.

The term "conflict of interest" refers to situations in which financial or other personal considerations may adversely affect, or have the appearance of adversely affecting, an employee's professional judgment in exercising any Town duty or responsibility in administration, management, instruction, research, or other professional activities.

Please	check o	one of the following statements and attach additional documentation if necessary:
-		To the best of our knowledge, the undersigned firm has no potential conflict of interest due to any other Municipalities, Counties, contracts, or property interest for this Proposal.
-		The undersigned firm, by attachment to this form, submits information which may be a potential conflict of interest due to other Municipalities, Counties, contracts, or property interest for this Proposal.
Acknow	wledged	by:
	Firm N	lame
	·-	
	Signatu	ure
	Name	and Title (Print or Type)
	raine a	and The (Time of Type)
	Date	

NOTIFICATION OF PUBLIC ENTITY CRIMES LAW

Pursuant to Section 287.133, *Florida Statutes*, you are hereby notified that a person or affiliate who has been placed on the convicted contractors list following a conviction for a public entity crime may not submit a Proposal on a contract to provide any goods or services to a public entity, may not submit a Proposal on a contract with a public entity for the construction or repair of a public building or public work, may not submit Proposals on leases or real property to a public entity, may not be awarded or perform work as a contractor, supplier, sub-vendor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017 [F.S.] for Category Two [\$35,000.00] for a period of thirty-six (36) months from the date of being placed on the convicted contractors list.

Firm Name			
Signature			
Name and Title (Print or T	ype)		

DRUG-FREE WORKPLACE

is a drug-free workplace and	l ha
(Company Name)	
a substance abuse policy in accordance with and pursuant to Section 440.102, Florida Statutes.	
Acknowledged by:	
Firm Name	
Signature	
Name and Title (Print or Type)	
Date	

NON-COLLUSION AFFIDAVIT

STATI	E OF TY OF		
Before	me, the undersigned authority		o, after
a.	He/She isthat has submitted a Proposa	of, the C	Offeror
	RFP No.:	Title:	
b	He/She is fully informed respertinent circumstances resp	specting the preparation and contents of the attached RFP, and ecting such RFP.	of all
	Such Proposal is genuine and	d is not a collusive or sham Proposal.	
c.	employees, or parties in in connived, or agreed, directle collusive or sham Proposal Proposal has been submitted or has in any manner, directle conference with any other Office or any other Offeror, or to the Proposal price of any other Office or any other Office or any other Office or any other Office or any other Office of any other Office or	for any of its officers, partners, owners, agents, represent terest, including this affiant, has in any way colluded, construction with any other Offeror, firm, or person to sure in connection with the RFP and contract for which the attor to refrain from proposing in connection with such RFP and contractly, sought by agreement or collusion or communicate feror, firm, or person to fix the price or prices in the attached Prix any overhead, profit, or cost element of the Proposal price offeror, or to secure through any collusion, conspiracy, connivational against the Town or any person interested in the proposal price of the proposal	spired, bmit a tached ontract, tion or coposal or the nce, or
d.	collusion, conspiracy, conni	the attached Proposal are fair and proper and are not tainted vance, or unlawful agreement on the part of the Offeror or any ers, employees, or parties in interest, including this affiant.	
		Sig	gnature
Subscr		d) before me this day of 20 who is personally known to me or who has pro as identification.	118, by oduced
SEAL		Notary Signature	

SAMPLE PERFORMANCE BOND FORMAT

KNOW ALL MEN BY THESE PRESENTS: that -
<u> </u>
(Insert full name and address or legal title of successful Offeror)
as Principal, hereinafter called Contractor, and, (Name of Insurer) as Surety, hereinafter called Surety, are held and firmly bound unto the Town of Lake Park, Palm Beach
County, Florida.
As Obligee, hereinafter called the Town, in the amount of,
(\$), for the payment whereof, Contractor and Surety bind themselves, their
heirs, executors, administrators, successors, and assigns, jointly and severably, firmly by the presents.
WHEREAS, Contractor has by written agreement dated
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that, if Contractor shall promptly and faithfully perform said Contract, then this obligation shall be null and void; otherwise, it shall remain in full force and effect.
The Surety hereby waives notice of any alteration or extension of time made by the Town.
Whenever Contractor shall be and declared by the Town to be in default under the Contract, the Town

a. Complete the Contract in accordance with its terms and conditions; or

promptly:

b. Obtain a Proposal or Proposals for completing the Contract in accordance with its terms and conditions, and upon determination by Surety of the most responsible Offeror, or if the Town elects, upon determination by the Town and the Surety jointly of the most responsible Offeror, arrange for a Contract between such Offeror and the Town, and make available as work progresses (even though there should be a default or a succession of defaults under the contract or contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the balance of the contract price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set forth in the first paragraph hereof. The term "balance of the contract price", as used in this paragraph, shall mean the total amount payable by

having performed Town's obligations thereunder, the Surety may promptly remedy the default or shall

the Town to Contractor under the contract and any amendments thereto, less the amount properly paid by the Town to the Contractor.

Any suit under this bond must be instituted before the expiration of twenty-five (25) months from the date on which final payment under the Contract falls due.

No right of action shall accrue on this bond to or for the use of any person or corporation other than the Town named herein or the heirs, executors, administrators, or successors of the Town.

Signed and sealed this day of	, 2018.
	(Principal) (Seal)
(Witness)	(Title)
(Seal)	(Name of Insurer) Surety
(Witness)	By:(Attorney-in-Fact)

SAMPLE CONTRACT

Below is the standard Contract format for this RFP. This is a sample Contract only and is subject to revisions. PLEASE DO NOT COMPLETE.

CONTRACT

THIS CONTRACT is here				by made and entered into this			day o		, 20,			
(the "effect	ive date") by and	betwe	en tl	he Tow	n of Lake	Park, a	Florida	munici	pal corpo	rat	ion
("Town"),	whose	address	is 5	335	Park	Avenue,	Lake	Park,	Florida	33403,	8	and
			,	a				(he	reafter	referred	to	as
"Contractor	"), whose	e address	is					1	200	<u> </u>		

WHEREAS, the Town desires to retain the services of the Contractor to provide the goods and services in accordance with the Town's Request for Proposals No.111-2017 and the Contractor's response thereto, all of which are incorporated herein by reference.

NOW, THEREFORE, in consideration of the mutual covenants and promises hereafter set forth, the Contractor and the Town agree as follows:

ARTICLE 1. INCORPORATION OF REQUEST FOR PROPOSALS

The terms and conditions of this Contract shall include and incorporate the terms, conditions, and specifications set forth in the Town's Request for Proposals No. 111-2017, and the Contractor's response to the Request for Proposals, including all documentation required thereunder.

ARTICLE 2. DESCRIPTION OF GOODS OR SCOPE OF SERVICES

The Contractor shall provide the goods and/or perform those services identified in the specifications accompanying the Town's Request for Proposals, which are incorporated herein by reference.

ARTICLE 3. COMPENSATION

The Town shall pay to the Contractor, in compliance with the Pricing Schedule attached hereto and incorporated herein, according to the terms and specifications of the referenced Request for Proposals.

ARTICLE 4. MISCELLANEOUS PROVISIONS

a. <u>Notice Format</u>. All notices or other written communications required, contemplated, or permitted under this Contract shall be in writing and shall be hand delivered, or mailed by registered or certified mail (postage prepaid), return receipt requested, to the following addresses:

	i.	As to the Town:	John O. D'Agostino Town Manager Town of Lake Park 535 Park Avenue Lake Park, Florida 33403
	ii.	With a copy to:	Town of Lake Park 535 Park Avenue Lake Park, Florida 33403 Attn: Finance Director
	iii.	As to the Contractor:	Attn.: Email:
b. only, and sh Contract.			ained in this Contract are for convenience of reference ct in any way the meaning or interpretation of this
c. executed by		ive Date. The effective parties hereto.	date of this Contract shall be as of the date it has been
ARTICLE 5	. CON	NTRACT TERM	
unless termic Contract may contract, wh in the proporenewals are	nated ear y be rene ichever i sal; spec conting	rlier in accordance with wed for a period that may s longer, specifying the difying that costs for the	from the effective date through, 20, h terms set forth in the Request for Proposals. This ay not exceed three (3) years or the term of the original e renewal price for the contractual service as set forth he renewal may not be charged; and, specifying that performance evaluations conducted by the Town and

(Remainder of this page is intentionally left blank.)

TOWN OF LAKE PARK EVALUATION CRITERIA FOR TOWING SERVICES REQUEST FOR PROPOSALS NO. 111-2017

Name of Offeror:	
Address:	-
City/State/Zip Code:	
<u>Criteria</u> :	Points Awarded:
 Experience, Qualifications and Financial Capability (50 points maximum) 	
 Proposed Response Time (30 points maximum) 	/
 Cleanliness of Response Vehicles (10 points maximum) 	
 Ability to Clean Up after Accidents (10 points maximum) 	
Maximum Points Awarded	

SUBJECT: VEHICLE TOWING, STORAGE				
DATE EFFECTIVE	SUPERSEDES	REVISION NUMBER	PAGE	
103116	051206	16-2	1 of 11	
RESCINDS				

CONTENTS:

This General Order consists of the following numbered sections:

- I. TOWING OF VEHICLES OR VESSELS
- II. CURBSTONING

DISCUSSION:

The purpose of this order is to establish guidelines for the towing, storage and release of vehicles or vessels. A variety of circumstances arise that require a vehicle or vessel to be moved by Sheriff's Office employees. These range from removal of a traffic hazard to found property. In order to ensure that procedural guidelines and legal requirements are met, a uniform method is required. This order will outline the authority and process to be used. This order shall apply to all Sheriff's Office employees.

DEFINITIONS:

<u>ABANDONED VEHICLE NOTICE (RED TAG)</u> – A visible tag/sticker that is attached to an abandoned vehicle giving the owner of the vehicle notice that if the vehicle is not removed within a designated period of time it will be towed away.

<u>BIOLOGICAL WASTE</u> - Solid waste that causes or has the capability of causing disease or infection and includes, but is not limited to biohazardous waste, diseased or dead animals, and other waste capable of transmitting pathogens to humans or animals.

<u>CURBSTONING</u> – The name given to an illegal practice of buying and selling vehicles without a dealer's license and a legally established place of business. It includes the parking or display of motor vehicles for sale, hire or rent, in certain areas unless authorized. Curb-stoners usually park and display their vehicles for sale in high traffic locations. Often these are found parked on right of ways and locations such as utility or pipeline easements, gas stations, convenience stores, repair facilities, supermarket parking lots, public parking lots and vacant lots.

<u>DESIGNATED TOWING SERVICE</u> - A towing service that performs services in accordance with a signed agreement with the Sheriff's Office.

<u>PESTICIDE</u> - Any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any insect, rodents, nematodes, fungi, weeds or other forms of plant or animal life or viruses.

<u>PROPERTY AND EQUIPMENT</u> - For purposes of this procedure, a broad range of items, which due to size, weight and shape, cannot be transported by passenger vehicles (i.e., farm equipment, safes, etc.).

DATE EFFECTIVE	SUPERSEDES	REVISION NUMBER	PAGE
103116	051206	16-2	2 of 11

<u>TOWING SERVICE</u> - A company that moves vehicles or vessels by hooking-up and towing from one place to another.

<u>VEHICLES</u> - The broad range of motor powered means of transportation, such as, but not limited to, passenger cars, motorcycles, vans, trucks, motor homes, tractors, trailers and mopeds.

VESSEL - A craft, larger than a rowboat, designed to navigate on water.

PROCEDURE:

I. TOWING OF VEHICLES OR VESSELS

- A. Employees are authorized by Florida law and Palm Beach County Ordinance to tow vehicles or vessels, remove abandoned equipment or property from roadways or waterways for traffic safety or to prevent and protect it from further damage, or when the driver is taken into custody. Specific attention will be given to the requirements of Florida Statutes (FS) and applicable Palm Beach County Ordinances when towing a vehicle and completing the required documentation. The towing of all vehicles will be documented on a Vehicle Storage Receipt (PBSO #0085). At the minimum, the Vehicle Storage Receipt (VSR) shall contain the following information:
 - 1. Time
 - 2. Date
 - 3. Location
 - 4. Requesting employee
 - 5. Reason for removal or tow
 - 6. Towing service name
 - 7. Location of the vehicle
 - 8. Notification (or attempts) to the registered owner
 - 9. Inventory of contents
 - 10. Placing and removal of holds (hand written on the VSR by employee)
- B. Where any vehicle upon a bridge, causeway, waterway, or roadway presents a clear danger, hazard, or obstruction to others it may be towed under the following circumstances:
 - 1. When a vehicle is found being operated upon public roads of the county in such condition as to create an immediate threat to the safety of other motorists or pedestrians.
 - 2. When a vehicle/bicycle is left unattended upon a highway, public roadway, or any bridge, causeway, or viaduct, in a manner that obstructs traffic or creates a hazard and every reasonable effort to contact the vehicle owner to have the vehicle owner affect immediate removal, has been exhausted.

	OBLIDERED ONDER			
Γ	DATE EFFECTIVE	SUPERSEDES	REVISION NUMBER	PAGE
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- a. A parking citation may be attached to the vehicle.
- b. Communications will enter any vehicle/bicycle towed in the "Vehicle Tow Log," the FCIC system, and PALMS system. The employee towing the vehicle/bicycle will supply Communications with the vehicle information, time, date, location, towing service name, location of vehicle and reason towed. If the employee or Communications has personally notified the owner, an FCIC entry should not be made.
- 3. Attended vehicles that are inoperable and which are obstructing a highway or roadway, or otherwise creating a traffic hazard, will be removed by the owner or person responsible for the vehicle. If the person responsible for the vehicle is unable or unwilling to remove the hazard or obstruction within a reasonable time, the vehicle may be towed.
 - a. The vehicle owner or persons responsible for the vehicle may remove the vehicle from the roadway and temporarily park the vehicle upon a public right-of-way when land adjacent to the roadway is public property. The vehicle owner will then retain full responsibility for timely removal (within 24 hours) and for security of the parked vehicle.
 - b. The vehicle owner may request a towing service be called from the Sheriff's Office rotation list.
 - c. The vehicle owner or operator should be advised that towing service operators generally require an immediate cash payment for their services, unless service is authorized by an automobile club with which the towing service is affiliated or the vehicle is to be towed to the premises of the service or, towing company where it can be held under mechanics lien until payment is made.

C. Abandoned, Parked or Stored Vehicles

- 1. When any vehicle, (wrecked, junked, non-operating, or partially dismantled), equipment, or property is abandoned, parked or stored on any street, road, alley, highway or public right-of-way, for a period exceeding 24 hours, in other than designated parking areas, the following will be conducted (care must be taken to insure that vehicle is on a public right-of-way and not on private property):
 - a. A registration check will be made on all vehicles to determine the identity of the vehicle owner and if the vehicle has been stolen or used in the commission of a crime.

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b. If the vehicle is determined not to have been stolen or used in the commission of a crime, reasonable effort will be made to identify and contact the owner.

