Gary Hammond, P.E. Commissioner of Public Works 477 Route 96 Owego, New York 13827 (607) 687-0302 Fax (607) 687-4453

Richard Perkins, P.E. Deputy Commissioner of Public Works

PROPOSAL

CAR, TRUCK, AND HEAVY EQUIPMENT TIRES

The Tioga County Commissioner of Public Works will receive sealed proposals at the Tioga County Public Works Department, 477 Route 96, Owego, New York, until 10:30 A.M. Wednesday, January 25, 2017.

All bids shall be submitted in accordance with the attached instruction sheets.

All bids shall be made on the attached proposal sheets. Exceptions may be rejected. All bids shall be submitted in a sealed envelope marked:

"TIRE BID"

"DO NOT OPEN UNTIL 1-25-17 AT 10:30 AM"

All bidders shall submit signed copies of the required NON-COLLUSION CERTIFICATES with their bid proposals. Failure to do so may constitute grounds for rejection.

The County Commissioner of Public Works or his agents reserves the right to reject any or all proposals.

Tioga County reserves the right to reject or accept all or any part of any bid solely as it deems in the best interest of Tioga County.

The successful bid contract may be extended for a period of one (1) year if it is mutually agreeable to both the Commissioner and the low bid contractor.

Any Town, Village, or School District in Tioga County may participate in the bid.

The award of this contract shall be based on the lowest responsible bid. Bidders must bid on all components of each section and all items bid must be from a single manufacturer to be eligible for award. An award will be based on all products meeting Tioga County's specifications as outlined in the bid document. A no bid on any item within a group may disqualify the bidder from the group award. Considerations will be made to availability of material, delivery, and past history as well as the current standing of the supplier within the industry.

There shall be no assignment of this contract to any other party by the successful bidder without County authorization.

CONTRACT TERM:

The term of this contract will extend through January 23, 2018. **Delivery must be made within 24 hours of the order.**

DETAILED SPECIFICATIONS:

Each bidder is to furnish cuts, diagrams, or drawings and specifications prepared by the manufacturer for each type of tire being bid. Please indicate on the above the actual tire being bid.

The prices bid shall be effective through January 23, 2018. All tire prices are to be NET delivered prices at bidder's place of business.

All truck tires shall be at least a 100 level tire manufactured by a major tire company. All truck and heavy equipment tires shall consist of a nylon cord construction. All tires shall be blackwall.

Bidders must be capable of changing all tires on rims as listed.

No tires manufactured as "seconds" will be accepted at time of purchase.

All tires shall be free of blemishes, cuts, plugs, and patches. Patches used inside tires to balance them will not be accepted.

HIGH PERFORMANCE TIRES CERTIFIED TO 120 MPH.

All automobile tires are to be a minimum 60,000 mile tires.

All traction tread tires are to be non-directional, deep open design with sharp edge cleats.

The successful bidder, at its own cost and expense, agrees to the insurance, indemnification, and general terms and conditions set forth as attached hereto entitled "Tioga County, New York – General Contract and Insurance Specifications", which are to be incorporated herein by reference as if fully set forth.

CANCELLATION:

Tioga County reserves the right to cancel the contract for unsatisfactory workmanship or unsatisfactory service at any point in the contract year, upon issuance of ten (10) days written notice to that effect.

AWARD:

No formal bid award shall be made. The Municipality will determine at the time of need the most economical purchase based on the following:

- 1. The bid price of the tire(s).
- 2. The municipality's cost to pick up the tire(s), is calculated at \$0.27/mile/tire between location of vehicle(s) and supplier's place of business (* based on New York State Dept. of Transportation rental rate and operator wages).

OR

3. The bidder's per mile per tire cost to deliver the tires to the municipality.

- 4. The size and number of tires being purchased as a group.
- 5. The successful bid contract may be extended for a period of one (1) year if it is mutually agreeable to both the Commissioner and the low bid contractor.

GUARANTEE:

Tires shall be guaranteed under the terms of the manufacturer's standard published guarantee. Adjustments will be based on the contract price.

