

REQUEST FOR BIDS

**TIRES, TUBES, EMERGENCY REPAIR AND ROAD
SERVICE FOR CITY OF MARIETTA
RFB-17-039484**



**CITY OF MARIETTA
PURCHASING DEPARTMENT
205 Lawrence Street
Marietta, Georgia
30060**

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FOR
TIRES, TUBES, EMERGENCY REPAIR AND ROAD SERVICE FOR
CITY OF MARIETTA**

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**INSTRUCTIONS TO BIDDER
FOR INVITATION TO BID**

ARTICLE 1 TIME AND DATE DUE

The City of Marietta, a political subdivision of the State of Georgia (hereinafter "City of Marietta" or the "City") shall receive sealed bids from individuals, corporations, partnerships, and other legal entities organized under the laws of the State of Georgia or authorized to conduct business in the State of Georgia until:

11:00 A.M., Thursday, September 8, 2016

For the following:

Annual Service Contract
for
Tires, Tubes, Emergency Repair and Road Service for City of Marietta
RFB-17-039484

All pricing relative to this bid document shall be completed on the Bid Pricing Form, Exhibit "D" and attached hereto.

ARTICLE 2 OPENING LOCATION & TIME

This bid shall be opened at 11:00 A.M., Thursday, September 8, 2016, at the City of Marietta, Purchasing Department, First Floor, 205 Lawrence Street, Marietta, Georgia 30060.

ARTICLE 3 DELIVERY REQUIREMENTS

Any bids received after the stated time and date shall not be considered. It shall be the sole responsibility of the bidder to have their bid delivered to the City of Marietta Purchasing Department for receipt on or before the above stated time and date. If a bid is sent by the U.S. Postal Service, the bidder shall be responsible for its timely delivery to the Purchasing Department. Bids delayed by the mail shall not be opened at the public opening, and arrangements shall be made for their return at the bidder's request and expense.

(company, firm, partnership, individual). Bid modifications shall be submitted as referenced in Article No. 8 and clearly marked "BID MODIFICATIONS."

Mathematical errors shall be corrected by the City, i.e.: misplaced decimal points shall be corrected; in discrepancies between unit price vs. extended price, unit price shall govern; errors in extension of unit prices shall be corrected and mathematical errors shall be corrected.

ARTICLE 9 RESERVED RIGHTS

The City reserves the right to accept or reject any and or all bids, to waive irregularities and technicalities, award the contract in the best interest of the City of Marietta or to request re-bid. The City reserves the right to accept all or any part of the bid and to increase or decrease quantities to meet additional or reduced requirements of the City.

For each item or for all items combined, the bid of the lowest, responsible and responsive bidder shall be accepted, unless all bids are rejected. The lowest responsive bidder shall mean the bidder who makes the lowest bid to sell goods and/or services of a quality which conforms closest to the quality of goods and/or services set forth in the attached specifications or otherwise required by the City, and conforms to all material aspects of the requirements set forth in the invitation for bid. To be a responsible bidder, the bidder shall be fit and capable to perform the work as required, shall have the capability in all respects to perform fully the contract requirements, and shall have the tenacity, perseverance, experience, integrity, reliability, capacity, facilities, equipment, and credit, which shall assure good faith performance. Also, the City reserves the right to make such investigations as it deems necessary to determine the ability of any bidder to deliver the goods or service requested.

Information the City deems necessary to make this determination shall be provided by the bidder. Such information may include, but shall not be limited to current financial statements; verification of availability of equipment and personnel; and past performance records.

ARTICLE 10 APPLICABLE LAWS

Bidders shall be authorized to transact business in the State of Georgia. All applicable laws and regulations of the State of Georgia and ordinances and regulations of the City of Marietta shall apply to any resulting agreement.

ARTICLE 11 CODE OF ETHICS

With respect to this bid, if any bidder violates or is a part to a violation of the State of Georgia, Code of Ethics for Public Officers and Employees, such bidder may be disqualified from furnishing the goods or services for which the bid is submitted and shall be further disqualified from submitting any future bids for goods or services for the City of Marietta.