- c. If the owner can be contacted, the owner will be advised that the vehicle will be issued an Abandoned Vehicle Notice (Red Tag PBSO #0098) if not removed within 24 hours or as provided herein and by statute.
- d. The odometer reading will be recorded, if possible, or the tires chalked to reveal any vehicle movement. If the owner cannot be contacted, a red tag will be affixed. A parking citation may be affixed to the vehicle. Communications will advise the County that the vehicle has been red tagged and its location.
- e. If there are indications that the vehicle is being stripped or vandalized and the owner cannot be contacted, the vehicle will be immediately towed for safekeeping.
- f. Any vehicle towed will be entered by teletype in the FCIC system. The employee towing the vehicle will provide the vehicle information, time, date, location, towing service and reason towed. Reports documenting an FCIC entry must be dictated/ submitted as a priority to ensure that teletype can validate the entry within 48 hours.
- g. A VSR and a report will be completed when the vehicle is towed. Communications will be notified giving all the necessary information to make the proper entry in the towed vehicle log.
- h. The employee towing a vehicle will be responsible for initially notifying the vehicle owner. If the owner cannot be notified, the employee will have teletype enter the vehicle into the FCIC system as a towed vehicle, and annotate "OWNER NOT CONTACTED" in capital letters under the property section of the VSR with an explanation and the time.
- i. If the owner is contacted after the vehicle is towed, the employee will write the name of the person contacted and the time under the property section of his remaining copies of the VSR and so state in his report.
- j. Validations Unit of Communication generates a monthly print-out of entries made into FCIC and contacts the tow company to update the status of the vehicle.

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- 2. Vehicles that are abandoned or discarded in non-operating condition, or are partially dismantled, wrecked, junked, on any private property, in the unincorporated area of Palm Beach County, including shopping centers, may be "Red Tagged" by the Sheriff's Office for towing when the period of abandonment exceeds 10 days.
 - a. Except where the private property is a business legally licensed to operate as a vehicle repair or salvage facility, or the vehicle is in an enclosed building.
 - b. A registration check will be made on all vehicles/bicycles to determine the identity of the vehicle/bicycle owner and if the vehicle/bicycle has been stolen or used in the commission of a crime.
 - c. Removal of vehicles from private property will be the responsibility of the property owner. When requested, the Sheriff's Office will assist property owners by directing them to the proper authorities, such as Palm Beach County Department of Public Safety Division of Consumer Affairs.
 - d. Apartment complexes and shopping centers are considered common area by County Zoning. Any vehicles found in these areas can be "Red Tagged."
 - e. For complaints of abandoned vehicles on private property, where the owner of the vehicle is also the property owner, advise the complainant to contact County Zoning and Planning and register the complaint with them. Initiate a report and state in it what action was taken.

3. Found Vehicles or Vessels

- a. The employee towing a vehicle will be responsible for initially notifying the vehicle owner. If the owner cannot be notified, teletype will enter the vehicle into the FCIC system as a towed vehicle. The employee will annotate, "OWNER NOT CONTACTED" in capital letters under the property section of the VSR with an explanation and the time.
- b. The vehicle or vessel will be towed by the next wrecker on the rotation list.
- c. A VSR and a Found Property Report will be completed when the vehicle is towed.

4. Vehicles Abandoned In Canals

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a. When a vehicle is abandoned in a canal that comes under the authority of Water Management District (FS 373.069) or Drainage Control District (FS 298.001), attempts need to be made to contact the District in question for verification of pesticide application or possible biological waste contamination.

- b. Upon the confirmation of a pesticide or biological waste contamination, necessary steps need to be taken to ensure the safety of Sheriff's Office employees and civilians on scene.
 - 1) Pesticides Chemtrec (1-800-424-9300) will be contacted to establish safe reentry period. The employee on scene will relay the information to the road supervisor and, if necessary, all employees will follow guidelines set forth in the U.S. Department of Transportation Emergency Response Guide Booklet. Communications will request that the Water Management District or Drainage Control District representative respond to the area in question with copies of the material safety data sheet.
 - 2) Biological Waste Contamination The Sheriff's Office will contact the Palm Beach County Health Department, the Florida Department of Environmental Regulation, or the Federal Environmental Protection Agency. It will be up to those agencies to establish safe reentry periods for biological waste contaminator.
 - a) If it is found to be unsafe to allow Sheriff's employees or civilians to remove the car from the canal the road sergeant will be notified, who will in turn notify the Watch Commander.
 - b) A non-crime incident report will be written. All information will be listed such as contamination, environmental concern, health official and district official contacted and the safe reentry date.
 - c) Upon the safe reentry date being known, it will be the responsibility of the District in question to remove the vehicle following all steps outlined in this General Order. Once the safe removal is completed the Watch Commander will be advised and a supplement will be completed.
 - d) If an emergency exists or an active felony investigation finds it pertinent to remove the vehicle, steps set forth in General Orders will be

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adhered to for hazardous material decontamination, which includes pesticides or biological waste.

- c. All vehicles, which are determined to be biohazardous, must display a biohazardous sticker to ensure the safety of persons who will come in contact with the vehicle.
- D. To Prevent or Protect the Vehicle or Vessel from Further Damage or Loss
 - 1. When the nature of damage or need for security requires removal of such vehicles or vessels from a right-of-way or waterway and the person in charge of the vehicle or vessel is incapacitated by reason of physical injury or is unable to provide for its custody, it will be towed.
 - 2. When the removal is necessary in the interest of public safety because of flood, fire, storm, or other emergency reasons.
 - 3. When the driver or operator of a vehicle is taken into custody and reasonable efforts have been made to provide the vehicle driver with an alternative to towing the vehicle or vessel; and the vehicle would otherwise be left unattended upon a public roadway, public parking lot, shopping center, etc., or upon the private property of a person other than the owner or operator of the vehicle.

E. Recovered Stolen Vehicles

- 1. If the employee positively knows that the vehicle was not used in the commission of a crime, and it is possible and practical, the vehicle should be processed and searched at the recovery site and released to the owner without towing it. If the owner cannot respond to the scene and does not want the vehicle towed, he will be advised that a "Red Tag" will be affixed to the vehicle for its removal within 24 hours.
- 2. The employee recovering the vehicle is responsible for notifying the vehicle owner during his tour of duty. If the vehicle is to be towed, a rotation wrecker may remove the vehicle to a tow lot. Indicate on the VSR why the vehicle was not returned to the owner. If a vehicle/vessel is found to have its identification numbers removed or altered or the vehicle is burned, the designated tow company will tow the vehicle/vessel to the designated tow company's facility. The investigating employee will notify the Auto Theft unit as soon as possible, informing them that a vehicle/vessel has been recovered and is unidentifiable.
- 3. A copy of the VSR will be given to the tow truck operator and a copy placed in the vehicle towed.

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- 4. If the vehicle has been reported stolen to the Sheriff's Office and a Stolen Vehicle Report is on file, a supplemental report will be made.
- 5. If the vehicle has been reported stolen to another law enforcement agency, an original report will be prepared by the employee with case information from the other jurisdiction included in the report.
- 6. Teletype will be notified of the vehicle recovery for the wrecker log and for updating the computerized stolen vehicle file.
- 7. Teletype will remove copies of the stolen vehicle record from the file; make appropriate teletype entries, and forward copies to the Auto Theft unit.
- F. Only a contractual tow company will be used when towing an investigative hold vehicle. Notification to the appropriate bureau or division (i.e., Auto Theft, Investigations) shall be made for follow up investigation.
- G. Towing a vehicle without the vehicle owner's or authorized agent's consent, must be done by a tow company properly licensed by the State of Florida and Palm Beach County. Employees will not allow an unlicensed or inappropriately licensed tow truck to perform a non-consent tow.
- H. Employees at the scene of a crash will ensure that a non-authorized towing company, as defined in FS, does not solicit business from driver's involved in the crash. An authorized tow company must be on a law enforcement agencies rotation or contract list in good standing at the time of solicitation.

I. Holds

- 1. Vehicles towed for investigative purposes, used in crimes, forfeiture (refer to GO 504.01 Forfeiture Procedures), or other reason(s) allowed by law, may have a hold placed on the vehicle where the tow company may not release the vehicle unless authorized by the towing Sheriff's Office employee or an appropriate Sheriff's Office supervisor.
- 2. The employee placing the hold will notify Communications, who will then enter the vehicle into FCIC.
- 3. Holds are to be noted on the VSR and the tow truck driver is to be advised of the hold.
- 4. Pursuant to FS, initial holds are good for only five days, after which the towing company may release the vehicle without authorization from the law enforcement agency.
- 5. Holds may be extended past five days with written notification of an

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extended hold being delivered to the towing company prior to the expiration of the initial five day hold. The Sheriff's Office becomes financially responsible for all storage charges incurred on an extended hold over the initial five days. The notice of extended hold must contain all information required by FS.

6. Any vehicle that is to be held over five days should be moved to a PBSO Impound Lot, if possible, within the initial five days. Vehicles held at a PBSO Impound Lot are not subject to the five day requirement and storage charges in FS.

J. Release of Holds

- 1. Holds may be released on vehicles after the original reason(s) for the hold is no longer valid, i.e., investigation is complete; vehicle is no longer of evidentiary value, etc.
 - a. Vehicles held at the Sheriff's Office Impound Lots pursuant to traffic crash investigations shall be released to the original towing company unless a valid court order requires the vehicle to be held by the Sheriff's Office.
 - b. Under special circumstances the Vehicle Homicide Supervisor and/or the Impound Lot Coordinator may authorize the release to another lawfully entitled party on a case-by-case basis.
- 2. Upon release of the vehicle, the releasing employee will notify Communications, who will then remove the vehicle from FCIC.
- 3. Holds are released by the employee authorizing the original hold, lead investigator, or an appropriate supervisor. Communications between all interested parties are to be maintained to prevent an inadvertent/premature release of a vehicle, especially when multiple departments are involved.
- 4. Any employee authorizing the release of any held vehicle is responsible for completing all required documentation, notifying the vehicle owner or authorized agent, notifying the towing company and/or the Impound Lot Evidence Technician and notifying Teletype to remove the held vehicle from FCIC.

II. CURBSTONING

A. When a vehicle is unlawfully displayed for sale, hire, or rent in violation of FS 316.1951/Palm Beach County Ordinance 2015-036, it subjects the vehicle(s) in question to immediate removal and the owner of such vehicle(s) to pay a fine as required by FS 318.18. A deputy may affix a warning notice to the vehicle providing the vehicle's owner with 24 hours to correct the violation, unless:

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- 1. The same vehicle owner has received another warning notice within a 12-month period;
- 2. The parked vehicle endangers public safety or constitutes a hazard;
- 3. The vehicle reasonably appears to be a stolen vehicle;
- 4. the vehicle's identification number has been destroyed, removed, covered, altered, or defaced, as described in s. 319.33(1)(d), to display or offer for sale a vehicle that does not have a valid registration as provided in s. 320.02:
- 5. If the vehicle bears a telephone number that has been displayed on 3 or more vehicles offered for sale within a 12-month period;
- 6. Or other extraordinary conditions exist, in which case the vehicle may be immediately towed without warning.
- B. The FDOT describes the right of way for a road or other transportation facility as the paved area of the road, the road shoulders, sidewalks, swales, and all the other property adjacent to the road owned by the government for the construction and operation of the road or other facility. It may extend as far beyond the paved road surface and may or may not be mowed or fenced.
- C. FS 315.1951(1) does not prohibit a person from parking his or her own motor vehicle or his or her other personal property on any private real property which the person owns or leases or on private real property which the person does not own or lease, but for which he or she obtains the permission of the owner, or on the public street immediately adjacent thereto, for the principal purpose and intent of sale, hire, or rental. Prior to enforcement action, deputies are encouraged to identify the property owner and right of way boundaries where vehicles are displayed for sale utilizing the Palm Beach County Property Appraiser's GIS may program located at http://www.pbcgov.com/papa/index.htm.
- D. If a vehicle meets the Curbstoning requirements set forth in FS 316.1951, and warnings have proven ineffective, deputies will request Sister's Towing east of the 20 mile bend, and Moss's Towing west of the 20 mile bend to respond to the scene. If the VIN number is covered and there is no other meads to identify the vehicle's information, the deputy will ensure the responding tow service is equipped with a vehicle unlock kit.
 - a. If the owner arrives prior to the tow service, they must prove ownership of the vehicle prior to release, and if the vehicle is legal to operate, a written traffic warning should be issued for tracking purposes.
 - b. The deputy will complete an abandoned vehicle report for each vehicle towed from a location using the vehicle vessel status code of "18-curbstoning towed." The deputy will photograph/in-car video the vehicle and scene documenting the violation(s). Those photos/videos will be placed into evidence or uploaded accordingly. The deputy will ensure each vehicle's towed status is entered into teletype while on scene. The vehicle storage receipt will include the reason for impounding as follows:

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"Curbstoning per FS 316.1951 Owner must provide PBC release form when claiming vehicle." A copy of each vehicle storage receipt will be forwarded to PBC Code Enforcement for tracking purposes. A legible copy of the vehicle storage receipt must be emailed to PBC Code Enforcement for tracking purposes PZB-CurbStoning@pbcgov.org.

- c. The deputy will attempt to contact the seller by way of the phone number appearing on the vehicle and provide information, such as the reason the vehicle was towed, where to submit payment of the fine in order to obtain a release form (Palm Beach County Planning, Zoning, and Building, 2300 N. Job Road, 2nd Floor, West Palm Beach, FL 33411) and the location the vehicle was towed.
- d. Vehicle owners will report to PBC Code Enforcement to obtain a vehicle release form. They will receive the release form only after they have paid the required fee. PBC Code Enforcement should email the release form and scan copy of the original tow receipt to the Tow Company and PBSO ARU at curbstoning@pbso.org. ARU specialists will notify teletype to remove the vehicle's information from FCIC and complete a supplement to the original report.
- e. Per FS 316.1951 (4) A local government or municipality contracting with PBSO for police services must adopt this county ordinance or create their own prior to any enforcement action.



Our Customers Are Our First Priority

RFP NO. 101-2018
"Proposal for Towing Services, Town of Lake Park"
February 28th, 2018 by 10:00 A.M.



Office of the Town Clerk
Lake Park Town Hall
535 Park Avenue
Lake Park, Florida 33403









RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park

PROPOSAL SUBMITTAL

SUBMITTAL OF PROPOSALS:

This Page and all following pages shall comprise the original Proposal Submittal package. Please also attach any additional information or documentation requested in this RFP. There is no need to include the preceding Sections in your Proposal Submittal package. Proposals must contain all information required to be included in the submittal, as described in this RFP.

RFP No.: 101-2018

Title: Towing Services

Due Date and Time: FEBRUAR 1/28, 2018 at 10: 00 a.m. Eastern Time

PRIORITY TOWING INC

Name of Offeror



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RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park Offeror's Certification

OFFEROR'S CERTIFICATION

I certify that this proposal acknowledgment is made without prior understanding, agreement or connection with any corporation, firm or person submitting a proposal for the same commodities, services, and is in all respects fair and without collusion or fraud. I agree to abide by all conditions of this RFP and certify that I am authorized to sign this document as the OFFEROR. By signature on this form, OFFEROR acknowledges and accepts without limitation, pages 1 through 56 inclusive of this RFP as well as any special instructions if applicable.

