

2019 Washington Street, East Charleston, WV 25305 Telephone: 304-558-2306 General Fax: 304-558-6026

Bid Fax: 304-558-3970

The following documentation is an electronically-submitted vendor response to an advertised solicitation from the *West Virginia Purchasing Bulletin* within the Vendor Self-Service portal at *wvOASIS.gov*. As part of the State of West Virginia's procurement process, and to maintain the transparency of the bid-opening process, this documentation submitted online is publicly posted by the West Virginia Purchasing Division at *WVPurchasing.gov* with any other vendor responses to this solicitation submitted to the Purchasing Division in hard copy format.





Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

State of West Virginia **Solicitation Response**

Proc Folder: 1768582

Solicitation Description: Single Purchase of 15 White Low Floor ADA Minivans

Proc Type: Central Purchase Order

Solicitation Closes Solicitation Response Version 2025-10-16 13:30 SR 0810 ESR10162500000002609 1

VENDOR

VS0000004719

ROHRER ENTERPRISES LLC

Solicitation Number: CRFQ 0810 DMT2600000002

Total Bid: Response Date: Response Time: 1034550 2025-10-16 11:52:05

Comments:

FOR INFORMATION CONTACT THE BUYER

John W Estep 304-558-2566 john.w.estep@wv.gov

Vendor Signature X

FEIN# DATE

All offers subject to all terms and conditions contained in this solicitation

FORM ID: WV-PRC-SR-001 2020/05 Date Printed: Oct 17, 2025 Page: 1

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
1	15 White ADA Lowered Floor Minivans	15.00000	EA	68970.000000	1034550.00

Comm Code	Manufacturer	Specification	Model #	
25101502				

Commodity Line Comments: Thank you for the opportunity to Bid.
Any questions please feel free to contact
David Clawson at 540-729-3751

Extended Description:

To establish a single purchase of 15 Lowered Floor ADA Solid White Minivans

Date Printed: Oct 17, 2025 FORM ID: WV-PRC-SR-001 2020/05 Page: 2

REQUEST FOR QUOTATION ADA LOWERED FLOOR MINIVANS EXHIBIT A PRICING PAGE

Class	Vehicle Description	Unit Price Per Vehicle	Quantity	Extended Price
А	White Low-Floor Minivan, Wheelchair Ramp, No Graphics	68,970	15	1034550

-	
TOTAL BID EVALUATION	\$1,034,550.00

Complete form provided Please do not alter Pricing Page

BID FORM #1

REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

Location(s) of the Tei in the State of West V	chnical Service Representative(s) and parts distribution center(s) closest or irginia.
Name: Ryan Renninge	Location(s) of the technical service representative(s).
Address: 1515 Sta	ate Road PO Box 100
Duncan	non, PA 17020
Telephone: 1800-7	35-3900
Name: David M	Clawson
Address: 2075 B V	Vest Main Street
Waynesb	oro, VA 22980
Telephone: 540-72	9-3751
Name: Rohrer Bu	Location(s) of parts distribution center(s). S Sales
Address: 1515 Sta	ate Road PO Box 100
Duncann	on, PA 17020
Telephone: 800-7	35-3900
Name: N/A	
Address:	
elephone:	
evised 08/13/2025	

BID FORM #2

CERTIFICATION FOR AIR & WATER POLLUTION

REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

The V	endor certifies that the vehicles proposed:
ARE 40 CF	in compliance with the regulations in 40 CFR Part 85, 40 CFR Part 86, R Part 600, Clean Water Act and the air/water pollution criteria established by the mmental Protection Agency of the United States Government.
70 -02	NOT in compliance with the regulations in 40 CFR Part 85, 40 CFR Part 8 R Part 600, Clean Water Act and the air/water pollution criteria established by the mmental Protection Agency of the United States Government.
Octo	ober 15, 2025
Date	(11 1)

Vice President Commercial Sales

Title

Rohrer Enterprises, LLC. DBA Rohrer Bus Sales

Company Name

Authorized Signature

BID FORM #3

DISADVANTAGED BUSINESS ENTERPRISE VENDORS/ MANUFACTURERS CERTIFICATION

REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

(Check appropriate statement)

_	The Vendor, if a transit vehicle manufacturer, hereby certifies that it has complied with the requirements of 49 CFR Section 26.49 by submitting an annual DBE goal to the Federal Transit Administration (FTA). The goal has either been approved or not disapproved by FTA.
,	Transmission and analysis of the state of th

The Vendor, if a non-manufacturing supplier, hereby certifies that the manufacturer of the transit vehicle to be supplied has complied with the above-referenced requirement of 49 CFR Section 26.49.