TIRE BID PRICES:

A. AUTOMOBILE TIRES

SIZE	<u>PLY</u>	TYPE	Manufactures Description	\$ Price / Each
P195/60R-15	4	Tubeless, steel belted		
		All weather		
P195/65R-15	4	Tubeless, steel belted		
		All weather		
P205/65/15	4	Tubeless, steel belted		
		All weather		
P215/60R-16	4	Tubeless, steel belted		
		All weather		
P215/65/17	4	Tubeless, steel belted		
		All weather		
P225/60/16	4	Tubeless, steel belted		
		All weather		
P225/65/17	4	Tubeless, steel belted		
		All weather		
P245/60/18	4	Tubeless, steel belted		
		All weather		
H Rated High Spee	ed Tires			
235/55R 17	4	Tubeless, steel belted		
		All weather		
235/55R 17	4	Tubeless, steel belted		
		Snow		
245/55R 18	4	Tubeless, steel belted		
		All weather		

SIZE	<u>PLY</u>	TYPE	Manufactures Description	\$ Price / Each
245/55R 18	4	Tubeless, steel belted		
		Snow		
V Rated High Spee	d Tires			
225/60R-18	4	Tubeless, steel belted		
		All weather		
225/60R-18	4	Tubeless, steel belted		
		Snow		

B. TRUCK TIRES

SIZE	PLY	<u>TYPE</u>	Manufactures Description	\$ Price / Each
LT215/85/16				
LT225/70R-16		Traction – Mud / Snow		
LT225/70R-19.5		Traction – Mud / Snow		
LT225/75R-16	8	Tubeless, steel belted Mud / Snow		
LT235/75R-16	8	Tubeless, steel belted Mud / Snow		
LT235/85R-16	10	Tubeless, steel belted Mud / Snow		
LT245/70R-17		Tubeless – Mud / Snow		
LT245/70R-19.5		Tubeless - Rib		
LT245/70R-19.5		Tubeless – Mud / Snow		
LT245/75/16	10	Tubeless, steel belted Mud / Snow		
LT265/70R-17	10	Tubeless, steel belted Mud / Snow		
LT245/75R-17	10	Tubeless, steel belted Mud / Snow		
LT275/55R-20	10	Tubeless, steel belted Mud / Snow		

SIZE	PLY	TYPE	Manufactures Description	\$ Price / Each
8.25 X R20 **	12	Tube – Traction		
9.00 X 22.5R	12	Tubeless - Rib		
9.00 X 22.5R	12	Tubeless - Traction		
10.00 R20 **	12	Tube – Rib		
10.00 R20 **	12	Tube – Traction		
11.00 R22.5	14	Tube – Rib		
11.00 R22.5	14	Tube – Traction		
11.00 R24.5	12	Tubeless - Rib		
11.00 R24.5	16	Tubeless - Traction		
295/75-22.5				
385/65 R22.5 **	18	Tubeless - Rib		
425/65 R22.5	18	Tubeless - Rib		
** STEEL BELTE	D			

C. HEAVY EQUIPMENT TIRES

SIZE	PLY	TYPE	Manufactures Description	\$ Price / Each
9R 22.5				
10.00 X 16.5	8	Tubeless - Traction		
11L-15 SL				
12.5/80-18		A6		
14.00-24TG				
14.5 LT		Traction		
14.9-28		Bar		
16.9-24	10	Tube – Lug		
17.5R25	12	Tubeless – Lug		
18.4-38		Bar		
19.5L-24	12			
20.5R25	Α	Tubeless – Lug		
23.5R25	16	Tubeless – Lug		
385/65R 22.5		Pneumatic tire		

Price per Mounting Automobile Tires:

At Bidder's Place of Business	
At Tioga County Garage, Catatonk, N.Y.	
Price per Mounting Truck Tires:	
At Bidder's Place of Business	
At Tioga County Garage, Catatonk, N.Y.	
Price per Mounting Heavy Equipment Tires:	
At Bidder's Place of Business	
At Tioga County Garage, Catatonk, N.Y.	
Bidder's Delivery Price \$	_/mile/tire ***

*** This bid is for a single tire delivered, if more than one (1) tire is delivered at time of order this number shall be divided by the number of tires being delivered (for example, if Bidder's delivery price is \$.50/mile/tire and 5 tires are ordered for delivery, the cost per tire is \$.10/mile/tire).

Delivery must be made within 24 hours of the order.