ARTICLE 12 COLLUSION

By offering a submission to this invitation for bid, the bidder certifies that the bidder has not divulged to, discussed or compared his bid with other bidders and has not colluded with any other bidder or parties to this bid whatsoever. Also, bidder certifies, and in the case of a joint bid each party thereto certifies as to his/her own organization, that in connection with this bid:

- 12.1 Any prices and/or cost data submitted have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices and or cost data, with any other bidder or with any competitor;
- 12.2 Any prices and/or cost data quoted for this bid have not been knowingly disclosed by the bidder and shall not knowingly be disclosed by the bidder prior to the scheduled opening directly or indirectly to any other bidder or to any competitor;
- 12.3 No attempt has been made or shall be made by the bidder to induce any other person or firm to submit a bid for the purpose of restricting competition;
- 12.4 The only person or persons interested in this bid, principal/principals is/are named therein and that no person other than therein mentioned has any interest in his bid or in the contract to be entered into; and
- 12.5 No person or agency has employed or retained to solicit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage, or established commercial agencies maintained by the Purchaser for the purpose of doing business.

ARTICLE 13 CONTRACT FORMS

Any agreement, contract or Purchase Order resulting from the acceptance of a bid shall be on forms provided by the City. Each bidder shall state in his bid, in words and numerical, written in ink or typed, the price for which he shall perform the work or supply the items required by the specifications, plans and contract documents. Any erasures, delineations or alterations are to be clear and initialed by the person signing.

ARTICLE 14 NOTICE OF ACCEPTANCE

Owner shall notify the successful bidder of its acceptance of the bid by depositing an executed copy thereof in the United States mail. Such notice shall be sent by certified mail, with postage prepaid, to the name and address of such bidder as stated in the proposal. Unsuccessful bidders shall be notified first-class mail.

ARTICLE 15 BID FORMS, VARIANCES, ALTERNATES

Bids shall be submitted on attached City forms. **BIDDERS SHALL SUBMIT SIGNED BID FORMS, ALL DOCUMENTS REQUIRING SIGNATURES AND ANY OTHER ATTACHMENTS (LICENSES, SPECIFICATIONS, ETC.) REQUIRED FOR THIS BID IN TRIPLICATE WITH ORIGINAL SIGNATURES WHERE APPLICABLE.**

Bidders shall indicate any and all variances/exceptions from the City requested specifications, terms, and conditions on sheet entitled **“EXHIBIT B”** Providing there have been no variances/exceptions or alterations attached to said bid, it shall be assumed that the bidder is meeting all requirement of the specifications. Alternate bids may or may not be considered at the sole discretion of the City.

ARTICLE 16 DISCOUNTS

Any and all discounts shall be incorporated as a reduction in the bid price and not shown separately. The price as shown on the bid shall be the price used in determining awards.

ARTICLE 17 DESCRIPTIVE INFORMATION

Unless otherwise specifically provided in the specifications, reference to any equipment, material, article or patented process, by trade name, make or catalogue number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition. If the bidder wishes to make substitution to the specifications, bidder shall furnish to the City the name of the manufacturer, the model number, and other identifying data and information necessary to aid the City in evaluating the substitution, and such substitution shall be subject to City approval. Substitutions shall be approved only if determined by the City to be equivalent to the specifications. A bid containing a substitution is not accepted until such time as it is approved by the City.

ARTICLE 18 TAXES

The City of Marietta is exempt from Federal Excise and State Sale Taxes; therefore the bidder is prohibited from delineating a separate line item in his bid for any sales or service taxes. The City of Marietta does not intend to imply that a bidder has no independent tax liability.

ARTICLE 19 USE OF TRADE NAMES

Brand or trade names referenced in specifications are for comparison purposes only. Bidders may submit bids on items manufactured by other than the manufacturer specified. In these instances, bids shall be accompanied with all descriptive information necessary for a through evaluation of the proposed materials, equipment such as detailed drawings and specifications, certified operation and test data, and experience records, as well as an itemized list of any variance from, or exception taken to the specifications.

Failure of any bidder to furnish this data shall be cause for rejection of specified item(s) to which it pertains.