CORRECT LEGAL NAME OF OFFEROR: PRIORITY TOWING INC	
SIGNATURE OF OFFEROR'S AUTHORIZED AGENT: TITLE:	
PRESIDENT	
TYPED/PRINTED NAME OF AUTHORIZED AGENT:	
AARON COCUZZO	
ADDRESS:	
7153 SOUTHERN BLVD	
WEST PALM BEACH, FL 33413	
PHONE NO: (561) 718-7084	



RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park Cover Letter

We would like to take this opportunity to thank the Mayor Michael O'Rourke, Vice Mayor Kimberly Glas-Castro, Commissioners Erin Flaherty, Anne Lynch, Roger Michaud, CMC Vivian Mendez, Palm Beach County Sheriffs Office and the Citizens, who we all service, to provide towing, recovery & storage services as requested in the RFP NO. 101-2018.

Having provided the services contemplated by this RFP to the citizens of Palm Beach County since 2000 we believe that we have never drifted from our founding principles. Our Mission Statement and our objectives contained therein have always been clearly defined and recognized by all those we serve. Our goal is simply to be recognized as the premier towing and recovery service provider to all the citizens of Florida and their guests.

Since the founding in 2000 the Priority Towing group of companies has focused on providing dedicated "Quality" towing, recovery, storage and specialized transportation services to many Municipal, County, State and Federal Police Agencies Throughout South Florida. As a locally owned family, Palm Beach County Certified Small Business Enterprise (SBE), the company continually invests in the communities we serve. Approximately 75% of the gross revenues generated by the Priority Towing group of companies is immediately returned back into the communities we serve as payroll, municipal fee's and tax's, maintenance, parts and capital expenditures.

As a member of "Professional Wrecker Operators of Florida", the "Towing and Recovery Association of America", the "Sunshine State Towing Association" our company always staying up with the new laws and technology of our industry. To always better our ability to service all our customers were our mission statement is" Our Customers Are Our First Priority".

Priority Towing's ongoing mandate requires that we continue to invest in people, training, equipment and the facilities required to meet the ongoing expectations of the public we all serve. The overall quality and commitment of our staff ensure that all requests for these services will be handled with the same dedication and commitment that have made us the "First Priority" since 2000.

We thank you for your consideration and review of the overall services and equipment we provide. We are committed to the Citizens and their Guests. As most of our staff reside in Palm Beach County and the communities located there in we believe that we strive to represent the town and its citizens in the same fashion we treat our family and neighbors. Understanding that there is rarely a good time to use the services we provide, it is our commitment to make the experience as stress free as possible for the consumer and your staff.



RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park Statement of Organization

We currently serve and provide services to over 200 customers, including municipalities, local law enforcement, government agencies, dealerships, residential neighborhoods, condo and homeowner associations and the general public in Palm Beach County and the South Florida area. Priority Towing has won numerous awards for its performance and efficient customer service.

Our company mission is "Our Customers Are Our First Priority". Priority Towing is uniquely qualified to effectively accommodate the needs of the Town of Lake Park. We have distinguished ourselves by recognizing the importance of courtesy and satisfying our customers needs. Priority Towing stands out in the communities that we represent because of our commitment to continually train and educate our employees.

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Priority Towing was established in 2000 and its Owner, Aaron Cocuzzo, has twenty (21) years of experience in the industry. Priority has all the trucks, trailers, equipment, storage facilities, expertise & staff needed to fulfill any & all of the required services referenced in this RFP. It has been Priority's honor to provide the towing & storage services for the Town of Lake Park. It would be Priority's honor to continually service the Town of Lake Park. Nothing would give Priority greater pleasure!

Priority has been awarded similar RFP's in the past that required similar towing & storage services. Priority's reputation & history in the industry speaks for itself. Priority's current contracts include, but are not limited too, Florida Highway Patrol (FHP), Palm Beach County Sheriff's Office (PBSO), City of Greenacres, City of Lake Worth, City of Palm Beach Gardens & Solid Waste Authority. Priority has eighteen (18) years of previous experiences servicing governmental agencies, police directed tows & their respective vehicles/vessels.

Our company mission is "Our Customers Are Our First Priority". We have distinguished ourselves by recognizing the importance of courtesy & satisfying our customers needs. Priority stands out in the communities that we represent because of our commitment to continually train & educate our employees. Priority would be honored to continually commit our trucks, equipment, storage & staff to the Town of Lake Park. Nothing would give Priority & its Owner, Aaron Cocuzzo, greater pleasure.

Priority Towing has three locations in Palm Beach County. Each office is conveniently located with easy and quick access to both I-95 and the Florida Turnpike. Our offices are in West Palm Beach, Lake Worth and Boynton Beach.

We can ensure you that with our state-of-the-art facility, fleet of equipment and highly qualified staff, along with our in-house training and excellent dispatch communication services we are able to fully service any and all requirements needed to complete your contract and expectations.



RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park Statement of Organization

Our drivers are currently TRAA level 1, 2 & 3 certified as required by our standards to drive the specific classes of trucks that we dispatch. We require that all of our operators be certified towing operators with the highest degree of knowledge of their equipment classification. This includes TRAA training, MOT certifications, dive certifications and hazmat certifications. We are available and on call 24 hours a day, seven days a week and 365 days a year.

Our vision for Priority Towing is to provide professional drivers and to adhere to safety standards along all lines of the towing and recovery industry. **No job is too big or too small**.

This has been made without collusion with an other person or entity submitting a proposal pursuant to this request for proposal. Thank you for taking the time to consider Priority Towing. If you have any questions please feel free to contact me anytime at 561-718-7084.

Sincerely,

Aaron Cocuzzo, President

Direct Line 561-718-7084

Prioritytow7305@bellsouth.net





PRICING SCHEDULE

PRICES AND RATES

The Offeror shall indicate in the spaces provided, the firm and fixed prices and rates offered to the Town for the goods and/or services described below.

					NON TOW	N-OWNED	TOWN-OWNED VEHICLES/	
ITEM	SERVICES				VEHICLES/EQUIPMENT		EQUIPMENT	
	CLASS "A"							
1.	Cars and Trucks up to 10,000 GVW				\$125.00	each	\$0.00	each
1 a.			outside	Town	\$5.00	per mile	\$0.00	per mile
2.	Motorcycles (including trailer)				\$125.00	each	\$0.00	each
2a.	Mileage Ct	harge	outside	Town	\$5.00	per mile	\$0.00	per mile
	CLASS "B"						40.00	
3.	Trucks from	10,000	- 25,000	GVW	\$175.00	each	\$0.00	each
3a.	Mileage CI	harge	outside	Town	\$6.00	per mile	\$0.00	per mile
	CLASS "C"							
4.	Trucks over 25,000 GVW				\$250.00	each	\$0.00	each
4a.	Mileage Cl	harge	outside	Town	\$7.00	per mile	\$0.00	per mile
5.	48' Lowboy Service				\$275.00	each	\$0.00	each
Sa.	Mileage C	charge	outside	Town	\$7.00	per mile	\$0.00	per mile
6.	Dollies or Flatbed (additional)				\$25.00	each	\$0.00	each
6a.	Mileage C	Charge	outside	Town	\$5.00	per mile	\$0.00	per mile
TOTALS				\$1,010		\$0.00		



RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park

A copy of the Palm Beach County Maximum Non-Consent Towing Rates effective March 1, 2016 is attached following this page as reference.

REQUIRED SUBMITTALS

The Offeror must include the following documentation in its Proposal:

- a. Three (3) copies of Letters of References setting forth Offeror's experience in providing similar services to municipal entities over the past five (5) years (for each such project (for each project list the name and telephone of a representative for whom the project was undertaken and who can verify Offeror's performance).
- b. Towing Equipment List and Registration/Ownership Information;
- c. Storage Facility Location and Ownership Information;
- d. A <u>current</u> Certificate of Status issued by the State of Florida showing that the Offeror is a legal for-profit business entity (e.g., corporation, partnership, Limited Liability Company, etc.) duly registered to do business in the State of Florida;
- e. A Statement of Qualifications, to include copies of current resume of all business principals as well as management and supervisory staff of the Offeror;
- f. Documentation of Offeror's most recent Workers' Compensation experience rating (i.e., Mod factor);
- g. Copies of all current professional and business licenses, current certifications of insurance coverage; and
- h. Any other information deemed pertinent by the Offeror relating to its particular qualifications to perform the proposed services.

Offeror shall also show its capability to meet the time and budget requirements of the Town taking into consideration and including the current and projected workload of the Offeror.



Name of Police Agency/ Sherriff Agency/Municipality	Contact Person/ Phone #/ Title
1. Florida Highway Patrol - Turnpike Jupiter to Boca	Ralph Etienne, Supervisor 954-818-8268
Palm Beach County Sheriff's Office different zones from Congress to Northlake	John Cardascia, Supervisor 561-644-2194
3. City of Greenacres	Mike Wilson, Supervisor 561-642-2071
4. Village of Palm Springs	Donny Bell, Police 561-248-8785
5. City of Lake Worth	Danny Pica, Supervisor 561-586-1647
6. Florida Highway Patrol – l95 Congress to Hypoluxo	Lt. Johnson, Supervisor 561-357-4000
7. Town of Lantana	Police Department 561-540-5781
8. City of Atlantis	Police Department 561-965-1744
9. Town of Lake Clarke Shores	Police Department
10. City of Delray Beach	Lt. Kramer, Supervisor 561-243-7800
11. City of Palm Beach Gardens	Kml Ra, Purchasing & Contracts Director 561-799-4197





PALM BEACH COUNTY SHERIFF'S OFFICE

RIC L. BRADSHAW, SHERIFF

INTER-OFFICE MEMORANDUM

DATE: February 23, 2018

TO: City of Lake Park Officials

FROM: Richard Frankiewicz

SUBJECT: Priority Towing

I have personally know and have worked with Aaron Cocuzzo for 25 years, his work ethic, business practices, his equipment and his customer support are what I consider the best in the business.

Priority Towing is an extremely reliable towing company which I had the pleasure to work with as a rotation tow company at the City of Lake Worth when the City Police Department oversaw and regulated the rotation tow providers. During that time Priority Towing always provided exemplary service to the city and his customers. If there was ever a problem or a question regarding a vehicle which was towed Mr. Cocuzzo would always act in favor of the customer.

Currently Mr. Cocuzzo and Priority Towing are providing tow rotation services for the Palm Beach County Sheriff's office. He continues to provide excellent service as an on time tow provider which goes out of the way to provide excellent services for the citizens of Palm Beach County.

Richard Frankiewicz

561-202-4175





February 20, 2018

Mr. Aaron Cocuzzo Priority Towing, Inc. 7153 Southern Blvd., Suite A West Palm Beach, FL 33413

RE: Reference Letter

Mr. Cocuzzo:

Please accept this letter from the City of Lake Worth as confirmation of your outstanding performance as it relates to the Towing and Vehicle Recovery Services you have provided to the City. The services your company provides have enabled the City to continually improve our mission to tow abandoned, unregistered, derelict, inoperative and illegally parked vehicles out of the public right of way and off of city owned property. The prompt response from your team and staff has always been professional and courteous.

The City would recommend your company to other municipalities for the services you provide. If you have any questions please feel free to contact me.

Sincerely,

Felipe Lofaso

Public Services Assistant Director

Lake Worth Public Services Department

Phone: (561) 586-1720

Email: flofaso@lakeworth.org





City of Greenacres

Public Works Department
5750 Melaleuca Lane • Greenacres • Florida • 33463

Ph: 561-642-2071 • Fax: 561-642-2094

Joel Flores Mayor

Andrea McCue City Manager

Carlos I. Cedeño Public Works Directi

February 20, 2018

Mr. Aaron Cocuzzo
Priority Towing, Inc.
7153 Southern Blvd, Suite A
West Palm Beach, FL 33413

RE: Reference Letter

Mr. Cocuzzo:

Priority Towing has always provided prompt, reliable, professional towing and transport service for the City of Greenacres.

I would recommend Priority Towing to others needing their services.

Sincerely,

Michael A. Wilson

Vehicle Maintenance Supervisor

City of Greenacres
Vehicle Maintenance
5750 Melaleuca Lane
Greenacres FL, 33463
cell 561-676-9368
phone 561-642-2084
fax 561-642-2094
Mwilson@greenacresfl.gov





1720 Centrepark Divini Calif West Calif Seech, Tim Ne 6 Mitt P. 561 686 5534 1 561 686 5774

February 26, 2018

Mr. Aaron Cocuzzo Priority Towing 7153 Southern Boulevard West Palm Beach, FL 33413

Re: Habitat for Humanity & Seminole Ridge High School

Letter of Commendation

Aaron,

I wanted to take a minute and sincerely thank you for your continued efforts in assisting with the Seminole Ridge High School Habitat for Humanity House move and installation. Without your help, we could never make this program work. We understand that this is a big commitment to ask from anyone; especially having the resources to provide six trucks and trailers for two days and do all this work as a donation. Your ability to seamlessly coordinate with us and consistently pick up and deliver on time has been invaluable.

On behalf of Seminole Ridge High School and The Weitz Company, thank you for your support. I would not hesitate to recommend Priority Towing to anyone that needs your services.

Sincerely,

Doug Strathie Project Manager The Weitz Company 561-687-4807

BUILD A BETTER WAY.

WELLS COM



Vehicle Type (Type shall be as classified by Palm Beach County Inspection)	Description	VIN Number	Make / Model	Year
Class A	Wrecker Tow Truck	1FD0X4GT0HED11473	Ford F450	2017
Class A	Wrecker Tow Truck	1FD0X4GT9HED11472	Ford F450	2017
Class A	Flatbed Car Carrier	2NKHHM6X0HM149352	Kenworth	2017
Class A	Flatbed Car Carrier	2NKHHM6X4HM149354	Kenworth	2017
Class A	Flatbed Car Carrier	2NKHHM6X2HM149353	Kenworth	2017
Class B	Flatbed Car Carrier	2NKHHJ7X1GM483241	Kenworth T370	2016
Class B	Flatbed Car Carrier	2NKHHJ7X9GM483231	Kenworth T370	2016
Class B	MOT Truck	1FDAF56R08EA02301	Ford F550	2008
Class B	4x4 Truck	1FT8W4DT1BEC28074	Ford F450	2011
Class B/C	Wrecker Tow Truck 25 Ton	2NP2HJ7X7HM445403	Peterbilt 337	2017
Class C	Heavy Duty Tractor Dollie	13NM05102A35P0252	Fontaine	2009
Class C/D	Wrecker Tow Truck 75 Ton Rotator	1NKZX4TX0FJ440711	Kenworth T880	2015
Class D	Semi	4V4NC9EH1GN939952	Volvo Tractor	2016
Class D	Semi	1XPHD40XX7N684997	Peterbilt Tractor	2007
Class B	Track Loader	AT6315347	T770 T4 Bobcat	2018
Class B	Broom, Grapple Bucket, Grading Bucket	N/A	Misc Attachments	N/A
Class B	Forklift	61551	Toyota 10K lb	2006
Class B	Flatbed Trailer/ Motorcycle x 4	16JF01521V1029329	Belshe 14k lb	1997
Class B	Beverage Trailer	1C91ARD15FC002223	Mickey 16 Bay	1986
Class B	Big Tex 40 ft Trailer	16VGX3522G6087594	Big Tex	2016
Class C	Dry Box Trailer	1JJV532W97L004266	Walbush	2007
Class D	Lowboy	40F50513851024365	Talbert 55 Ton	2005
Class D	Traveling Axle	5DDKM5321G1008472	Kalyn Siebert	2016
Class D	Lowboy	13NE5430293549149	Fontaine 60 Ton	2009
Class D	Lowboy	57JE54303J3574829	Fontaine 60 Ton	2018
Class D	Traveling Axle	5DDKM5321G1008471	Kalyn Siebert	2016
The second second	Lift	N/A	16k lb Bendpak	

Please make note that ALL Equipment Owned Solely by Priority Towing & No Subcontractors are needed to service RFP.

