Tennessee

REQUEST FOR QUOTATION (RFQ)

Department: Athletics Requisition No.: 188878511

Deliver Completed Bid to:

Tennessee Tech University
Purchasing and Contracts Office
Derryberry Hall, Suite 301
P. O. Box 5144, 1 William L. Jones Dr.
Cookeville, TN 38505-0001

Ph: (931) 372-3491 / Fax: (931) 372-3727

Date: July 9, 2024

RFQ Coordinator: Tina Girdley

Phone: 931-372-6350 Email: tgirdley@tntech.edu

Bids must be received in the Purchasing and Contracts Office by 3:00 p.m. Central Time on July 31, 2024. Bids may be mailed, faxed, or electronically submitted via email to the RFQ Coordinator (listed above).

Bid is subject to the <u>RFQ – Standard Terms and Conditions</u>. By submittal of a bid, bidder certifies its agreement to these terms and conditions.

Special Bid Instructions:

- 1. Indicate any cash/time discounts offered:
- 2. Bid may be electronically signed and submitted.
- 3. Bidders who would like to become a registered Diversity Business Enterprise can visit the following link for more information: https://www.tntech.edu/purchasing/howto.php
- To view a bid tabulation after intent to award, please visit this link:
 https://www.tntech.edu/purchasing/bidawards.php Results are listed according to fiscal year then by date of bid opening.

Scope/Purpose of Bid:

Tennessee Tech University request bids from qualified charter companies to provide charter service for its Cross Country team and related personnel in accordance with the terms and specifications, as outlined herein.

Note: All Bid Responses shall state that the offer is valid for a minimum of seven (7) days from date of opening. This assures that the Bidder's offer is valid for a period of time sufficient to make bid award. Bids that do not state will be presumed valid for seven (7) days from the date of opening.

Please bid to furnish one (1) fifty-six (56) passenger charter bus and driver for the following trips. Departure and return times are estimates only; exact times will be determined at a later time.

<u>Trip 1: Vanderbilt University – Nashville, TN (one day trip)</u>

Depart: Friday, August 30, 2024 - Cookeville, TN (5:30 a.m.)

Arrive: Friday, August 30, 2024 - Nashville, TN Return: Friday, August 30, 2024 - Cookeville, TN

Total Cost:



- TV's

- 110 Volt Outlet

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	Trip 2: UT Martin - Union City, TN			
	Depart:	Friday, September 13, 2024 - Cookeville, TN (9:30 a.m.)		
	Arrive:	Friday, September 13, 2024 - Union City, TN		
	Return:	Saturday, September 14, 2024 - Cookeville, TN (approx. 4:00 p.m.)		
	Total Cost: _			
	Trip 3: Univ	versity of Louisville - Louisville, KY		
	Depart:	Friday, October 4, 2024 - Cookeville, TN (8:00 a.m.)		
	Arrive:	Friday, October 4, 2024 - Louisville, KY		
	Return:	Saturday, October 5, 2024 - Cookeville, TN (approx. 4:00 p.m.)		
	Total Cost: _			
	Trip 4: OVC	C Tournament - Union City, TN		
	Depart:	Thursday, October 31, 2024 - Cookeville, TN (9:30 a.m.)		
	Arrive:	Thursday, October 31, 2024 - Union City, TN		
	Return:	Friday, November 1, 2024 - Cookeville, TN (approx. 4:00 p.m.)		
	Total Cost: _			
		lude travel, driver, fuel surcharge, layover, deadhead charge (if any), and all cost		
ass	ociated with use	of bus.		
AII E	Bids submitted are	e valid for seven (7) days from date of openingYesNo		
		erves the right to award Contract based on LOW BID BY TRIP or LOW TOTAL BID. accept individual trips if awarded by low bid by trip?YesNo		
Rec	<u>juirements</u>			
1.		pice referencing contract number is to be emailed to the TTU Business Office at ch.edu , after each trip. Please bill us no later than 30 days after completed trip.		
2.	Each destination: Bus and Driver may be utilized for transportation to practices, games and/or meals.			
3. Maximum two (2) hour replacement time for breakdowns preferred for each trip. If different, speci If breakdown of bus(s) occurs, Contractor shall be responsible for prompt rep				
	buses in order to cost to Tenness	o not interfere with schedule of trip. Contractor shall provide replacement(s) without any additional ee Tech. If Contractor is unable to provide replacement(s) within a reasonable time period, the secure necessary transportation and Contractor will be responsible for any additional cost(s)		
1.	- DVD F	ess Internet		