October 15, 2025

Date

Authorized Signature

Vice President Commercial Sales

Title

Rohrer Enterprises, LLC. DBA Rohrer Bus Sales

Company Name

BID FORM #4

BUY AMERICA CERTIFICATION ROLLING STOCK REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

Certificate of Compliance

The bidder or offeror hereby certifies that it will comply with the requirements of section 165(b) (3), of the Surface Transportation Assistance Act of 1982, as amended, and the applicable regulations of 49 CFR 661.11:

Transportation Assistance Act of 1982, as amen-	led, and the applicable regulations of 49 CFR 661.11:
10/15/25	
Date ()) M/	
Authorized Signature	_
Rohrer Enterprises, LLC. DBA Rohrer B	na Cata
Company Name	us sales
David M Clawson	
Name	- 2.
Vice President Commercial Sales	
Title	
resident residence Act of 1982, as among	st comply with the requirements of section 165(b) (3) of the Surface led, but may qualify for an exception to the requirement consistent e Transportation Assistance Act, as amended, and the applicable
Date	
LAID	
Authorized Signature	=
Company Name	
Name	-
Title	3

Revised 08/13/2025

BID FORM #5

FEDERAL MOTOR VEHICLE SAFETY STANDARDS CERTIFICATION

REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

The vendor hereby certifies that it shall submit, as required by Title 49 of the CFR, Part 663 - Subpart D, it's self-certification information stating that the vehicle(s) will comply with the relevant Federal Motor Vehicle Safety Standards issued by the National Highway Traffic Safety Administration in Title 49 of the Code of Federal Regulations, Part 571.

10/15/25

Date

Authorized Signature

Vice President Commercial Sales

Title

Rohrer Enterprises, LLC. DBA Rohrer Bus Sales

Company Name

BID FORM #6 REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

U.S. Comptroller's Debarment List Certification

Rohrer Ent	erprises, LLC, DBA Rohrer Bus Sales hereby certifies that it
IS	DF.
X_IS	NOT (specify one) included on the, U.S. GSA's debarment and suspension rmation available at https://www.sam.gov ;
	W MM
Authorized	Signature
Vice Pr	esident Commercial Sales
Title	
Rohrer	Enterprises, LLC. DBA Rohrer Bus Sales
Company ?	

BID FORM #7 REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

CERTIFICATION OF PRIMARY PARTICIPANT REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

The Primary Participant (applicant for an FTA grant or cooperative agreement, or potential contractor for a major third party contract).

Rohrer Enterprises, LLC. DBA Rohrer Bus Sales (COMPANY NAME) certifies to the best of its knowledge and belief, that it and its principals:

- Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency,
- 2. Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction, violation of Federal or State antitrust statutes or commission of embezziement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.
- Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (2) of this certification; and
- Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.

If the primary participant (applicant for an FTA grant, or cooperative agreement, or potential third party contractor) is unable to certify to any of the statements in this certification, the participant shall attach an explanation to this certification.)

THE PRIMARY PARTICIPANT (APPLICANT FOR AN FTA GRANT OR COOPERATIVE AGREEMENT, OR POTENTIAL CONTRACTOR FOR A MAJOR THIRD PARTY CONTRACT). Robrer Enterprises, LLC. DBA Robrer Bus Sales ____, CERTIFIES OR AFFIRMS THE TRUTHFULNESS AND ACCURACY OF THE CONTENTS OF THE STATEMENTS SUBMITTED ON OR WITH THIS CERTIFICATION AND UNDERSTANDS THAT THE PROVISIONS OF 31 DLS C. SECTIONS 380) ET SEQ. ARE APPLICABLE THERETO.