^{*} See pictures enclosed for cleanliness



Proposal for Towing Services, Town of Lake Park Towing Equipment List & Registration/Ownership





















































RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park Storage Facility Location & Ownership Information





7153 Southern Blvd

- West Palm Beach, FL 33413
- →Priority Towing's Main Operations & Storage Facility
- Secured with barbed wire chain link fencing, well lit & monitored with security cameras



RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park Storage Facility Location & Ownership Information

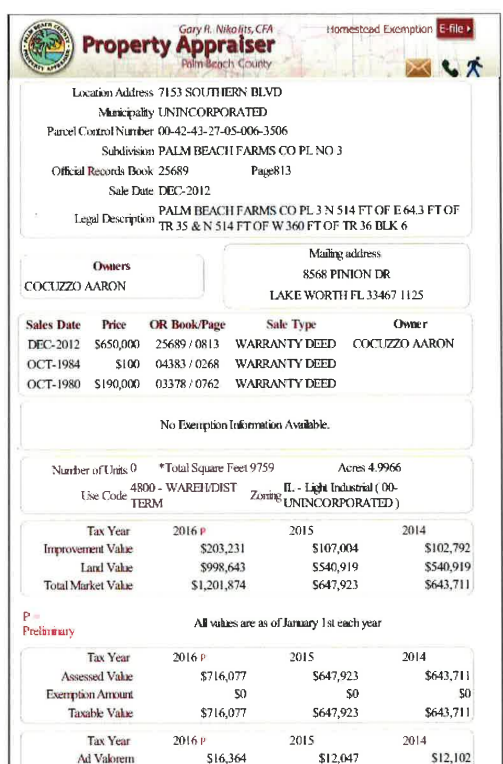








Proposal for Towing Services, Town of Lake Park Storage Facility Location & Ownership Information



\$2,192

\$18,556

Non Ad Valorem

Total tax

Purchased by Aaron Cocuzzo, President of Priority Towing, Inc. individually in December of 2012



\$2,349

\$14,451

\$2,202

\$14,249

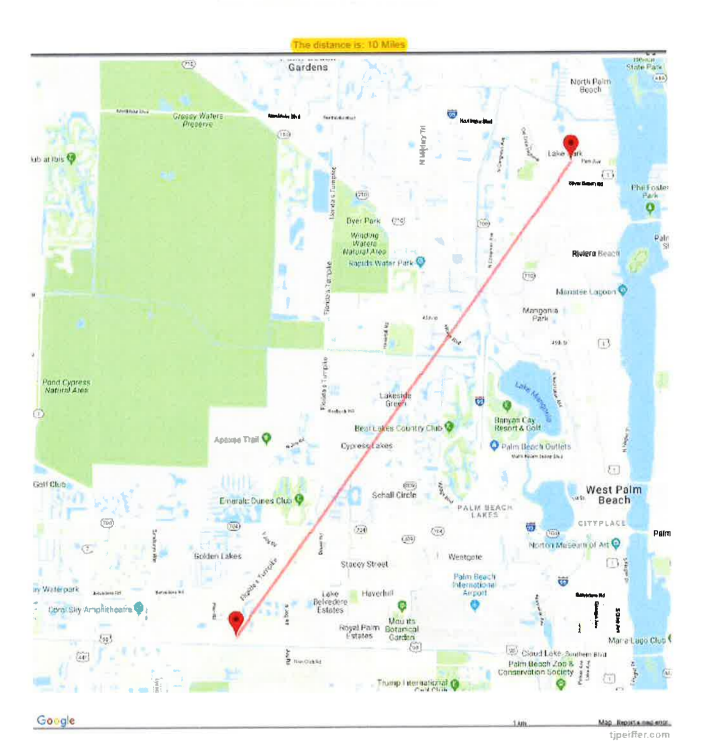
RFP NO.101-2018 Proposal for Towing Services, Town of Lake Park Storage Facility Location & Ownership Information

"As The Crow Flies" Distance Calculator

Calculates the "As the Grow Flors" distance between any two places on earth

699 6th street, take park, 1 7153 southern blvd, west parm beach, 1

Calculate Clear Map





State of Florida Department of State

I certify from the records of this office that PRIORITY TOWING, INC. is a corporation organized under the laws of the State of Florida, filed on December 8, 2000, effective January 1, 2001.

The document number of this corporation is P00000113990.

I further certify that said corporation has paid all fees due this office through December 31, 2018, that its most recent annual report/uniform business report was filed on February 21, 2018, and that its status is active.

I further certify that said corporation has not filed Articles of Dissolution.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the Twenty-first day of February, 2018



Secretary of State

Tracking Number: CC8136969308

To authenticate this certificate, visit the following site, enter this number, and then follow the instructions displayed.

https://services.sunbiz.org/Filings/CertificateOfStatus/CertificateAuthentication





Department of State / Division of Corporations / Search Records / Detail By Document Number /

Detail by Entity Name

Florida Profit Corporation PRIORITY TOWING, INC.

Filing Information

 Document Number
 P00000113990

 FEI/EIN Number
 65-1061257

 Date Filed
 12/08/2000

 Effective Date
 01/01/2001

State FL Status ACTIVE

Principal Address

7153 SOUTHERN BLVD WEST PALM BEACH, FL 33413

Changed: 04/27/2016

Mailing Address

7153 SOUTHERN BLVD WEST PALM BEACH, FL 33413

Changed: 04/27/2016

Registered Agent Name & Address

COCUZZO, AARON S 7153 SOUTHERN BLVD WEST PALM BEACH, FL 33413

Name Changed: 02/10/2006

Address Changed: 04/27/2016

Officer/Director Detail
Name & Address

Title PD

COCUZZO, AARON S 7153 SOUTHERN BLVD WEST PALM BEACH, FL 33413

Title VP

GAUTHIER, ANGELA C 7153 SOUTHERN BLVD WEST PALM BEACH, FL 33413



Annual Reports

 Report Year
 Filed Date

 2016
 04/27/2016

 2017
 04/14/2017

 2018
 02/21/2018

Document Images

02/21/2018 ANNUAL REPORT	View Image In PDF format
04/14/2017 - ANNUAL REPORT	View Image in PDF format
04/27/2016 - ANNUAL REPORT	View Image in PDF format
04/28/2015 - ANNUAL REPORT	View Image in PDF format
03/13/2014 ANNUAL REPORT	View Image in PDF format
01/22/2013 - ANNUAL REPORT	View image in PDF format
02/10/2012 - ANNUAL REPORT	View Image in PDF format
03/17/2011 - ANNUAL REPORT	View image in PDF format
02/24/2010 - ANNUAL REPORT	View image in PDF format
02/19/2009 - ANNUAL REPORT	View Image in PDF format
04/08/2008 - ANNUAL REPORT	View Image in PDF format
02/06/2007 - ANNUAL REPORT	View Image in PDF format
01/22/2007 - ANNUAL REPORT	View Image in PDF format
02/10/2006 - ANNUAL REPORT	View image in PDF format
05/03/2005 - ANNUAL REPORT	View Image in PDF format
04/09/2004 - ANNUAL REPORT	View Image in PDF format
03/17/2003 - ANNUAL REPORT	View image in PDF format
03/31/2002 - ANNUAL REPORT	View image in PDF format
12/06/2000 - Domestic Profit	View Image in PDF formal

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Professional Wrecker Operators of Florida

Directory

Login



PROFILE DETAILS

Company, PRIORITY TOWING, INC.

Representative: AARON COCUZZO

Address, 7153 SOUTHERN BLVD.

Address 2: SUITE A

City: WEST PALM BEACH

State: FL

Zip: 33413

County: PALM BEACH COUNTY

Phone: 561-533-5573

Fax. 561-533-5589

Storage: SAME AS ABOVE

Equipment: CLASS A, CLASS B, CLASS C, FLATBED, LOWBOY, AIR BAGS, MECHANICAL REPAIRS, MOTORCYCLE TRANSPORT

Member Type: REGION 7

powered by C memberclicks







AARON COCUZZO

Priority Towing Inc. 7153 Southern Boulevard West Palm Beach, FL 33435



Proposal for Towing Services, Town of Lake Park Statement of Qualifications to include resumes of all Principals, Management & Supervisory Staff

Priority Towing, Inc understands the importance of "Quick Clearance" and the "Open Road Policy". We follow all rules and protocols outlined by these policies and we strive to do our job efficiently.

Our staff has worked hard to achieve recognition by local Law Enforcement Agencies and City Fleet programs. Our employees understand the importance of opening roadways in the most timely and safe manner in order to avoid secondary accidents.

Upon arrival at a scene, our qualified driver will place our wrecker as far away from the roadway as possible and notify our dispatcher upon arrival. All drivers are uniformed in Class 3 glow in the dark uniforms to ensure their visibility to motorists. Safety cones are placed to assist with traffic flow. Our staff is MOT certified to open and close roadways properly and in safe and timely manner. We take pride in making sure that our staff is continuously being given the opportunity to continue their education and growth.

Priority Towing utilizes Beacon Dispatching software which allows us to keep track of all incoming calls and track ETA's on all of our vehicles. It also allows us to provide complete and accurate reports.

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All vehicles in our fleet are equipped with state of the art Tom Tom™ Monitors. These GPS devices allow us to monitor all vehicles and ensure that our drivers receive accurate dispatch information.

During Holidays and Special Occasions, we have a full staff committed to the Town of Lake Park. Our schedule is made up in advance including extra pay set aside for our staff to work holidays. This is in our operations plan as an added bonus to provide better service for your program. We include this extra bonus to ensure in advance that we will be duly staffed during Holidays and Special Events.



Proposal for Towing Services, Town of Lake Park Statement of Qualifications to include resumes of all Principals, Management & Supervisory Staff

It will be my utmost responsibility to ensure that we have the drivers and equipment available 24 hours a day, seven days a week for the Town of Lake Park and that the response time measures up to expectations. I have provided you with two phone numbers. The first number is to our office. This line is answered 24 hours a day by our trained staff. It will never go to an answering machine or an answering service. The second number is my personal cell phone that may be utilized for emergency situations. I am always on call and available to answer any questions or resolve any issues that may arise.

At Priority Towing we are trained in all areas of traffic incidents and qualified to respond to any situation with equipment to complete the job.

I have attached a list of equipment along with a list of extra or specialty equipment that is currently owned that meet all the requirements for your program. We have all lines of specialty equipment including a MOT truck to support and help law enforcement with lane closure from accidents or disablement or crime scenes. In addition to our MOT Truck, we have a Bobcat, Crane and Rotator that can assist in clean up.

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Our MOT truck is equipped with the necessary items such as cones, roadside flares, mounted arrow board and can help free officers with traffic control and put road service back in order promptly. We can handle heavy duty towing to help with immobilized vehicles of all sizes.

All of our equipment is inspected once a year by Police Departments and Palm Beach County Consumer Affairs Division. We require that drivers inspect and inventory their equipment on a daily basis. Our fleet is maintained monthly by our on-site mechanic.

Priority Towing has contracted with INVO PEO for employment hiring and payroll services, which includes employee background checks and drug testing.

A majority of our current staff and drivers have been employed with the company for many years and everyone is up-to-date with their training and certificates. When hiring new employees we always take into consideration prior experience, background and drug testing, drivers record check, as well as a road test with owner. We have a no tolerance policy for any drug use and operate a drug free business. Our drivers are given dress codes and expected to be well-groomed with name tag visible while on duty. They are in training the first two weeks to make sure that they are trained to meet our company and FTE guidelines, including providing professional and courteous service and response time.



Proposal for Towing Services, Town of Lake Park Statement of Qualifications to include resumes of all Principals, Management & Supervisory Staff

We have monthly staff and safety meetings to ensure that any or all updates or changes in our industry are followed and if there have been any complaints they are reported immediately and handled by the Owner of company.

Our standard training process includes the following:

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- All Tow Operators shall be fully trained in proper vehicle positioning and safety procedures for high speed limited access roadways.
- Background Check Requirements prior to beginning employment.
- All Tow Operators shall also be trained in up-righting vehicles, proper loading/securement, and axle weight distribution.
- Within six (6) months of hiring, all Tow Operators are also required to receive basic instruction in emergency light use, traffic control devices, and Traffic

Incident Management - including quick clearance practices. They are required to maintain a minimum TRAA level. This training will be provided by our in house trainer.

Tow Operators from Priority Towing will be required to participate in periodic training or exercise sessions provided by our in house trainer that cover Florida's Open Roads Policy, traffic incident management best practices and expedited vehicle removal related to towing procedures. Training sessions will be scheduled at times and locations determined by fleet trainer. Priority Towing will be responsible for scheduling their personnel and maintaining records of the completion of these training classes. Priority Towing will also be responsible for fees and expenses associated with training/certification and training updates/recertification. We understand that failure to meet the training requirements may result in Tow Operator disqualification.

We will share dates of training as our vendors are allowed to train with us. We love cross training with different departments. We are a Sharp 2 Training Facility.

Our equipment is state-of-the-art, newly purchased and always professionally maintained with our in house detailer and full time ASE mechanic. It is checked daily by the drivers, prior to starting their route. Any problems are immediately reported and resolved. Our trucks are inspected annually by the Consumer Affairs, as well as cities and municipalities and DOT. A majority of our equipment is still covered under warranty plus we have had a contract for 18 years with Rechtien International Trucks, Inc. located in Riviera Beach, to supply us with any repairs or service needed 24 hrs a day.



Proposal for Towing Services, Town of Lake Park Statement of Qualifications to include resumes of all Principals, Management & Supervisory Staff

Our fleet consists of Class A-B-C and D Wreckers and Rollbacks, Service Trucks, as well as an MOT Truck, Bobcat and Crane. Each vehicle is subject its own intense record keeping. As you will see in our photos we take pride in the condition and maintenance of our fleet.

Our main facility is located at 7153 Southern Blvd, West Palm Beach, FL 33413. This location houses our main dispatch center and handles all Police and Fleet accounts daily. This office is located within 10 miles, as a crow flies, from the Town of Lake Park and will serve as the designated office and storage facility This five-acre facility is one of the largest Towing and Storage Facilities east of the Florida Turnpike in Palm Beach County, and we are available 24-hours-a-day, seven-days-a-week to provide the security needed for the vehicles we will bring in our yard.