ARTICLE 20 REGULATIONS, CODES AND STANDARDS

It shall be the responsibility of each supplier to assure compliance with any and all Codes & Standards including but not limited to OSHA, EPA LIFESAFETY, ANSI ASTM, UA and/or other Federal or State of Georgia rules, regulations or other requirements, as each may apply.

When applicable, and as required under the provisions of Georgia's Right-To-Know-Law, the manufacturer, importer or distributor of a toxic substance shall provide a material safety sheet with the bid.

ARTICLE 21 AUTHORIZED PRODUCTION REPRESENTATION

The successful bidder(s) by virtue of submitting the name and specifications of a manufacturer's product, shall be required to furnish the named manufacturer's product. By virtue of submission of the stated documents it shall be presumed by the City that the

bidder(s) is/are legally authorized to submit, and the successful bidder(s) shall be legally bound to perform according to the documents.

ARTICLE. 22 EQUAL EMPLOYMENT OPPORTUNITY CLAUSE

The City of Marietta, Marietta, Georgia, in accordance with the provisions of Title VI of The Civil Rights Act of 1964(78 Stat. 252) and the Regulations of the Department of Commerce (15 CFR, Part 8) issued pursuant to such Act, hereby notifies all bidders that it shall affirmatively ensure that in any contract entered into pursuant to this advertisement, minority business enterprises shall be afforded full opportunity to submit bids in response to this advertisement and shall not be discriminated against on the grounds of race, color, disability or national origin in consideration for an award.

ARTICLE 23 CONFIRMATION ON BIDS

BIDDERS INTERESTED IN RECEIVING A COPY OF THE BID TABULATION/EVALUATION SHEET SHOULD ENCLOSE A STAMPED, SELF-ADDRESSED ENVELOPE WITH THEIR BID. ALLOW THIRTY (30) DAYS MINIMUM FOR A REPLY.

EXHIBIT A

Drug Free Work Place Certification

Identical Tie Bids - Preference shall be given to businesses with drug-free workplace program. Whenever two or more bids which are equal with respect to price, quality and service are received by the State or by any political subdivision for the procurement of commodities or contractual services, a bid received from a business that certifies that has implemented a drug-free work place program shall be given preference in the award process. Established procedures processing tie bids shall be followed if none of the tied vendors have drug-free workplace program. In order to have a drug-free workplace, a business shall:

- 1) Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of controlled substances is prohibited in the workplace and specifying the actions that shall be taken against employees for violation of such prohibition.**
- 2) Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.**
- 3) Give each employee engaged in providing the commodities of contractual services that are under bid a copy of the statement specified in subsection (1).**
- 4) In the statement specified in subsection (1), notify the employee that, as a condition of working on the commodities or contractual services that are under bid, the employee shall abide by the terms of the statement and shall notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.**
- 5) Impose a sanction on, or require that satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.**
- 6) Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.**

As the person authorized to sign this statement, I certify that this firm complies fully with the above requirements.

COMPANY NAME

AUTHORIZED SIGNATURE

EXHIBIT B
ALTERATIONS /EXCEPTIONS
SPECIAL INSTRUCTIONS: ALL ITEMS SHALL BE TYPED OR PRINTED

**IMMIGRATION AND SECURITY FORM
(GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT AFFIDAVIT)**

Contractor's Name:	
State Entity's Name:	CITY OF MARIETTA
City Solicitation/ Contract No.:	

CONTRACTOR AFFIDAVIT

By executing this affidavit, the undersigned Contractor verifies its compliance with O.C.G.A. §13-10-91, stating affirmatively that the Contractor identified above has registered with and is participating in a federal work authorization program*, in accordance with the applicability provisions and deadlines established in O.C.G.A. 13-10-91.

The undersigned further agrees that, should it employ or contract with any subcontractor(s) in connection with the physical performance of services pursuant to this contract with the City of Marietta, Contractor will secure from such subcontractor(s) similar verification of compliance with O.C.G.A. § 13-10-91 on the attached Subcontractor Affidavit. Contractor further agrees to maintain records of such compliance and provide a copy of each such verification to the City of Marietta at the time the subcontractor(s) is retained to perform such service.