The undersigned proposes and offers to furnish, to Tioga County, Car, Truck, and Heavy Equipment Tires which complies with the Specifications for which are attached. This proposal and offer is fully guaranteed to fulfill, in all respects, the minimum specifications as prepared by Tioga County. It is hereby certified that, in accordance with Section 103-D of the General Municipal Law, THERE HAS BEEN NO COLLUSION IN THIS BIDDING.

Name of Company:	
Address of Company:	
Telephone Number:	
Name of Officer:	
Signature:	
Date:	

Municipalities should not use the county bid for any items involving labor.

THE REQUIRED NON-COLLUSION FORM MUST ACCOMPANY BID.

Gary Hammond, P.E.

Commissioner

Tioga County Public Works

TO ALL BIDDERS

In accordance with the New York State General Municipal Law the following Non-Collusion form must accompany each proposal.

NON-COLLUSIVE BIDDING CERTIFICATE

By submission of this bid or proposal, the bidder certifies that:

- (A) this bid or proposal has been independently arrived at without collusion with any other bidder or with any competitor or potential competitor;
- (B) or proposal has not been knowingly disclosed and will not be knowingly disclosed prior to the opening of bids or proposals for this project, to any other bidder, competitor or potential competitor;
- (C) no attempt has been or will be made to induce any other person, partnership or corporation to submit or not to submit a bid or proposal;
- (D) the person signing this bid or proposal certifies that he has fully informed himself regarding the accuracy of the statements contained in this certification, and under the penalty of perjury, affirms the truth thereof, such penalties being applicable to the bidder as well as to the person signing in its behalf;
- (E) that attached hereto (if a corporate bidder) is a certified copy of resolution authorizing the execution of this certificate by the signature of this bid or proposal in behalf of the corporate bidder.

(Authorized Representative)

(Signature)

TIOGA COUNTY, NEW YORK General Contract and Insurance Specifications

Project Description or Contract Number:	
Date Issued:	Wednesday, January 04, 2017 1:53 PM
Vendor name ("Contractor"):	
County Department:	

<u>Please read these specifications very carefully</u>. These specifications are part of your contract with Tioga County. It is advisable that you forward a copy of these specifications to your insurance agent. Tioga County's waiver of any requirement(s) set forth herein shall not constitute a waiver of any other contract provision.

Part I. <u>General Provisions</u>

- 1. The Contractor shall procure and maintain during the term of this contract, at the Contractor's expense, the insurance policies listed in Part II with limits equal to or greater than the enumerated limits.
- 2. Every required policy, including any required endorsements and any umbrella / excess policy, shall be primary insurance. Insurance carried by Tioga County, its officers, or its employees, if any, shall be excess and not contributory insurance to that provided by the Contractor.
- 3. Every required coverage type shall be on an "occurrence basis" unless otherwise specified or allowed.
- 4. The Contractor may utilize a combination of primary and umbrella/excess liability coverage to achieve the limits required hereunder; such coverage must be at least as broad as the primary coverage.
- 5. Proof of insurance coverage shall be provided on an ACORD 25 form or acceptable equivalent. All insurance certificates must be approved by the County Department of Law or its designee.
- 6. The amount of self-insured retention or deductibles must be disclosed on the certificates of insurance. The contractor shall be solely responsible for any self-insured retention or deductible losses under each of the required policies.
- 7. Tioga County reserves the right to request a certified copy of any policy and any endorsement thereto.
- 8. All insurance shall be provided by insurance carriers licensed & admitted to do business in the State of New York and must be rated "A–, XI" or better by A.M. Best (Current Rate Guide).
- 9. If the Contractor fails to procure and maintain the required coverage(s) and minimum limits such failure shall constitute a material breach of contract, whereupon Tioga County may exercise any rights it has in law or equity, including but not limited to the following:
 - (a) immediate termination of the contract;
 - (b) withholding any / all payment(s) due under this contract or any other contract it has with the vendor (common law set-off); OR
 - (c) procuring or renewing any required coverage(s) or any extended reporting period thereto and paying any premiums in connection therewith. All monies so paid by Tioga County shall be

repaid upon demand, or at the County's option, may be offset against any monies due to the Contractor.

Part II. <u>Required Insurance – Minimum coverage types and amounts</u>

1.