Priority Towing's main facility is completely enclosed with an eight-foot fence with enough room to store over 500 cars outside, two locked gates, security cameras, a 24-hour manned dispatch, using the most updated Beacon software, Add 123 Lien software and a full time mechanic. Included at our main facility is a large sign that is visible from the street, which includes our company name, 24-hour phone number and hours of operation.

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We have a 10,000 square foot indoor storage building for those vehicles requiring protection from inclement weather, as well as special holds vehicles (i.e.: police holds, homicide or any investigation). We also have a 2,000 square foot office/conference room available.

Our main dispatch number is 561-533-5573. This line is attended 24 hours a day, seven days a week, 365 days a year. Our designated email is prioritytow7305@bellsouth.net. This box is monitored both at the office and remotely 24 hours a day, seven days a week, 365 days a year. All emails are responded to promptly, well within the 24 hour response time proposed.

Beacon, our Dispatching software, allows us to streamline invoices and reports. We can account for all aspects of tows performed and we require that our drivers and dispatchers keep detailed notes on each call.



Proposal for Towing Services, Town of Lake Park Statement of Qualifications to include resumes of all Principals, Management & Supervisory Staff

Name of	Manageme	Title/Position in	Type of	Years of	Total Years of	For Drivers
Employee	nt Y/N	Organization	Work Performed	Experience with Organization	Experience in Towing Industry	/Operators Only – Identify Drivers License Type
Aaron Cocuzzo	Y	Owner	Owner	18	22	Class A
William Wallace	N	Driver	Driver	18	22	Class A
Jack Christensen	N	Driver	Driver	5	10	Class A
Cory Dominguez	N	Driver	Driver	6	11	Class A
Dale Dominguez	N	Driver	Driver	2	11	Class E
Angel Vega	N	Driver	Driver	5	13	Class E
Charles Haun	N	Driver	Driver	5	13	Class A
Jose Moreno	N	Driver	Driver	5	23	Class A
Sean Scott	N	Driver	Driver	10	17	Class E
Robert Koontz	N	Driver	Driver	4	23	Class A
Christian Burns	N	Driver	Driver	5	9	Class A
Michael Yassa	N	Driver	Driver	3	20	Class A
Angela Gauthier	Y	Office Manager	Office Manager		18	Class E
Valerie Bachler	N	Dispatcher	Dispatcher	2	5	Class E



Proposal for Towing Services, Town of Lake Park Statement of Qualifications to include resumes of all Principals, Management & Supervisory Staff

Managing Staff:

Aaron Cocuzzo - Owner, President

22 Years Experience, 18 Years with Priority Towing

- •Certified in all classes of towing: Light, Medium, Heavy and Ultra Heavy Duty.
- •TRAA Level 1,2 and 3.
- •PWOF Level 1 and 2.
- •MOT Certified.
- Dive Certified

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- Certified Heavy Equipment Loader.
- Certified Fork Lift Operator.
- Miller Rotator School.
- •Sharp 2 National Traffic Incidents Management Responder Train-the-Trainer.

Angela Gauthier - Office Manager

Familiar with all of the daily operations of doing business in towing industry for 18 years. Expertise in customer service, vehicle disposal requirements, and police logs. Coordinator well with Law enforcement with stolen or hold vehicles keeps log. Interact with computerized DMV service and add tag program and Beacon Software to provide vehicle ownership information and billing.

Valerie Bachler - Dispatch Supervisor

Trained and experienced in distinguishing priority calls. Maintains all of our logs through our computerized Beacon program, handles our ADD tag software program for vehicle ownership and customers with releases and residents inquires.

Tow Truck Operators

Our experienced operators that are All TRAA certified. All drivers are skilled to coordinate the prompt performance, and their best service as directed by local law enforcement and their wreckers. All drivers are attired in required official company uniforms. Drivers are specially trained to assist and accommodate motorist and passengers who are at the scene of any break down or accident as described in our scope of service. All drivers are field trained. All drivers are knowledgeable of open roads policy and trained in quick clearance criteria.



Proposal for Towing Services, Town of Lake Park Statement of Qualifications to include resumes of all Principals, Management & Supervisory Staff

Outside Staff:

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Bob Miller - Operations Manager -Company Certified Trainer

Over thirty years experience in Towing Industry, experienced in all classes of towing with all certifications in every class light, medium, heavy and ultra heavy. Air Bag Recovery, Jumbo Lift Recovery and Air Craft Recovery. He is the official trainer for Professional Wrecker Operators of Florida.

TRAA certified in level 1 and 2. Sharp 2 National Traffic Incidents Management Responder Train - The — Trainer.

Certificates held in diver and extraction of underwater car removal. Extensive experience with police agencies in handling accident scene, Certified Risk contractor for open roads policy. Capable of that entire turnpike requires and more with vast experience of in the field management.

Frank Gentilqoure- Operations Manager -Company Certified Trainer

Over thirty five years experience in Towing Industry Experienced in all classes of towing with forty certificates all certifications in every class. Is the official Trainer for TRAA certified level 1, 2 and 3. Only 175 people are level 3 TRAA certified. Extensive experience with police agencies in handling accident scene, Certified Risk contractor for open roads policy with hazmat certifications holds over 40 awards and certificates in the field with all the knowledge of the open roads policy.

Jim Daye - Head Mechanic - ASE-Certified Diesel Mechanic

Over twenty five years in operating a trucking fleet with experience in all fields of trucking. Certified electrical and mechanical back ground in certified heavy diesel mechanic with all the knowledge to keep our fleet running.

Kyle Greenly- Majors Truck Repair- 24 Hour Roadside Service

24/7 mobile service. Certified electrical and mechanical back ground in certified heavy diesel mechanic with all the knowledge to keep our fleet running.



Proposal for Towing Services, Town of Lake Park Documentation of Offeror's most recent Workers' Compensation experience rating (i.e., Mod Factor)





February 22, 2018

Experience Modification Rating

Innovative National Value Outsourcing (INVO PEO) is a professional employer organization for clients and their employees. In that role, INVO PEO provides worker's compensation insurance to cover their clients' employees.

Effective 10/1/17, and for the 2018 calendar year, please allow this correspondence to certify that the NCCI interstate Workers Compensation Experience Modification rate applicable to the employees of *Priority Towing Inc* is: 1.11.

Because this factor is interstate, it applies to all states in which *Priority Towing Inc's* employees perform work.

Should you have any questions, comments, or require any further information, please do not hesitate to contact us.

Sincerely,

Anne Heath Vice President







Proposal for Towing Services, Town of Lake Park
Copies of all current professional & business licenses,
current certifications of insurance coverage

-saue Date: December 28, 2017

xpiration Date: December 31, 2018

2018

BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA

CONSUMER AFFAIRS DIVISION

50 South Military Trail, #201 West Palm Beach, Ft. 33415

(561) 712-8600 (Main Office)

Boca/Delray and Glades Toll Free 1-(888) 852-7362 FAX [561] 712-6510

Website: www.pbcgov.com/consumer



Towing Business Operating Permitformerly 2010-001 PBC#TP152

Issued to:

Priority Towing, Inc.

d/b/a: Priority Towing, Inc. 714-740 Barnett Drive Lake Worth, FL 33461 Aaron Cocuzzo, President

Priority	Tow	ina	Inc.
L I I WILLY	IUW		11170

is hereby issued a Towing Operating Permit in Palm Beach County, Florida, in accordance with Palm Beach County Towing Ordinance 2010-001.

This permit is not transferable and may be suspended or revoked as provided by law.

Manager, Consumer Affairs Division



Proposal for Towing Services, Town of Lake Park
Copies of all current professional & business licenses,
current certifications of insurance coverage

Palm Beach County Office of Small Business Assistance

Certifies That

Priority Towing, Inc.
Vendor # VC0000149758

is a Small Business Enterprise as prescribed by section 2-80.21 – 2-80.35 of the Palm Beach County Code for a three year period from

February 9, 2018 to February 8, 2021

The following Services and/or Products are covered under this certification:

Vehicle Towing and Storage

Allen F. Gray, Manager

February 9, 2018

BEACH COLUMN

Palm Beach County Board of County Commissioners

Melissa McKinlay, Mayor Mack Bernard, Vice Mayor Paulette Burdick Hal Valeche Dave Kerner Steven L. Abrams Mary Lou Berger

County Administrator
Verdenia C. Baker



Proposal for Towing Services, Town of Lake Park
Copies of all current professional & business licenses,
current certifications of insurance coverage

Account Information		
LBTR Number	Tax Type	Status
201358832	Business Tax	Active
Mailing Address: PRIORITY TOWING INC 714 BARNETT DR LAKE WORTH , FL 33461-3357	Location Address: 7153 SOUTHERN BLVD WEST PALM BCH , FL 33	

Business Detail	Business Detail						
Business Name:	PRIORITY TOWING INC	Tax Year:	2018				
Trade Name:	PRIORITY TOWING INC	License Number:	201358832				
Phone Number:	561-533-5573	Lic. Status:	Active				
New Business:	02/14/2013	Certificate:					
Business Type:	TOWING SERVICE (48-0003)	Cert, Issued:	10/16/2017				
Number of Units:	5	NAICS:	48-0003				
Memo:							

Tax Information						
Bill Number	Due Date	Bill Year	Tax	Penalty/Fee	Interest	Total Due
B40157582	9/30/2017	2018	\$0.00	\$0.00	\$0.00	\$0.00
	7	Total Due:	\$0.00	\$0.00	\$0.00	\$0.00

1	Tax Paym	nent				
1	Bill Year	Bill Number	Receipt Number	Amount Paid	Last Paid	Paid By
	2018	B40157582	U17.649481	\$33.00	8/9/2017	PRIORITY TOWING INC



Proposal for Towing Services, Town of Lake Park
Copies of all current professional & business licenses,
current certifications of insurance coverage

Collection Cart Items Total Checkout View

Account Information	THE REAL PROPERTY.	
LBTR Number	Tax Type	Status
201364441	Business Tax	Active
Mailing Address: COCUZZO AARON SCOTT 714 BARNETT DR LAKE WORTH, FL 33461-3357	Location Address: 7153 SOUTHERN BLVD WEST PALM BCH , FL 33	

Business Detail			
Business Name:	PRIORITY TOWING INC	Tax Year:	2018
Trade Name:	PRIORITY TOWING INC	License Number:	201364441
Phone Number:	561-533-5573	Lic. Status:	Active
New Business:	09/17/2013	Certificate:	
Business Type:	STORAGE (49-0001)	Cert, Issued:	10/16/2017
Number of Units:	6	NAICS:	49-0001
Memo:			

Tax Information	n					
Bill Number	Due Date	Bill Year	Tax	Penalty/Fee	Interest	Total Due
B40160492	9/30/2017	2018	\$0.00	\$0.00	\$0.00	\$0.00
	1	Total Due:	\$0.00	\$0.00	\$0.00	\$0.00

	Tax Paym	Tax Payment								
	Bill Year	Bill Number	Receipt Number	Amount Paid	Last Paid	Paid By				
1	2018	B40160492	U17.649481	\$33.00	8/9/2017	PRIORITY TOWING INC				



Proposal for Towing Services, Town of Lake Park
Copies of all current professional & business licenses,
current certifications of insurance coverage



TOWN OF LAKE PARK

Community Development Department

MOBILE VENDOR GENERAL REGISTRATION APPLICATION

DATE:2/14:18							
NAME OF APPLICANT:	Aaron Cocuzzo						
NAME OF BUSINESS: _	Priority Towing Inc						
BUSINESS ADDRESS:	7153 Southern Blvd. WPB FE33413						
PHONE NUMBER:	561-533-5573						
TYPE OF BUSINESS:							
TAX IDENTIFICATION NUMBER: 65-106-1257 OR							
SOCIAL SECURITY #							
(Mandated by State Law)							
Any mobile vendor at the <u>Town of Lake Park Marina</u> must have liability insurance with the Certificate Holder being the "Town of Lake Park, 535 Park Avenue, Lake Park, Florida 33403."							
Business Code							
	X III A TO THE T						
Administrative Fee Annual Registration Fee							
Administrative Fee Annual Registration Fed Total							

* One decal included per registration. Additional decals are \$5.00 each.

535 Park Avenue, Lake Park, Florida 33403 Phone: 561-881-3318 Fax: 561-881-3323 www.lakeparkflorida.gov



Proposal for Towing Services, Town of Lake Park
Copies of all current professional & business licenses,
current certifications of insurance coverage

		7.
AC	OI	RD°

CERTIFICATE OF LIABILITY INSURANCE

DATE (MMODAYYY) 2/22/2018

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s) PRODUCER NAME: Alleen Deyoung Chase Insurance Agency, Inc FAX IAIC, Not: 954-791-9344 PHONE (A/C No. Ext): 954-792-4300 E-MAIL 333 N W 70 Ave; #108 ADDRESS: aileen@chaseinsurance.net Plantation FL 33317 INBURER(1) AFFORDING COVERAGE NAIC # 41297 INSURER A : Scottsdale Insurance Company PRIOR-1 16870 NAURED Naurez e : Granada Insurance Co Priority Towing Inc. 112200 Naurer c: Underwriters at Lloyds 7153 Southern Blvd Suite A INSURER D West Palm Beach FL 33413 INSURER E : INSURER F: CERTIFICATE NUMBER: 560106462 COVERAGES REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADOL SUBR INSD W//D POLICY EFF POLICY EXP POLICY HUMBER TYPE OF INSURANCE X COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE CES3024556 2/16/2019 2/16/2019 \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) CLAIMS-MADE X OCCUR \$ 100,000 MED EXP (Any one person) PERSONAL & ADV INJURY GEN'L AGGREGATE LIMIT APPLIES PER \$ 2,000,000 POLICY PRO-JECT PRODUCTS - COMPANY AGG OTHER COMBINED SINGLE LIMIT (Ea accident) 0110FL00031050-0 1/25/2019 1/25/2019 AUTOMOBILE LIABILITY BOOILY #NJURY (Per person) 5 ANY AUTO SCHEDULED ALL OWNED BOOILY MUIURY (Per accident) \$ AUTOS NON-OWNED PROPERTY DAMAGE HIRED AUTOS AUTOS \$ 10,000 Personal Inter/ UMBRELLA LIAB EACH OCCURRENCE EXCESS LIAB AGGREGATE RETENTION 3 DED STATUTE WORKER # COMPENSATION AND EMPLOYERS' LIABILITY E.L. EACH ACCIDENT ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? OFFICENCIAL CONTROL OF THE CONTROL OF T E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT 0110FL00031050-0 RK23947A18 1/25/2018 2/16/2019 1/25/2019 2/16/2019 Ded 1,000 Ded 500 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be alliaghed if more space is required) CANCELLATION CERTIFICATE HOLDER SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. Town of Lake Park Office of the Town Clerk Lake Park Town Hall AUTHORIZED REPRESENTATIVE 535 Park Avenue mark chave Lake Park FL 33403

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Proposal for Towing Services, Town of Lake Park
Copies of all current professional & business licenses,
current certifications of insurance coverage

ACORD CERTIFICATE OF LIAI				BILI"	TY INSU	JRANC	E			MM007777) 22/2018	
THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.											
M	IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).										
	OUCER SUNZ Insurance Solu				CONTAC NAME:	T	rista Barrett				
	c/o Invo PEO Inc III			,	PHONE (A/C No	Evin: 8	65-481-0910		7-299-9849		
	800 Oak Ridge Turnp Oak Ridge, TN 37830	(e			E-MAIL ADDRES	PHONE A/C, No. Extr: 865-451-0910 FAX (A/C, No): E4MAIL ADDRESS: coi@invopeo.com					
	Can Maye, 114 57 000				INSURER(8) AFFORDING COVERAGE NAIC 8						NAIC #
					MAURER A : SUNZ Insurance Company 34762						34762
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2	25 West Seminole Blvd, Sui	e 103			INSURE	RC:					
S	anford FL 32771				M#URE	RD:					
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	(Mandatory In NH) If yes, describe under						EL. DISEASE - POLICY LIMIT \$ 1,00		(A) -		
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Priority Towing Inc											
714 Barnett Drive Lake Worth FL 33461				THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.							
				Alle y hinge							

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Glen J Distefano

Proposal for Towing Services, Town of Lake Park
Any other information deemed pertinent by the Offeror
relating to its particular qualifications to perform the
proposed services.