EEV / E-Verify™ User Identification Number

BY: Authorized Officer or Agent
(Contractor Name)

Date

Title of Authorized Officer or Agent of Contractor

Printed Name of Authorized Officer or Agent

Signature of Authorized Officer or Agent

SUBSCRIBED AND SWORN
BEFORE ME ON THIS THE

____ DAY OF _____, 20__

[NOTARY SEAL]

Notary Public

My Commission Expires:

*any of the electronic verification of work authorization programs operated by the United States Department of Homeland Security or any equivalent federal work authorization program operated by the United States Department of Homeland Security to verify information of newly hired employees, pursuant to the Immigration Reform and Control Act of 1986 (IRCA), P.L. 99-603

**IMMIGRATION AND SECURITY FORM
(GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT AFFIDAVIT)**

Contractor's Name:	
State Entity's Name:	CITY OF MARIETTA
City Solicitation/ Contract No.:	

ADDITIONAL INSTRUCTIONS TO CONTRACTOR: Identify all subcontractors used to perform under the city contract. In addition, you must attach a signed and notarized affidavit (third page of this form) from each of the subcontractors listed below. The contractor is responsible for providing a signed and notarized affidavit to the City of Marietta within five (5) days of the addition of any new subcontractor used to perform under the identified state contract.

Contractor's Name:	
Subcontractors:	

**IMMIGRATION AND SECURITY FORM
(GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT AFFIDAVIT)**

Contractor's Name:	
Subcontractor's (Your) Name:	
State Entity's Name:	CITY OF MARIETTA
City Solicitation/ Contract No.:	

SUBCONTRACTOR AFFIDAVIT

By executing this affidavit, the undersigned Subcontractor verifies its compliance with O.C.G.A. §13-10-91, stating affirmatively that the Subcontractor which is engaged in the physical performance of services under a contract with the Contractor identified above on behalf of the City of Marietta identified above has registered with and is participating in a federal work authorization program*, in accordance with the applicability provisions and deadlines established in O.C.G.A. 13-10-91.

EEV / E-Verify™ User Identification Number

BY: Authorized Officer or Agent
(Subcontractor Name)

Date

Title of Authorized Officer or Agent of Contractor

Printed Name of Authorized Officer or Agent

Signature of Authorized Officer or Agent

SUBSCRIBED AND SWORN
BEFORE ME ON THIS THE

____ DAY OF _____, 20__

Notary Public

[NOTARY SEAL]

My Commission Expires:

*any of the electronic verification of work authorization programs operated by the United States Department of Homeland Security or any equivalent federal work authorization program operated by the United States Department of Homeland Security to verify information of newly hired employees, pursuant to the Immigration Reform and Control Act of 1986 (IRCA), P.L. 99-603

Exhibit "C"
SPECIFICATIONS

**TIRES, TUBES, EMERGENCY REPAIR AND ROAD SERVICE FOR
CITY OF MARIETTA**

I. GENERAL

- A. Contract period shall run one year with three (3) one-year options to extend; by mutual agreement between the City of Marietta and the successful vendor.**
- B. The intent of these specifications is to describe the minimum requirements the City of Marietta shall accept. The equipment and services requested herein shall conform to the highest standard of workmanship known to the trade. Bids shall be considered only from dealers or stores who are and have been engaged in large sales of tire/tubes as their principal occupation for a minimum of ten (10) years.**
- C. Tires shall comply with all Federal Specifications including ZZ-T-381 for highway use, ZZ-T-1083 for off highway use, latest use in effect at the time of the bid, including any amendments thereto, and all Federal safety standard and Department of Transportation regulations.**
- D. Tubes shall comply with Federal Specification ZZ-1-50, latest issue in effect at the time of the bid, including any amendments thereto, and all Federal safety standard and Department of Transportation regulations. Tubes shall be completely equipped with air valves, valve cores, valve caps or valve spud conforming to ZZ-1-50.**
- E. Vendor shall balance wheels at the time new tires are installed.**
- F. Vendor shall provide alignment services at the time new tires are installed when tread wear on the vehicle indicates alignment is necessary. Vendor shall provide a written estimate to the Fleet Maintenance shop prior to perform alignment services when replacement parts are necessary to complete the alignment. Vendor shall not commence parts replacement for alignment work until authorized by Fleet Maintenance. The City of Marietta shall not be responsible for work performed by vendor prior to authorization by Fleet Maintenance.**
- G. Vendor shall provide services at a location within Cobb County and preferably within 5 miles of 725 North Marietta Parkway, Marietta, GA 30060.**
- H. Vendor must keep an adequate supply of tires for emergency vehicle (Police and Fire) those vehicles cannot afford down time. Offer same day turn-around on tire replacement or repair. Fire emergency vehicle and police must be of the highest priority. Replacement tires must be in stock.**