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5.	Age of bus: 5 years or less - Specify make/model/year of buses to be used: Make: Model: Year:			
6.	Tennessee Tech to furnish lodging for driver.			
7.	Maintenance records of all buses to be used must be available for inspection upon request by Tennessee Tech			
8.	Bus Driver(s) and Company as a whole must adhere to all ICC and DOT regulations regarding driving safety, safety regulations, etc.			
	Please list ICC / DOT license number and date of licensing.			
	License NumberDate of Issuance			
9.	Provide proof FMCSR Carrier Safety Rating is satisfactory. <u>Attach separate documentation with bid.</u>			
10.	Provide valid certificate of insurance with the following minimum limits and coverages: \$5,000,000 Automobile Liability Combined Single Limit and \$2,000,000 General Liability (Commercial General Liability General Aggregate).			
11.	. Please list all traffic violations and accidents for previous 3 years. Attach a separate documentation with bid or certify "none to report" by initialing below:			
	I certify no traffic violations or accidents in the previous 3 years.			
12.	Certify below that drivers to be used meet all applicable licensure and training requirements for the buses to be operated in fulfillment of this contract. Driver(s) has/have received adequate driver training.			
	By initialing here, I certify that drivers to be used meet all applicable licensure and training requirements for the buses to be operated in fulfillment of this contract, and that the driver(s) has/have received adequate driver training.			
13.	The following required amenities will be functional, clean and maintained prior to departure: • Functional emergency exit(s) • Restroom(s) required • Underneath storage • Working and maintained HVAC (AC and Heat)			
14.	Vendor certifies and guarantees the availability of required buses by signing this bid.			
15.	Required that all buses to be non-smoking.			
16.	Certify financial responsibility.			
17.	Rainout/cancel trip notification of hours. Makeup trip shall be the same price. Tennessee Tech otherwise reserves the right to cancel any trip or trips with no makeup trip and without penalty with written notice			



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- 18. Tennessee Tech may, in its sole discretion, cancel a trip or contract without notice or penalty due to reasons including, but not limited to, health concerns, pandemic, or other similar condition.
- 19. The safety of Tennessee Tech student athletes and employees is of primary concern to the University. Tennessee Tech reserves the right to request safety information from a contractor at any time during the contract term. Contractor/bidder shall have five (5) working days in which to respond to such requests to remain in good standing. Failure of any contractor/bidder to satisfactorily comply with all applicable safety standards and/or regulations will result in rejection of bid and/or cancellation of contract.
- 20. Tennessee Tech reserves the right to impose a monetary penalty of up to ½ trip fare, if buses do not meet or exceed the specifications listed above. _____ Please initial here to signify agreement.

NOTE: Failure to provide any required signatures, initials, references, certifications, licenses, records, or other information OR providing records deemed to be unsatisfactory, at Tennessee Tech's sole discretion, could result in rejection of bid.

RFQ Communications

Interested parties must direct all communication regarding this RFQ to the RFQ Coordinator named above, who is Tennessee Tech's only official point of contact for this RFQ. Unauthorized contact regarding this RFQ with employees or officials of Tennessee Tech other than the RFQ Coordinator named above may result in disqualification from this procurement process.

OTHER CONSIDERATIONS:

Conflict of Interest. The Contractor warrants that no part of the total contract amount provided herein shall be paid directly or indirectly to any officer, agent, employee, sub-contractor or consultant in connection with any work contemplated or performed relative to this request for quotations and any resulting contract and/or purchase order. If the Contractor is an individual, the Contractor warrants that within the past six (6) months he/she has not been and during the term of any resulting contract and/or purchase order will not become an employee of the State of Tennessee.