Experience, Qualifications & Financial Capability

Priority Towing has its main location, which will be used for this RFP, located within ten (10) mile radius set forth by this RFP. It is located at 7153 Southern Blvd in West Palm Beach. This location can respond quickly to the Town as well as service any vehicles that are out of area if needed as it is located very close to the Turnpike & I-95.

Priority Towing can assure you that with our state-of-the-art facility, our fleet of equipment & highly qualified staff, along with our in-house training & excellent dispatch communication services, we are more than fully capable to exceed to minimum services requested by this RFP.

All of our equipment is inspected twice a year by Police Departments, Florida Highway Patrol & Palm Beach County Consumer Affairs Division. We require that drivers inspect & inventory their equipment on a daily basis. Our fleet is maintained monthly by our on-site mechanic & tire service truck.

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At Priority Towing we are trained in all areas of traffic incidents & qualified to respond to any situation with equipment to complete the job. Our drivers are currently TRAA level 1, 2 & 3 certified as required by our standards to drive the specific classes of trucks that we dispatch. We require that all of our operators be certified towing operators with the highest degree of knowledge of their equipment classification. This includes TRAA training, MOT certifications, dive certifications and hazmat certifications. We are available and on call 24 hours a day, seven days a week and 365 days a year. Our vision for Priority Towing is to provide professional drivers and to adhere to safety standards along all lines of the towing and recovery industry. No job is too big or too small.

Priority Towing understands the importance of a "Quick Response Time", "Quick Clearance" & the "Open Road Policy". We follow all rules & protocols outlined by these policies & we strive to do our job efficiently. We work hand & hand with all cities & police departments to keep road ways clear & safe.

Upon arrival at a scene, our qualified driver will place our wrecker as far away from the roadway as possible and notify our dispatcher upon arrival. All drivers are uniformed in Class 3 glow in the dark uniforms to ensure their visibility to motorists. Safety cones are placed to assist with traffic flow. Our staff is MOT certified to open and close roadways properly and in safe and timely manner. We take pride in making sure that our staff is continuously being given the opportunity to continue their education and growth.



Proposal for Towing Services, Town of Lake Park
Any other information deemed pertinent by the Offeror
relating to its particular qualifications to perform the
proposed services.

Experience, Qualifications & Financial Capability

Priority Towing utilizes Beacon Dispatching software which allows us to keep track of all incoming calls and track ETA's on all of our vehicles. It also allows us to provide complete and accurate reports.

All vehicles in our fleet are equipped with state of the art Tom Tom™ Monitors. These GPS devices allow us to monitor all vehicles and ensure that our drivers receive accurate dispatch information.

Based on our past experience with similar contracts, Priority Towing will have no problems meeting the proposed contracted response times. During Holidays and Special Occasions, we have a full staff committed to the City's program. Our schedule is made up in advance including extra pay set aside for our staff to work holidays. This is in our operations plan as an added bonus to provide better service for your program. We include this extra bonus to ensure in advance that we will be duly staffed during Holidays and Special Events.

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Priority Towing has contracted with INVO PEO for employment hiring and payroll services, which includes employee background checks and drug testing.

A majority of our current staff and drivers have been employed with the company for many years and everyone is up-to-date with their training and certificates. When hiring new employees we always take into consideration prior experience, background and drug testing, drivers record check, as well as a road test with owner. We have a no tolerance policy for any drug use and operate a drug free business. Our drivers are given dress codes and expected to be well-groomed with name tag visible while on duty. They are in training the first two weeks to make sure that they are trained to meet our company and FTE guidelines, including providing professional and courteous service and response time.



Proposal for Towing Services, Town of Lake Park
Any other information deemed pertinent by the Offeror
relating to its particular qualifications to perform the
proposed services.

Experience, Qualifications & Financial Capability

We have monthly staff and safety meetings to ensure that any or all updates or changes in our industry are followed and if there have been any complaints they are reported immediately and handled by the Owner of company.

Our standard training process includes the following:

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- All Tow Operators shall be fully trained in proper vehicle positioning and safety procedures for high speed limited access roadways.
- Background Check Requirements prior to beginning employment.
- All Tow Operators shall also be trained in up-righting vehicles, proper loading/securement, and axle weight distribution.
- Within six (6) months of hiring, all Tow Operators are also required to receive basic instruction in emergency light use, traffic control devices, and Traffic

Incident Management - including quick clearance practices. They are required to maintain a minimum TRAA level. This training will be provided by our in house trainer.

Tow Operators from Priority Towing will be required to participate in periodic training or exercise sessions provided by our in house trainer that cover Florida's Open Roads Policy, traffic incident management best practices and expedited vehicle removal related to towing procedures. Training sessions will be scheduled at times and locations determined by fleet trainer. Priority Towing will be responsible for scheduling their personnel and maintaining records of the completion of these training classes. Priority Towing will also be responsible for fees and expenses associated with training/certification and training updates/recertification. We understand that failure to meet the training requirements may result in Tow Operator disqualification.

We will share dates of training as our vendors are allowed to train with us. We love cross training with different departments. We are a Sharp 2 Training Facility.

Remember "Our Customers Are Our First Priority" & we need to fully trained in order to provide the best customer services possible.



Proposal for Towing Services, Town of Lake Park
Any other information deemed pertinent by the Offeror
relating to its particular qualifications to perform the
proposed services.

Proposed Response Time

Priority Towing understands the importance of a "Quick Response Time". As you will see listed below our Priority's response times to the Town of Lake Park since January 1, 2018. Priority's average response time is 23 ¼ minutes. Priority takes pride in not just meeting the minimum requirement of the local municipalities but exceeding expectations.

Call#	Olspatch Time	Confirm Time	Location	Arrive Time
129190	1/13/2018 2:11:00 AM	1/13/2018 2:11:00 AM	1201 45TH ST ManGONIA PARK	1/13/2018 234:00 AM
129336	1/19/2018 1:08:00 PM	1/19/2018 1:09:00 PM	7547 GARDEN RD RIVIERA BEACH	1/19/2018 1:30:00 PM
129340	1/19/2018 1:08:00 PM	1/19/2018 1:08:00 PM	7547 GARDEN RD RIVIERA BEACH	1/19/2015 1:30:00 PM
129746	2/3/2018 11:10:00 AM	2/3/2018 11:10:00 AM	PARK AVE & 6 TH STREET	2/3/2018 11:37:00 AM





Proposal for Towing Services, Town of Lake Park
Any other information deemed pertinent by the Offeror
relating to its particular qualifications to perform the
proposed services.

Cleanliness of Response Vehicles

Our equipment is state-of-the-art, newly purchased and always professionally maintained with our in house detailer and full time ASE mechanic. It is checked daily by the drivers, prior to starting their route. Any problems are immediately reported and resolved. Our trucks are inspected annually by the Consumer Affairs, as well as cities and municipalities and DOT. A majority of our equipment is still covered under warranty plus we have had a contract for 18 years with Rechtien International Trucks, Inc. located in Riviera Beach, to supply us with any repairs or service needed 24 hrs a day.







Proposal for Towing Services, Town of Lake Park
Any other information deemed pertinent by the Offeror
relating to its particular qualifications to perform the
proposed services.

Ability to Clean Up after Accidents

At Priority Towing we are trained in all areas of traffic incidents and qualified to respond to any situation with equipment to complete the job, which includes clean up.

We have all lines of specialty equipment including a MOT truck to support and help law enforcement with lane closure from accidents or disablement or crime scenes. In addition to our MOT Truck, we have a Bobcat, Crane and Rotator that can assist in clean up.

Our MOT truck is equipped with the necessary items such as cones, roadside flares, mounted arrow board and can help free officers with traffic control and put road service back in order promptly. We can handle heavy duty towing to help with immobilized vehicles of all sizes.

We require that all of our operators be certified towing operators with the highest degree of knowledge of their equipment classification. This includes TRAA training, MOT certifications, dive certifications and hazmat certifications.

We are available and on call 24 hours a day, seven days a week and 365 days a year.



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Palm Beach County Maximum Non-Consent Towing Rates Effective March 1, 2016

Rate Type	Rate
Private Property Impound Tow Class A Class B Class C Class D No other fees may be imposed for the first 24 hours the vehicle is in the care, custody and control of the towing operator, except: a) applicabk storage fees may be charged after the proper police authority has been noti ried and the vehicle has been in the possession of the towing operator for al least 6 hours and b) "extra time at scene" when a law enforcement agency is called/involved and when the officer's name and badge number and detailed explanation is provided.	Flat Rate \$123 Flat Rate \$217 Flat Rate \$308 Flat Rate \$308
Police Directed Tow Class A Class B Class C - applies to non-commercial vehicles only Class D - applies to non-commercial vehicles only	\$167 \$248 \$370 \$530
Per mile fee for Police Directed Tow Class A Class B Class C Class D	\$7.50 \$8.50 \$10.00 \$12.50
Daily outdoor storage - vehicles 25' or less alter first 6 hours	\$25
Daily outdoor storage - vehicles longer than 25' it rtcr lirsl Chours Daily outdoor storage - motorcycles, ATV=s, scooters, other small personal vehicles a hrtir st 6 hours.	\$35 \$15
*Daily indoor storage - vehicles 25' or less after first 6 hours.	\$35
*Daily indoor storage - vehicles longer than 25' atler first 6 hours, Applies to non-commercial vehicles only.	\$50
*Daily indoor storage - motorcycles, ATV=s, scooters, other small personal vehicles afte r nrst 6 hours.	\$20



Palm Reach County
Maximum Non-Consent TDwing Rates
Effective March I, 2015 ·
Page 2 01-2

Rate Type	Rate
Drop Charge When the vehicle/vessel owner or authorized driver/agent arrives at the scene prior lo the vehicle/vessel being removed or towed from the property, the vehicle/vessel shall be disconnected from the towtruck and the vehicle/vessel owner or authorized driver/agent shall be allowed to remove the vehicle/vessel without interference upon payment of a reasonable service fee or not more than one-half of the posted rate for such towing service.	One-half of the posted rate for such towing service
Administrative/Lien Fee - after 24-hours, from time or police report. Must show proof that lien letter(s) have been prepared with appropriate names/addresses included and that fees have been expended.	\$50 Maximum flat fee
After Hour Gate Fee - may not be applied between the hours of 8 a.m. and 6 p.m. Monday through Friday (excluding federal holidays) and not for 6 hours after a vehicle has been impounded all other times when: a. Impounded vehicles/vessel are recovered by the owner or authorized driver/agent; or b. The owner or authorized driver/agent wishes to recover property from an impounded vehicle/vessel.	\$35
Extra Time at Scene - First one-half hour to be included in the initial cost per call. Charges are 15 minute intervals. All extra time/labor shall be documented by the towtruck operator and shall include the name of the law enforcement agency and the law enforcement agency case number or the officer's name and badge number. The documentation shall also include a detailed explanation of the services rendered which necessitated the charges and if possible photographs of the scene.	applicable towing fee in 15 minute intervals.
Underwater Recovery - Performed by a certified/ professional diver with the written documentation and approval by the investigating law enforcement agency/ officer.	
Hazardous material clean-up and disposal as required, mandated and/or licensed through state or local laws and approved by the investigating law enforcement agency/officer.	

The above maximum rates arc not mandated by Palm Beach County, but they cannot be exceeded.

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ACKNOWLEDGMENT OF ADDENDA

INSTRUCTIONS: COMPLETE PART FOR PART II, WHICHEVER APPLIES

PART I: List below the dates of issue for each addendum received in connection with this Solicitation	n:
Addendum #1, Dated February 21, 2018	
Addendum #2, Dated	
Addendum #3, Dated	
Addendum #4, Dated	
Addendum #5, Dated	
Addendum #6, Dated	
Addendum #7, Dated	
Addendum #8, Dated	
Addendum #9, Dated	
Addendum #10, Dated	
PART II:	
☐ NO ADDENDUM WAS RECEIVED IN CONNECTION WITH THIS RFP	
PRIORITY TOWING INC	
Firm Name and Cocyps	
AARON COCUZZO	
Name and Title (Print or Type)	
2-27-18	
Date	

Page 34 of 56



PROPOSAL SUBMITTAL SIGNATURE PAGE

By signing this Proposal, the Offeror certifies that it satisfies all legal requirements as an entity to do business with the Town, including all Conflict of Interest and Code of Ethics provisions.

PRIORITY TOWING INC
Street Address: 7153 SOUTHERN BLVD, WEST PALM BEACH, FL 33413
Mailing Address (if different than Street Address):
561-533-5573 Telephone Number(s):
Fax Number(s): 561-533-5589
PRIORITYTOW7305@BELLSOUTH.NET Email Address:
Federal Employer Identification Number: 65-1061257
Prompt Payment Terms:% days' netdays
Signature: (Signature of authorized agent)
Print Name: AARON COCUZZO
Title: PRESIDENT

By signing this document, the Offeror agrees to all Terms and Conditions of this Solicitation and the resulting Contract/Agreement.

THE EXECUTION OF THIS FORM CONSTITUTES THE UNEQUIVOCAL PROPOSALOF OFFEROR TO BE BOUND BY THE TERMS OF ITS PROPOSAL, FOR NOT LESS THAN 90 DAYS, AND THE OFFEROR'S UNEQUIVOCAL OFFER TO BE BOUND BY THE TERMS AND CONDITIONS SET FORTH IN THIS RFP. FAILURE TO SIGN THIS RFP WHERE INDICATED ABOVE, BY AN AUTHORIZED REPRESENTATIVE, SHALL RENDER THIS PROPOSAL NON-RESPONSIVE. THE TOWN MAY, HOWEVER, IN ITS SOLE DISCRETION, ACCEPT ANY PROPOSAL THAT INCLUDES AN EXECUTED DOCUMENT WHICH UNEQUIVOCALLY BINDS THE OFFEROR TO THE TERMS OF ITS PROPOSAL.



AFFIDAVITS, PERFORMANCE AND PAYMENT BONDS FORMAT

AFFIDAVITS

The forms listed below must be completed by an official having legal authorization to contractually bind the company or firm. Each signature represents a binding commitment upon the Offeror to provide the goods and/or services offered to the Town if the Offeror is determined to be the lowest responsive and responsible Offeror.