. Vice President Commercial Sales

Signature and Title of Authorized Official

Revised 08/13/2025

BID FORM #8 REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

VENDOR'S CERTIFICATION OF UNDERSTANDING AND ACCEPTANCE

The Vendor hereby certifies that all Technical Specifications, Contract Terms, Conditions, and the Federal Clauses have been carefully reviewed, are fully understood and shall be adhered to in the performance and completion of any contract resulting from this bid.

10	0/15/25
Da	to DIMIT
Aut	horized Signature
V	ce President Commercial Sales
Titl	
Ro	hrer Enterprises, LLC. DBA Rohrer Bus Sales
Cor	npany Name
SPECIFIC	CATION COMPLIANCE
discrepai	TE: <u>Please check</u> if what is offered is in exact compliance with specifications. Any noise must be listed as an attachment to the bid proposal. Exact dimensions excriptions must be provided prior to the award.
X_	Bid proposal submitted meets and/or exceeds all specification requirements.
	Bid proposal submitted contains deviations from specification requirements. Detailed descriptions of these deviations have been provided with this bid proposal.

BID FORM #9 REQUIRED BID TO BE SUBMITTED PRIOR TO THE AWARD

CERTIFICATION OF RESTRICTIONS ON LOBBYING

The undersigned (Vendor, Contractor) certifies, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influence or attempt to influence an officer or employee of any Federal agency, a member of Congress, an officer or employee of Congress, or an employee of a Member of Congress regarding the award of a Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance, or the extension, continuation, renewal, amendment, or modification of any Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance.
- 2. If any funds other than Federal appropriated funds have been or will be paid to any person to influence or attempt to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or any employee of a Member of Congress in connection with any application for a Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance, the undersigned assures that it will complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," Rev. 7-97; and
- 3. The undersigned understands that the language of this certification shall be included in the award documents for all sub awards at all tiers (including subcontracts, sub grants, sub agreements, and contracts under grants, loans (including a line of credit), cooperative agreements, loan guarantees, and loan insurance.

Undersigned understands that this certification is a material representation of fact upon which reliance is placed by the Federal government and that submission of this certification is a prerequisite for providing a Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance for a transaction covered by 31 U.S.C. 1352. The undersigned also understands that any person who fails to file a required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

and accuracy of each	statement of its certification and ofsclosurer if any. In addition, the (Vendor, Contractor ses that the provisions of 31 U.S.C. 98 3891, et seq., apply to this certification and
Date	Authorized Signature
Vice President C	ommercial Sales

Revised 3/13/2024

Title

BID FORM #10

REQUIRED BID DOCUMENTATION CHECKLIST

2024/

Model Year: 2025 Model: Chrysler Voyager LX Mandatory Bid Forms - must be submitted PRIOR TO THE AWARD: Bid Form #1: Locations of Technical Service Representatives and Parts Distribution Centers X Bid Form #2: Certification for Air & Water Pollution X Bid Form #3: Disadvantaged Business Enterprise Vendors/Manufacturers Certification X Bid Form #4: Buy America Certification Rolling Stock X Bid Form #5: Federal Motor Vehicle Safety Standards Certification X Bid Form #6: U.S. Comptroller's Debarment List Certification Bid Form #7: Certification of Primary Participant Regarding

Debarment, Suspension, and Other Responsibility Matters

Bid Form #8: Vendor's Certification of Understanding and Acceptance
 Bid Form #9: Certification of Restrictions on Lobbying

X Bid Ford #10 Required Bid Documentation Checklist

X Exhibit A Pricing Page

BID FORM #2

CERTIFICATION FOR AIR & WATER POLLUTION REQUIRED BID FOR TO BE SUBMITTED WITH BID

The Vendor certifies that the vehicles proposed:
ARE in compliance with the regulations in 40 CFR Part 85, 40 CFR Part 86, 40 CFR Part 600, Clean Water Act and the air/water pollution criteria established by the Environmental Protection Agency of the United States Government.
ARE NOT in compliance with the regulations in 40 CFR Part 85, 40 CFR Part 86, 40 CFR Pa
October 10, 2025
Date
Justin Ruff
Agrinorized Signature
Commercial WAV Contract Administrator
Title
The Braun Corporation
Company Name