Coverage Type	Minimum l	Limits	
General Liability per standard		General Aggregate	\$2,000,000
ISO form or equivalent with no	Products & Completed Operations Aggregate \$2,000,0		
modification of coverage for	I	Personal & Advertising Injury	\$1,000,00
contractual liability		Each Occurrence Fire Damage	\$1,000,00 \$300,00
• All endorsed policy exclusions shall be disclosed by submittal of forms		Medical Expense	\$10,00
 Tioga County shall be named Addiadditional insured requirement shall and CG 20 01 (or equivalent forms property damage arising from complet forms is required with the ACORD 2 	be provided by IS s) and shall not of eted operations. S	O endorsement forms CG 20 1 contain any exclusion for bod	l0, CG 20 3 lily injury o
Automobile Liability (Comprehen	<u>isive Form)</u>	\$1,000,000	
Must cover owned, non-owned, lease vehicles.	d and hired	Combined Single Limit	
Umbrella / Excess Liability (Follo	wing Form)	\$1,000,000 Each Occurr	
• To extend over CGL, Auto		\$1,000,000 Annual Aggr	regate
Workers' Compensation and En	nployer's	Part 1 – Statutory	
Liability		Part 2 – (Unlimited in N	
If you have no employees (sole propr		\$100,000 Each Accident	
Workers' Compensation Board issued		\$500,000 Disease Policy	
Workers' Compensation requirement	-	\$100,000 Disease Each I	
(Proof of either Workers' Compensation) waiver of the Workers' Compensation ins exceptions to this law.			

2. The certificate face shall:

- > indicate coverages and minimum amounts required in part II.1
- provide that the coverage(s) shall not be cancelled, terminated or materially changed (including an insurance limits reduction) unless prior written notice has been given to the Tioga County.
- 3. The <u>Additional Insured</u> & <u>Certificate Holder</u> should read:

County Of Tioga Attn: Law Department 56 Main Street, Owego, NY 13827

Part III Defense and Indemnification

The following provisions concerning indemnification shall not be construed to indemnify the County for damages arising from bodily injury to persons or property contributed to, caused by or resulting from the sole negligence of the County or its employees.

The Contractor agrees to indemnify and hold the County of Tioga and any officer, employee and/or agent thereof free and harmless from any and all losse(s), penalty(ies), damages, settlement(s), cost(s), charge(s), professional fee(s) or other expense(s) or liability(ies) of every kind arising from or relating to any and all claim(s), lien(s), demand(s), obligation(s), action(s), proceedings or causes of action of any kind in connection with, or arising directly or indirectly from the negligent error(s) and/or omission(s) and/or act(s) of the Contractor (including Contractor's employees, agents and/or subcontractors) in the performance of this agreement.

Without limiting the generality of the preceding paragraphs, the following shall be included in the indemnity hereunder: any and all such claims, etc., relating to personal injury, death, damage to property, or any actual or alleged violation of any applicable statute (including specifically but not limited to New York State Labor Law §§ 200; 202; 240 & 241), ordinance, administrative order, executive order, rule or regulation, or decree of any court of competent jurisdiction in connection with, or arising directly or indirectly from, errors and/or negligent acts by the Contractor, as aforesaid,.

Part IV <u>Safety</u>

Tioga County specifically reserves the right to suspend or terminate all work under this contract whenever Contractor and/or contractor's employees or subcontractors are proceeding in a manner that threatens the life, health or safety of any of contractor's employees, subcontractor's employees, county employees or member(s) of the general public on county property. This reservation of rights by Tioga County in no way obligates Tioga County to inspect the safety practices of the Contractor.

If Tioga County exercises its rights pursuant to this part, the contractor shall be given three days to cure the defect, unless Tioga County, in its sole and absolute discretion, determines that the service cannot be suspended for three days due to Tioga County's legal obligation to continuously provide contractor's service to the public or Tioga County's immediate need for completion of the Contractor's work. In such case, Contractor shall immediately cure the defect.

If the Contractor fails to cure the identified defect(s), Tioga County shall have the right to immediately terminate this contract. In the event that Tioga County terminates this contract, any payments for work completed by the Contractor shall be reduced by the costs incurred by Tioga County in re-bidding the work and /or by the increase in cost that results from using a difference vendor.