- I. Vendor must provide invoices for payment weekly to Fleet Maintenance for processing.**
- J. Vendor must offer 24-hour service road side service.**
- K. Roadside assistance must be performed within the hour from the time vendor is aware of road call.**
- L. Vendors must offer up to and including the three (3) manufactures listed below through government contract pricing:**
 - 1. Goodyear**
 - 2. Continental and/or Bridgestone**
 - 3. All Tires, when possible, must be offered to the city at government contract pricing.**
- M. Vendor must call Fleet Maintenance once tire replacement or repair is completed.**
- N. Vendor must provide the same discount and/or government contract pricing as new vehicles are delivered with tires not listed at the time of contract award. Please list the % of discount over cost on PRICE SHEET (See Exhibit "D"). Vendor must provide the invoice showing cost of tire and percentage above cost.**
- O. Vendor's technicians must meet "tire industry standards" for safety on in-house and roadside tire replacement on repair.**
- P. Vendor shall assume all cost relative to City of Marietta property being damaged, stolen or lost while in the vendor's possession.**
- Q. Vendor must follow RIST process when installing on tires on heavy duty trucks including the use of torque wrenches to verify wheel nut tightness on both heavy and light duty vehicles.**
- R. Provide warranty certificate for Bandag or approved equivalent recap tires.**
- S. Vendor must provide information concerning the number of field service trucks and tire technicians available.**
- T. Vendor must provide emergency 24 hour phone numbers.**
- U. Price of tire must include furnishing and installation of valve stem.**

V. WARRANTY AND/OR GUARANTEE

1. Each vendor shall state in a separate attachment to his bid the warranty provisions for products furnished. If there is no warranty/guarantee available, vendor shall so state.
2. Service of repaired tire should be guaranteed for ninety (90) days after repair.
3. All retread tires shall be warranted to be free from defects in workmanship and materials and to give satisfactory service under normal operating conditions for the life of the tread. Should the retread fail while in service and the cause is determined to be faulty workmanship and/or materials, the tire shall be returned to the contractor and be adjusted on the following scale:

Tread life Remaining	% of Credit to Agency
100-80%	100%
79-60%	75%
59-40%	50%
39-20%	25%
19-0%	0%

V. TREAD DESIGN

All tires furnished shall be of current production and not of a discontinued tread design.

W. QUANTITY

City of Marietta is unable to predict approximate annual usage estimates; therefore, is not obligated to purchase a certain amount of tires during the contract period.

X. SERVICE REQUIREMENTS

Police and Fire vehicles, due to their emergency status shall be handled immediately upon notification. All other equipment requirements shall be handled within one (1) hour after release notification.

Y. HIGH SPEED PURSUIT TIRE (POLICE)

Police and other emergency vehicle tires shall meet or surpass the standard equipment specifications as denoted as for original equipment. All other tires shall meet or surpass the standard equipment specifications as denoted as for original equipment by automotive and industrial vehicle manufacturer. All tires sold shall be original equipment level or above. Include manufacture's specification, warranty and flat repair policy on pursuit tires.

Z. USED TIRES

All replaced tires shall be properly disposed of by the successful vendor as directed by EPD.

Tires that cannot be salvaged shall be destroyed and disposed of by the successful vendor.

To keep with the green concept set forth by the city, all wheel weights will be constructed of steel not lead (or eco-friendly alternative).