BID FORM #3

DISADVANTAGED BUSINESS ENTERPRISE VENDORS/ MANUFACTURERS CERTIFICATION

REQUIRED BID FOR TO BE SUBMITTED WITH BID

✓ The Vendor, if a transit vehicle manufacturer, hereby certifies that it has

complied with the requirements of 49 CFR Section 26.49 by submitting an annual DBE goal to the Federal Transit Administration (FTA). The goal

(Check	appropriate	statement)
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	has created open approved or not disapproved by FTA.
	The Vendor, if a non-manufacturing supplier, hereby certifies that the manufacturer of the transit vehicle to be supplied has complied with the above-referenced requirement of 49 CFR Section 26.49.
0	ctober 10, 2025
Date	
Qu	stin Ruff
	rized Signature
Cor	nmercial WAV Contract Administrator
Title	
The	Braun Corporation

Company Name

BID FORM #4

BUY AMERICA CERTIFICATION ROLLING STOCK REQUIRED BID FOR TO BE SUBMITTED WITH BID

Certificate of Compliance

The bidder or offeror hereby certifies that it will comply with the requirements of section 165(b) (3), of the Surface Transportation Assistance Act of 1982, as amended, and the applicable regulations of 49 CFR 661.11:

resolvent resolvent control of 1902, an arrig	mood, and the applicable regulations of 49 CFR 661.11:
October 10, 2025	
Date	
Justin Ruff	
Authorized Signature	-
The Braun Corporation	
Company Name	_
Justin Ruff	
Name	_
Commercial WAV Contract	ct Administrator
Title	
reamphication restaurable Act of 1982, as affect	mot comply with the requirements of section 165(b) (3) of the Surfa nded, but may qualify for an exception to the requirement consiste ace Transportation Assistance Act, as amended, and the applicab
Date	
Authorized Signature	
Company Name	
Name	
Title	

BID FORM #5

Revised 03/13/2024

FEDERAL MOTOR VEHICLE SAFETY STANDARDS CERTIFICATION

REQUIRED BID FORM TO BE SUBMITTED WITH BID

The vendor hereby certifies that it shall submit, as required by Title 49 of the CFR, Part 663 - Subpart D, it's self-certification information stating that the vehicle(s) will comply with the relevant Federal Motor Vehicle Safety Standards issued by the National Highway Traffic Safety Administration in Title 49 of the Code of Federal Regulations, Part 571.

October, 2025

Date

Questin Ruff

Authorized Signature

Commercial WAV Contract Administrator

Title

The Braun Corporation

Company Name

BID FORM #6 U.S. Comptroller's Debarment List Certification

REQUIRED BID FOR TO BE SUBMITTED WITH BID

suspension

The Braun Corporation	hereby certifies that it
IS or	
IS NOT (specify one) included on the. information available at https://www.sam.	U.S. GSA's debarment and
October 10, 2025	
Date	_
Questin Ruff	
Suthorized Signature	
Commercial WAV Contract Admi	nistrator
Title	instrator
The Braun Corporation	
Company Name	-

BID FORM #7

REQUIRED BID FOR TO BE SUBMITTED WITH BID

CERTIFICATION OF PRIMARY PARTICIPANT REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

The Primary Participant (applicant for an FTA grant or cor a major third party contract),	operative agreement, or potential contractor for
TO THE OWNER OF THE OWNER	(COMPANY NAME) certifies to the bes
of its knowledge and belief, that it and its principals:	

- Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
- 2. Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.
- Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (2) of this certification; and
- Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.

If the primary participant (applicant for an PTA grant, or cooperative agreement, or potential third party contractor) is unable to certify to any of the statements in this certification, the participant shall attach an explanation to this certification.)