Non-Discrimination. The parties agree to comply with Titles VI and VII of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, Executive Order 11,246, American Disabilities Act of 1990 and the related regulations to each. Each party assures that it will not discriminate against any individual including, but not limited to, employees or applicants for employment and/or students because of race, religion, creed, color, sex, age, disability, veteran status or national origin.

The parties also agree to take affirmative action to ensure that applicants are employed and that employees are treated during their employment without regard to their race, religion creed, color, sex, age, disability, veteran status or national origin. Such demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection available to employees and applicants for employment.

Liability. The Contractor, being an independent contractor and not an employee of Tennessee Tech, agrees to hold harmless the University from any and all liability not specifically provided for in this contract.

Termination for Cause. If the Contractor fails to fulfill in a timely and proper manner its obligations under any resulting contract and/or purchase order, or if the Contractor shall violate any of the terms of any resulting contract and/or purchase order, Tennessee Tech shall have the right to immediately terminate any resulting contract and/or purchase order and withhold payments in excess of fair compensation for work completed. Notwithstanding the above, the Contractor shall not be relieved of liability to the University for damages sustained by virtue of any breach of any resulting contract and/or purchase order by the Contractor.



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Amendment. Any resulting contract and/or purchase order may only be modified by written amendment executed by all parties hereto.

Assignment. The Contractor shall not assign any resulting contract and/or purchase order or enter into sub- contracts for any of the work described herein without obtaining the prior written approval of Tennessee Tech. Approval shall not be given if the proposed sub-contractor was or is currently ineligible to bid on the resulting contract and/or purchase order.

Governing Law. This request for quotations and any resulting contract and/or purchase order shall be construed in accordance with the laws and Constitution of the State of Tennessee.

Terms and Conditions. The terms and conditions of this request for quotations and any resulting contract and/or purchase order and any duly authorized change orders shall be the sole terms and conditions that apply to this purchase.

Any subsequent terms and conditions set forth by the vendor on invoices or in any other manner, shall not apply unless expressly agreed to in writing by Tennessee Tech.

NCAA Clause. Contractor agrees to comply with relevant National Collegiate Athletic Association ("NCAA") legislation, interpretations and policies, located on the NCAA website at http://www.ncaa.org/ and as amended from time to time, on the use of a student-athlete's name or likeness. This duty to comply includes, but is not limited to, the requirements found in the relevant NCAA Division Manual, such as NCAA Rule 12.5.2 "Use of Student Athlete Name or Likeness." Contractor further agrees that it will immediately report any actual or suspected violations of the NCAA legislation, interpretations, and/or policies to the Institution in the manner prescribed by this contract for communicating with the Institution. Contractor also acknowledges that this provision is a material term of this contract.

Debarment Certification. The Bidder certifies, by signature below and submission of this bid, that neither I nor my principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any State or Federal department or agency.

Sales and Use Tax. Before the Purchase Order/Contract resulting from this RFQ is signed, the apparent successful bidder must be registered or exempted from registration with the Department of Revenue for the collection of Tennessee sales and use tax. The State shall not approve a contract unless the Proposer provides proof of such registration or exemption. The foregoing is a mandatory requirement of an award of a contract pursuant to this solicitation.

Illegal Immigrants. The Contractor, identified above, does hereby attest, certify, warrant, and assure that the Contractor shall not knowingly utilize the services of an illegal immigrant in the performance of this Contract and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant in the performance of this Contract.

COMPLETE INFORMATION AND SIGN BID BELOW.

Bidding Entity's Name	Name of Contact Person (Printed)
Address	Phone/Fax



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City, State, Zip	Email
Authorized Signature of Bidder	Date
Name & Title of Signatory (printed):	

Tennessee Tech University is an EEO/AA/Title IX/Section 504/ADA employer.