AA. EMERGENCY ROAD SERVICE AND TIRE REPAIR

The City's Normal workday is from 8:00 A.M. to 5:00 P.M. The Fleet Maintenance shops are open until 3:30 P.M. Full repair and road service shall be provided within thirty (30) minutes of the initial trouble call. Any repair which requires working beyond a normal working day shall be reflected by the vendor as an overtime service charge. Overtime is defined as any time between 5:00 P.M. to 7:00 A.M., Monday through Friday and all Saturdays, Sundays, and legal holidays.

Vendor shall furnish a twenty-four (24) hour emergency phone number and shall provide immediate service for road calls deemed as emergencies.

BB. OPTIONAL ADDITIONAL SERVICES

From time to time the City may authorize vendor to perform certain additional services at the time of tire service. Optional services shall only be performed when explicitly authorized by the City of Marietta Fleet Maintenance Division. Optional additional services may include front or rear brake service and shock absorber replacement. Optional additional services will only be performed on light duty trucks and passenger vehicles. Vendor shall notify Fleet Maintenance when vehicles may require optional additional services prior to commencing work. The City of Marietta shall not be responsible for work performed by vendor prior to authorization by the Fleet Maintenance Division.

CC. PUBLIC SAFETY TIRES

A. Public safety vehicles (Fire and Police first responders) shall not receive tire repairs.

DD. CONTRACT PRICES

- A. Casings which have been generated at the City which were new (virgin) will be used for future use for the City or a credit will be issued back to the City.**
- B. Casing charges will be assessed on an individual basis not for each tire replacement.**

EE. RETREAD REQUIREMENTS

Casings which are more than four (4) years old shall not be retreaded. If contractor presents a tire to the City for installation and the casing is older than this, the City shall return such casing or tire to contractor. Casings may be retreaded as long as the repair units do not overlap, and the same radial body cable is not injured more than once.

FF. DEFINITIONS

Virgin Casing:

New or never retreaded with none or less than 3 holes measuring less than 3/8th of an inch within the center of the tread less 10% of the distance from the side wall.

Nail hole:

A penetration in the tread area caused by a small object, not to exceed 1/4" (6mm) in a passenger tire or 3/8" (10mm) in a light or medium truck tire.

Spot repair (radial):

A repair that is in the rubber portion of the casing only; can be to, but not through any ply. Minor repairs are allowed to belts in the tread area.

Failure:

A failure is defined as any event, EXCEPT for road hazards, normal wear and tear, improper Inflation, wheel misalignment, vehicle damage, improper mounting by other than contractor, or damage caused by abuse, neglect, collision, vandalism, fire, or chemical corrosion, which results in the tire no longer able to perform in its intended and proper use.

Exhibit "D"
PRICE SHEET

New model years may come available during the contract period. What type of discount is provided for tires outside a government contract? _____ % over cost

Unit price for mounting and dismounting at the *vendor's location*

Heavy Duty _____

Light Trucks _____

Passenger cars _____

Unit price for mounting and dismounting *offsite*

Heavy Duty _____

Light Trucks _____

Passenger cars _____

Unit price for alignments

Heavy Duty _____

Light Trucks _____

Passenger cars _____

Unit price for on-road repairs *during normal work hours*

Heavy Duty _____

Light Trucks _____

Passenger cars _____

Unit price for on-road repairs *during holidays, weekends, and after hours*

Heavy Duty _____

Light Trucks _____

Passenger cars _____

Labor price *per hour* for other repairs as directed by Fleet Maintenance

Heavy Duty _____

Light Trucks _____

Passenger cars _____

Unit price for balancing tire

Heavy Trucks _____

Light Duty Vehicles _____

If vendor is servicing several trucks on or off city property will the city incur a service call for each unit? Yes or No

Vendor must provide a list of all tire manufactures offered under Government contract pricing. Vendors must offer up to and including the three (3) manufacturers listed below through government contract pricing:

1. Goodyear
2. Continental and/or Bridgestone
3. All tires, when possible, must be offered to the city at government contract pricing

Vendor must provide information concerning the number of field service trucks and tire technicians available.

**Tires, Tubes, Emergency Repair & Road Service for City of
Marietta
RFB-17-039484**

Bid submitted by:

Company Name:

Address:

City, State, Zip:

Authorized Signature:

Print Name:

Telephone:

Fax:

e-mail

Date