- a. Conflict ofInterest Disclosure Form
- b. Notification of Public Entity Crimes Law
- c. Drug-Free Work Place
- d. Non-Collusion Affidavit
- e. Sample Performance Bond Format
 (if required, will be requested from offeror recommended for award)
 DO NOT COMPLETE
- f. Sample Payment Bond Format
 (if required, will be requested from offeror recommended for award)
 DO NOT COMPLETE
- g. Sample Letter of Credit Format
 (if required, will be requested from offeror recommended for award)
 DO NOT COMPLETE

The balance of this page is intentionally left blank



CONFLICT OF INTEREST DISCLOSURE FORM

The award of this contract is subject to the provisions of Chapter 112, *Florida Statutes*. All Offerors must disclose within their Proposals: the name of any officer, director, or agent who is also an employee of the Town of Lake Park.

Furthermore, all Offerors must disclose the name of any Town employee who owns, directly, or indirectly, an interest of more than five percent (5 percent in the Offeror's firm or any of its branches.

The purpose of this disclosure form is to give the Town the information needed to identify potential conflicts of interest for evaluation team members and other key personnel involved in the award of this contract.

The term "conflict of interest" refers to situations in which financial or other personal considerations may adversely affect, or have the appearance of adversely affecting, an employee's professional judgment in exercising any Town duty or responsibility in administration, management, instruction, research, or other professional activities.

Please check one of the following statements and attach additional documentation if necessary:

To the best of our knowledge, the undersigned firm has no potential conflict of

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	interest due to any other Municipalities, Counties, contracts, or property interest for this Proposal.
	The undersigned firm, by attachment to this form, submits information which may be a potential conflict of interest due to other Municipalities, Counties, contracts, or property interest for this Proposal.
Acknowledged	I by:
PI	RIORITY TOWING INC
Firm N	Vame
Signat	JOSON Cocupo
A	ARON COCUZZO, PRESIDENT
Name	and Title (Print or Type)
Date	2-27-18



NOTIFICATION OF PUBLIC ENTITY CRIMES LAW

Pursuant to Section 287.133, *Florida Statutes*, you are hereby notified that a person or affiliate who has been placed on the convicted contractors list following a conviction for a public entity crime may not submit a Proposal on a contract to provide any goods or services to a public entity, may not submit a Proposal on a contract with a public entity for the construction or repair of a public building or public work, may not submit Proposals on leases or real property to a public entity, may not be awarded or perform work as a contractor, supplier, sub-vendor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017 [F.S.] for Category Two [\$35,000.00] for a period of thirty-six (36) months from the date of being placed on the convicted contractors list.

Acknowledged by:

PRIORITY TOWING INC	
Firm Name	
Signature Cocuyo	
Signature	
AARON COCUZZO, PRESIDENT	
Name and Title (Print or Type)	
2-27-18	
Date	



DRUG-FREE WORKPLACE

PRIORITY TOWING INC	is a drug-free workplace and has
(Company Name)	
a substance abuse policy in accordance with and pursuant to Section	on 440.102, Florida Statutes.
Acknowledged by:	
PRIORITY TOWING INC	
Firm Name	
aloron Cocupto	
Signature	
AARON COCUZZO, PRESIDENT	
Name and Title (Print or Type)	
2-27-18	
Date	



NON-COLLUSION AFFIDAVIT

COUN	FOF Florida FY OF Palm Beach
Before being b	me, the undersigned authority, personally appeared Angela Gauthier, who, after by me first duly sworn, deposes and says of his/her personal knowledge that:
a.	He/She is AARON COCUZZO of PRIORITY TOWING INC , the Offcror that has submitted a Proposal to perform work for the following:
	RFP No.: 101-2018 Title: "PROPOSAL FOR TOWING SERVICES, TOWN OF LAKE PARK"
b,	He/She is fully informed respecting the preparation and contents of the attached RFP, and of all pertinent circumstances respecting such RFP.
	Such Proposal is genuine and is not a collusive or sham Proposal.
c.	Neither the said Offeror nor any of its officers, partners, owners, agents, representatives, employees, or parties in interest, including this affiant, has in any way colluded, conspired, connived, or agreed, directly or indirectly, with any other Offeror, firm, or person to submit a collusive or sham Proposal in connection with the RFP and contract for which the attached Proposal has been submitted or to refrain from proposing in connection with such RFP and contract, or has in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other Offeror, firm, or person to fix the price or prices in the attached Proposal or any other Offeror, or to fix any overhead, profit, or cost element of the Proposal price or the Proposal price of any other Offeror, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against the Town or any person interested in the proposed contract.
d.	The price or prices quoted in the attached Proposal arc fair and proper and are not tainted by any collusion, conspiracy, connivance, or unlawful agreement on the part of the Offeror or any of its agents, representatives, owners, employees, or parties in interest, including this affiant.
	anow Cocupio Signature
Hara	ibed and sworn to (or affirmed) before me this 27 day of February 2018, by no couzzo, who is personally known to me or who has produced as identification. Notary Signature Alexander of the course o
	Notary Name: IT ngela Goufflier Notary Public (State): FL My Commission No: GG 070715 EXPIRES March 12, 2021 Notary Name: IT ngela Goufflier Notary Public (State): FL My Commission No: GG 070715 Expires on: 3 12 2021



SAMPLE PERFORMANCE BOND FORMAT

KNOW ALL MEN BY THESE PRESENTS: that -
(Insert full name and address or legal title of successful Offeror)
as Principal, hereinafter called Contractor, and
County, Florida. As Obligee, hereinafter called the Town, in the amount of
(\$) for the payment whereof, Contractor and Surety bind themselves, their
heirs, executors, administrators, successors, and assigns, jointly and severably, firmly by the presents.
WHEREAS, Contractor has by written agreement dated
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that, if Contractor shall promptly and faithfully perform said Contract, then this obligation shall be null and void; otherwise, it shall remain in full force and effect.
The Surety hereby waives notice of any alteration or extension of time made by the Town.
Whenever Contractor shall be and declared by the Town to be in default under the Contract, the Town having performed Town's obligations thereunder, the Surety may promptly remedy the default or shall promptly:
a. Complete the Contract in accordance with its terms and conditions; or
b. Obtain a Proposal or Proposals for completing the Contract in accordance with its terms and conditions, and upon determination by Surety of the most responsible Offeror, or if the Town elects, upon determination by the Town and the Surety jointly of the most responsible Offeror, arrange for a



price", as used in this paragraph, shall mean the total amount payable by

Contract between such Offeror and the Town, and make available as work progresses (even though there should be a default or a succession of defaults under the contract or contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the balance of the contract price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set forth in the first paragraph hereof. The term "balance of the contract

the Town to Contractor under the contract and any amendments thereto, less the amount properly paid by the Town to the Contractor.

Any suit under this bond must be instituted before the expiration of twenty-five (25) months from the date on which final payment under the Contract falls due.

No right of action shall accrue on this bond to or for the use of any person or corporation other than the Town named herein or the heirs, executors, administrators, or successors of the Town.

Signed and sealed this	day of	.2018	
		(Principal)	(Seal)
(Witness)		(Title)
(Seal)		(Name oflnsurer)	Surety
(Witness)		By:	(Attorney-in-Fact)

SAMPLE CONTRACT

elow is the standard Contract format for this RFP. This is a ample Contract only and is subject to revisions. PLEASE DO NOT COMPLETE.

CONTRACT
THIS CONTRACT is hereby made and entered into this day of
"Contractor"), whose address is
WHEREAS, the Town desires to retain the services of the Contractor to provide the goods and services in accordance with the Town's Request for Proposals No.111-2017 and the Contractor's response thereto, all of which are incorporated herein by reference. NOW, THEREFORE, in consideration of the mutual covenants and promises hereafter set
forth, the Contractor and the Town agree as follows:
ARTICLE 1. INCORPORATION OF REQUEST FOR PROPOSALS
The terms and conditions of this Contract shall include and incorporate the terms, conditions, and specifications set forth in the Town's Request for Proposals No. 111-2017, and the Contractor's response to the Request for Proposals, including all documentation required thereunder.
ARTICLE 2. DESCRIPTION OF GOODS OR SCOPE OF SERVICES
The Contractor shall provide the goods and/or perform those services identified in the specifications accompanying the Town's Request for Proposals, which are incorporated herein by

COMPENSATION

reference.

ARTICLE 3.

The Town shall pay to the Contractor, in compliance with the Pricing Schedule attached hereto and incorporated herein, according to the terms and specifications of the referenced Request for Proposals.

MISCELLANEOUS PROVISIONS ARTICLE 4.

a. Notice Format. All notices or other written communications required, contemplated, or permitted under this Contract shall be in writing and shall be hand delivered, or mailed by registered or certified mail (postage prepaid), return receipt requested, to the following addresses:



	1,	As to the Town:	John 0. D' Agostino Town Manager Town of Lake Park 535 Park Avenue Lake Park, Florida 33403
	11.	With a copy to:	Town of Lake Park 535 Park Avenue Lake Park, Florida 33403 Attn: Finance Director
	111,	As to the Contracto	Attn.: E m a i l :
c. execut	Effective Dared by both the	otherwise affect in an	in this Contract are for convenience of reference only, my way the meaning or interpretation of this Contract. e of this Contract shall be as of the date it has been
unless Contrac contrac in the renewa	This term of terminated eact may be reneat, whichever is proposal; spe	this Contract shall be trlier in accordance vewed for a period that is longer, specifying the cifying that costs for gent upon satisfactory	with terms set forth in the Request for Proposals. This may not exceed three (3) years or the term of the original the renewal price for the contractual service as set forth in the renewal may not be charged; and, specifying that y performance evaluations conducted by the Town and
		(Remainder of this	page is intentionally left blank.)

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EXHIBITA

TOWN OF LAKE PARK
EVALUATION CRITERIA FOR
TOWING SERVICES
REQUEST FOR PROPOSALS NO. 111-2017

Name	of Offeror: PRIORITY TOWING INC	
Addre	7152 COLUMN IEDA LDI VID	
City/S	tate/Zip Code: WEST PALM BEACH, FL 33413	
Criteria	<u>a</u> :	Points Awarded:
1.	Experience, Qualifications and Financial Capability (50 points maximum)	
2.	Proposed Response Time (30 points maximum)	
3.	Cleanliness of Response Vehicles (10 points maximum)	
4.	Ability to Clean Up after Accidents (10 points maximum)	
	Maximum Points Awarded	



NEW EXHIBIT B

GENERAL ORDER

504.00

SUBJECT: VEHICLE TOWING, STORAGE				
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RESCINDS				

CONTENTS:

This General Order consists of the following numbered sections:

- I. TOWING OF VEHICLES OR VESSELS
- II. CURBSTONING

DISCUSSION:

The purpose of this order is to establish guidelines for the towing, storage and release of vehicles or vessels. A variety of circumstances arise that require a vehicle or vessel to be moved by Sheriff's Office (PBSO) employees. These range from removal of a traffic hazard to found property. In order to ensure that procedural guidelines and legal requirements are met, a uniform method is required. This order will outline the authority and process to be used. This order shall apply to all Sheriff's Office employees.

DEFINITIONS:

ABANDONED VEHICLE NOTICE (RED TAG) - A visible tag/sticker that is attached to an abandoned vehicle giving the owner of the vehicle notice that if the vehicle is not removed within a designated period of time it will be towed away.

<u>BIOLOGICAL WASTE</u> - Solid waste that causes or has the capability of causing disease or infection and includes, but is not limited to biohazardous waste, diseased or dead animals, and other waste capable of transmitting pathogens to humans or animals.

<u>CURBSTONING</u> - The name given to an illegal practice of buying and selling vehicles without a dealer's license and a legally established place of business. It includes the parking or display of motor vehicles for sale, hire or rent, in certain areas unless authorized. Curb-stoners usually park and display their vehicles for sale in high traffic locations. Often these are found parked on right of ways and locations such as utility or pipeline easements, gas stations, convenience stores, repair facilities, supermarket parking lots, public parking lots and vacant lots.

<u>DESIGNATED TOWING SERVICE</u> - A towing service that performs services in accordance with a signed agreement with the Sheriff's Office.

<u>PESTICIDE</u> - Any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any insect, rodents, nematodes, fungi, weeds or other forms of plant or animal life or viruses.

<u>PROPERTY AND EQUIPMENT</u> - For purposes of this procedure, a broad range of items, which due to size, weight and shape, cannot be transported by passenger vehicles (i.e., farm equipment, safes, etc.).



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TOWING SERVICE - A company that moves vehicles or vessels by hooking-up and towing from one place to another.

<u>VEHICLES</u> - The broad range of motor powered means of transportation, such as, but not limited to, passenger ears, motorcycles, vans, trucks, motor homes, tractors, trailers and mopeds.

VESSEL - A craft, larger than a rowboat, designed to navigate on water.

PROCEDURE:

1. TOWING OF VEHICLES OR VESSELS

- A. Employees are authorized by Florida law and Palm Beach County Ordinance to tow vehicles or vessels, remove abandoned equipment or property from roadways or waterways for traffic safety or to prevent and protect it from further damage, or when the driver is taken into custody. Specific attention will be given to the requirements of Florida Statutes and applicable Palm Beach County Ordinances when towing a vehicle and completing the required documentation. The towing of all vehicles will be documented on a Vehicle Storage Receipt (PBSO #0085). At the minimum, the Vehicle Storage Receipt (VSR) will contain the following information:
 - 1. Time;
 - Date;
 - Location vehicle towed from;
 - 4. Requesting employee;
 - 5. Reason for removal or tow;
 - 6. Towing service name;
 - Address the vehicle was towed to;
 - Notification (or attempts) to the registered owner;
 - 9. Inventory of contents; and
 - Placing and removal of holds, if applicable.

NOTE: Please use sufficient pressure when completing the multi-part NCR form to ensure all copies are legible. Review the VSR prior to distribution.

- B. Where any vehicle upon a bridge, causeway, waterway, or roadway presents a clear danger, hazard, or obstruction to others it may be towed under the following circumstances:
 - When a vehicle is found being operated upon public roads of the county in such condition as to create an immediate threat to the safety of other motorists or pedestrians.
 - When a vehicle/bicycle is left unattended upon a highway, public roadway, or any bridge, causeway or viaduct in a manner that obstructs traffic or creates a hazard and every reasonable effort to contact the



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vehicle owner to have the vehicle removed immediately has been exhausted.

- A parking citation may be attached to the vehicle.
- b. If the employee or Communications is unable to notify the owner, Communications will enter the vehicle/bicycle towed in the "Vehicle Tow Log," the FCIC system, and the PALMS system. The employee towing the vehicle/bicycle will supply Communications with the vehicle information, time, date, location, towing service name, location of vehicle, and reason towed. The "Entered in Teletype" box will be checked on the VSR and the ID of the Teletype operator making the entry will be added.
- 3. Attended vehicles that are inoperable and are obstructing a highway or roadway, or otherwise creating a traffic hazard, will be removed by the owner or person responsible for the vehicle. If the person responsible for the vehicle is unable or unwilling to remove the hazard or obstruction within a reasonable time, the vehicle may be towed.
 - The vehicle owner or persons responsible for the vehicle may remove the vehicle from the roadway and temporarily park the vehicle upon a public right-of-way when land adjacent to the roadway is public property. The vehicle owner will then retain full responsibility for timely removal (within 24 hours) and for security of the parked vehicle.
 - The vehicle owner may request a towing service be called from the Sheriff's Office rotation list.
 - c. The vehicle owner or operator should be advised that towing service operators generally require an immediate cash payment, unless service is authorized by an automobile club with which the towing service is affiliated or the vehicle is to be towed to the premises of a repair service or the towing company itself where it can be held under mechanics lien until payment is made.

C. Abandoned, Parked or Stored Vehicles

- When any vehicle, (wrecked, junked, non-operating, or partially dismantled), equipment, or property is abandoned, parked or stored on any street, road, alley, highway, or public right-of-way in other than designated parking areas for a period exceeding 24 hours, the following will be conducted and care must be taken to:
 - a. Insure the vehicle is on a public right-of-way and not on private property.



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- A registration check will be made on all vehicles to determine the b. identity of the vehicle owner and if the vehicle has been stolen or used in the commission of a crime.
- If the vehicle is determined not to have been stolen or used in the Ç. commission of a crime, reasonable effort will be made to identify and contact the owner.
- If the owner can be contacted, the owner will be advised that the d. vehicle will be issued an Ahandoned Vehicle Notice (Red Tag -PBSO #0098) if not removed within 24 hours or as provided herein and by statute.
- The odometer reading will be recorded, if possible, or the tires C. chalked to reveal any vehicle movement. If the owner cannot be contacted, a red tag will be affixed. A parking citation may be affixed to the vehicle. Communications will advise the County that the vehicle has been red tagged and its location.
- If there are indications that the vehicle is being stripped or f. vandalized and the owner cannot be contacted, the vehicle will be immediately towed for safekeeping.
- Any vehicle towed will be entered by teletype in the FCIC system. g. The employee towing the vehicle will provide the vehicle information, time, date, location, towing service, and reason towed. Reports documenting an FCIC entry must be dictated/ submitted as a priority to ensure that teletype can validate the entry within 48 hours.
- A VSR and a report will be completed when the vehicle is towed. h. Communications will be notified giving all the necessary information to make the proper entry in the towed vehicle log.
- The employee towing a vehicle will be responsible for initially notifying the vehicle owner. If the owner cannot be notified, the employee will have teletype enter the vehicle into the FCIC system as a towed vehicle. The VSR will be marked as no notification and a reason provided. The "Entered in Teletype" box will be checked on the VSR and the ID of the Teletype operator making the entry will be added.
- If the owner is contacted after the vehicle is towed, the employee j. will write the name of the person contacted and the time on his remaining copies of the VSR and so state in his report.



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- k. The Validations Unit of Communication generates a monthly printout of entries made into FCIC and contacts the tow company to update the status of the vehicle.
- Vehicles that are abandoned or discarded in non-operating condition or are partially dismantled, wrecked or junked, on any private property, including shopping centers, in the unincorporated area of Palm Beach County may be "Red Tagged" by the Sheriff's Office for towing when the period of abandonment exceeds 10 days.
 - a. A business legally licensed to operate as a vehicle repair or salvage facility or a vehicle in an enclosed building are exempt from red tagging or towing under this section.
 - b. A registration check will be made on all vehicles/bicycles to determine the identity of the vehicle/bicycle owner and if the vehicle/bicycle has been stolen or used in the commission of a crime.
 - c. Removal of vehicles from private property will be the responsibility of the property owner. When requested, the Sheriff's Office will assist property owners by directing them to the proper authorities, such as Palm Beach County Department of Public Safety, Division of Consumer Affairs.
 - d. Apartment complexes and shopping centers are considered common area by County Zoning. Any vehicles found in these areas can be "Red Tagged."
 - e. For complaints of abandoned vehicles on private property where the owner of the vehicle is also the property owner, advise the complainant to contact County Zoning and Planning and register the complaint with them. Initiate a report and state in it what action was taken.

3. Found Vehicles or Vessels

- The employee towing a vehicle will be responsible for initially notifying the vehicle owner. If the owner cannot be notified, teletype will enter the vehicle into the FCIC system as a towed vehicle. The VSR will be marked as no notification and a reason provided. The "Entered in Teletype" box will be checked on the VSR and the ID of the Teletype operator making the entry will be added.
- The vehicle or vessel will be towed by the next wrecker on the rotation list.



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 A VSR and a Found Property Report will be completed when the vehicle is towed.

4. Vehicles Abandoned In Canals

- a. When a vehicle is abandoned in a canal that comes under the authority of Water Management District (FS 373.069) or Drainage Control District (FS 298.001), attempts need to be made to contact the District in question for verification of pesticide application or possible biological waste contamination.
- b. Upon the confirmation of a pesticide or biological waste contamination, necessary steps need to be taken to ensure the safety of Sheriff's Office employees and civilians on scene.
 - 1) Pesticides Chemtrec (1-800-424-9300) will be contacted to establish safe reentry period. The employee on scene will relay the information to the road supervisor and, if necessary, all employees will follow guidelines set forth in the U.S. Department of Transportation Emergency Response Guide Booklet. Communications will request that the Water Management District or Drainage Control District representative respond to the area in question with copies of the material safety data sheet.
 - 2) Biological Waste Contamination The Sheriff's Office will contact the Palm Beach County Health Department, the Florida Department of Environmental Regulation, or the Federal Environmental Protection Agency. It will be up to those agencies to establish safe reentry periods for biological waste contaminator.
 - a) If it is found to be unsafe to allow Sheriff's employees or civilians to remove the car from the canal, the road sergeant will be notified, who will in turn notify the Watch Commander.
 - A non-crime incident report will be written. All
 information will be listed such as contamination,
 environmental concern, health official, and district
 official contacted and the safe reentry date.
 - e) Upon the safe reentry date being known, it will be the responsibility of the District in question to remove the vehicle following all steps outlined in this General Order. Once the safe removal is



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completed, the Watch Commander will be advised and a supplement will be completed.

- (d) If an emergency exists or an active felony investigation finds it pertinent to remove the vehicle, steps set forth in General Orders will be adhered to for hazardous material decontamination, which includes pesticides or biological waste.
- e. All vehicles determined to be biohazardous must display a biohazardous warning sticker to ensure the safety of persons who will come in contact with the vehicle.
- D. To Prevent or Protect the Vehicle or Vessel from Further Damage or Loss
 - When the nature of damage or need for security requires removal of such vehicles or vessels from a right-of-way or waterway and the person in charge of the vehicle or vessel is incapacitated by reason of physical injury or is unable to provide for its custody, it will be towed.
 - When the removal is necessary in the interest of public safety because of flood, fire, storm, or other emergency reasons.
 - 3. When the driver or operator of a vehicle is taken into custody and reasonable efforts have been made to provide the vehicle driver with an alternative to towing the vehicle or vessel and the vehicle would otherwise be left unattended upon a public roadway, public parking lot, shopping center, etc., or upon the private property of a person other than the owner or operator of the vehicle.

E. Recovered Stolen Vehicles

- If the employee positively knows that the vehicle was not used in the commission of a crime, and it is possible and practical, the vehicle should be processed and searched at the recovery site and released to the owner without towing it. If the owner cannot respond to the scene and does not want the vehicle towed, he will be advised that a "Red Tag" will be affixed to the vehicle for its removal within 24 hours.
- 2. The employee recovering the vehicle is responsible for notifying the vehicle owner during his tour of duty. If the vehicle is to be towed, a rotation wrecker may remove the vehicle to a tow lot. Indicate on the VSR why the vehicle was not returned to the owner. If a vehicle/vessel is found to have its identification numbers removed or altered or the vehicle is burned, the designated tow company will tow the vehicle/vessel to the tow company's facility. The investigating employee will notify the Auto



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Theft unit as soon as possible, informing them that a vehicle/vessel has been recovered and is unidentifiable.

- A copy of the VSR will be given to the tow truck operator and a copy placed in the vehicle towed.
- 4. If the vehicle has been reported stolen to the Sheriff's Office and a Stolen Vehicle Report is on file, a supplemental report will be made.
- 5. If the vehicle has been reported stolen to another law enforcement agency, an original report will be prepared by the employee with case information from the other jurisdiction included in the report.
- Teletype will be notified of the vehicle recovery for the wrecker log and for updating the computerized stolen vehicle file.
- 7. Teletype will remove copies of the stolen vehicle record from the file, make appropriate teletype entries, and forward copies to the Auto Theft unit.
- F. Only a contractual tow company will be used when towing an investigative hold vehicle. Notification to the appropriate bureau or division (i.e., Auto Theft, Investigations) shall be made for follow up investigation.
- G. Towing a vehicle without the vehicle owner's or authorized agent's consent must be done by a tow company properly licensed by the State of Florida and Palm Beach County. Employees will not allow an unlicensed or inappropriately licensed tow truck to perform a non-consent tow.
- H. Employees at the scene of a crash will ensure that a non-authorized towing company as defined in FS does not solicit business from driver's involved in the crash. An authorized tow company must be on a law enforcement agency's rotation or contract list in good standing at the time of solicitation.

I. Holds

- Vehicles towed for investigative purposes, used in crimes, forfeiture (refer to GO 504.01 Forfeiture Procedures), or other reason(s) allowed by law, may have a hold placed on the vehicle where the tow company may not release the vehicle unless authorized by the towing Sheriff's Office employee or an appropriate Sheriff's Office supervisor.
- 2. The employee placing the hold will notify Communications who will enter the vehicle into FCIC.
- 3. Holds are to be noted on the VSR and the tow truck driver is to be advised of the hold.



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- 4. Pursuant to FS, initial holds are good for only five days, after which the towing company may release the vehicle without authorization from the law enforcement agency. NO extension of hold is permitted at the tow company storage lot.
- 5. Any vehicle that is to be held over five days will be towed to a PBSO Impound Lot. If within the initial five days a reason to extend the hold occurs, the vehicle will be moved to a PBSO Impound Lot. Vehicles held at a PBSO Impound Lot are not subject to the five day requirement and storage charges in FS.

J. Release of Holds

- Holds may be released on vehicles after the original reason(s) for the hold is no longer valid, i.e., investigation is complete; vehicle is no longer of evidentiary value; etc.
 - a. Vehicles held at the Sheriff's Office Impound Lots pursuant to traffic crash investigations shall be released to the original towing company unless a valid court order requires the vehicle to be held by the Sheriff's Office.
 - b. Under special circumstances, the Vehicle Homicide Supervisor and/or the Impound Lot Coordinator may authorize the release to another lawfully entitled party on a case-by-case basis.
- 2. Upon release of the vehicle, the releasing employee will notify Teletype, who will remove the vehicle from FCIC.
- Holds are released by the employee authorizing the original hold, lead investigator, or an appropriate supervisor. Communications between all interested parties are to be maintained to prevent an inadvertent/premature release of a vehicle, especially when multiple departments are involved.
- 4. Any employee authorizing the release of any held vehicle is responsible for completing all required documentation, notifying the vehicle owner or authorized agent, notifying the towing company, and/or the Impound Lot Evidence Technician and notifying Teletype to remove the held vehicle from FCIC.

II. CURBSTONING

A. When a vehicle is unlawfully displayed for sale, hire, or rent in violation of FS 316.1951/Palm Beach County Ordinance 2015-036, it subjects the vehicle(s) in question to immediate removal and the owner of such vehicle(s) to pay a fine as required by FS 318.18. A deputy may affix a warning notice to the vehicle providing the vehicle's owner with 24 hours to correct the violation, unless:



Proposal for Towing Services, Town of Lake Park Exhibit B

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- The same vehicle owner has received another warning notice within a 12month period;
- The parked vehicle endangers public safety or constitutes a hazard;
- The vehicle reasonably appears to be a stolen vehicle;
- 4. the vehicle's identification number has been destroyed, removed, covered, altered, or defaced, as described in s. 319.33(1)(d), to display or offer for sale a vehicle that does not have a valid registration as provided in s. 320.02;
- 5. If the vehicle bears a telephone number that has been displayed on 3 or more vehicles offered for sale within a 12-month period;
- Or other extraordinary conditions exist, in which case the vehicle may be immediately towed without warning.
- B. The FDOT describes the right of way for a road or other transportation facility as the paved area of the road, the road shoulders, sidewalks, swales, and all the other property adjacent to the road owned by the government for the construction and operation of the road or other facility. It may extend as far beyond the paved road surface and may or may not be mowed or fenced.
- C. FS 315.1951(1) does not prohibit a person from parking his or her own motor vehicle or his or her other personal property on any private real property which the person owns or leases or on private real property which the person does not own or lease, but for which he or she obtains the permission of the owner, or on the public street immediately adjacent thereto, for the principal purpose and intent of sale, hire, or rental. Prior to enforcement action, deputies are encouraged to identify the property owner and right of way boundaries where vehicles are displayed for sale utilizing the Palm Beach County Property Appraiser's GIS may program located at http://www.pbegov.com/papa/index.htm.
- D. If a vehicle meets the Curbstoning requirements set forth in FS 316.1951, and warnings have proven ineffective, deputies will request Sister's Towing east of the 20 mile bend, and Moss's Towing west of the 20 mile bend to respond to the scene. If the VIN number is covered and there is no other meads to identify the vehicle's information, the deputy will ensure the responding tow service is equipped with a vehicle unlock kit.
 - 1. If the owner arrives prior to the tow service, they must prove ownership of the vehicle prior to release, and if the vehicle is legal to operate, a written traffic warning should be issued for tracking purposes.
 - 2. The deputy will complete an abandoned vehicle report for each vehicle towed from a location using the vehicle vessel status code of "18-curbstoning towed." The deputy will photograph/in-car video the vehicle and scene documenting the violation(s). Those photos/videos will be placed into evidence or uploaded accordingly. The deputy will ensure each vehicle's towed status is entered into teletype while on scene. The vehicle storage receipt will include the reason for impounding as follows:



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"Curbstoning per FS 316.1951 Owner must provide PBC release form when claiming vehicle." A copy of each vehicle storage receipt will be forwarded to PBC Code Enforcement for tracking purposes. A legible copy of the vehicle storage receipt must be emailed to PBC Code Enforcement for tracking purposes PZB-CurbStoning@pbcgov.org.

- 3. The deputy will attempt to contact the seller by way of the phone number appearing on the vehicle and provide information, such as the reason the vehicle was towed, where to submit payment of the fine in order to obtain a release form (Palm Beach County Planning, Zoning, and Building, 2300 N. Job Road, 2nd Floor, West Palm Beach, FL 33411) and the location the vehicle was towed.
- 4. Vehicle owners will report to PBC Code Enforcement to obtain a vehicle release form. They will receive the release form only after they have paid the required fee. PBC Code Enforcement should email the release form and scan copy of the original tow receipt to the Tow Company and PBSO ARU at curbstoning@pbso.org. ARU specialists will notify teletype to remove the vehicle's information from FCIC and complete a supplement to the original report.
- Per FS 316.1951 (4) A local government or municipality contracting with PBSO for police services must adopt this county ordinance or create their own prior to any enforcement action.