THE PRIMARY PARTICIPANT (APPLICANT FOR AN FTA GRANT OR COOPERATIVE
AGREEMENT, OR POTENTIAL CONTRACTOR FOR A MAJOR THIRD PARTY CONTRACT),
The Braun Corporation , Certifies or Affirms the
TRUTHFULNESS AND ACCURACY OF THE CONTENTS OF THE STATEMENTS SUBMITTED
ON OR WITH THIS CERTIFICATION AND UNDERSTANDS THAT THE PROVISIONS OF 31
U.S.C. SECTIONS 3801 ET SEO. ARE APPLICABLE THERETO.

gnature and Title of Authorized Official

Revised 03/13/2024

BID FORM #8 REQUIRED BID FOR TO BE SUBMITTED WITH BID

VENDOR'S CERTIFICATION OF UNDERSTANDING AND ACCEPTANCE

The Vendor hereby certifies that all Technical Specifications and Contract Terms and Conditions have been carefully reviewed, are fully understood and shall be adhered to in performance and completion of any contract resulting from this bid.

Date	r 10, 2025		
Questin	Rull		
Justin Juthorized S	ignature		
Comme	rcial WAV Co	ontract Administrat	or
Title			:38
The Bra	un Corporatio	on	

SPECIFICATION COMPLIANCE

NOTE: Please check if what is offered is in exact compliance with specifications. Any discrepancies must be listed as an attachment to the bid proposal. Exact dimensions and/or descriptions must be provided as a part of the Vendor's bid proposal when submitted.

Bid proposal submitted meets and/or exceeds all specification requirements.

Bid proposal submitted contains deviations from specification requirements. Detailed descriptions of these deviations have been provided with this bid proposal.

BID FORM #9 REQUIRED BID FOR TO BE SUBMITTED WITH BID

CERTIFICATION OF RESTRICTIONS ON LOBBYING

The undersigned (Vendor, Contractor) certifies, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influence or attempt to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress regarding the award of a Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance, or the extension, continuation, renewal, amendment, or modification of any Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance.
- 2. If any funds other than Federal appropriated funds have been or will be paid to any person to influence or attempt to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or any employee of a Member of Congress in connection with any application for a Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance, the undersigned assures that it will complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," Rev. 7-97; and
- 3. The undersigned understands that the language of this certification shall be included in the award documents for all sub awards at all tiers (including subcontracts, sub grants, sub agreements, and contracts under grants, loans (including a line of credit), cooperative agreements, loan guarantees, and loan insurance.

Undersigned understands that this certification is a material representation of fact upon which reliance is placed by the Federal government and that submission of this certification is a prerequisite for providing a Federal grant, loan (including a line of credit), cooperative agreement, loan guarantee, or loan insurance for a transaction covered by 31 U.S.C. 1352. The undersigned also understands that any person who fails to file a required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The (Vendor, Contractor)	The Braun Corporation	, certifies or affirms the truthfulness
understands and agrees t	ement of its certification and disclosure, if an hat the provisions of 31 U.S.C. §§ 3801, et s Quatin Ruff Authorized Signature	v. In addition, the (Vendor Contractor
Date	Authorized Signature	
Commercial WAV Cor	ntract Administrator	
Title		

Revised 3/13/2024

BID FORM #10

REQUIRED BID DOCUMENTATION CHECKLIST

	2024/ Model Year:	Model:	Chrysler Voyager
Mandatory Bi	d Forms – must be submitte	d with bid:	
Bid For Center	rm #1: Locations of Technica	al Service Rep	presentatives and Parts Distribution
✓ Bid For	rm #2: Certification for Air &	Water Poliu	tion
✓ Bid For	m #3: Disadvantaged Busine	ess Enterprise	e Vendors/Manufacturers Certification
✓ Bid For	m #4: Buy America Certifica	tion Rolling S	itock
✓ Bid For	m #5: Federal Motor Vehick	e Safety Stan	dards Certification
✓ Bid For	m #6: U.S. Comptroller's De	barment List	Certification
✓ Bid For	m #7: Certification of Primal Debarment, Suspension	ry Participant on, and Other	Regarding Responsibility Matters
Bid Form	m #8: Vendor's Certification	of Understa	nding and Acceptance
	m #9: Certification of Restric		
,	A Pricing Page		

ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRFQ DMT2600000002

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge the addenda may result in bid disqualification.

Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Addendum]	Numbers Received:			
(Check the be	ox next to each addendur	n receive	d)	
[X]	Addendum No. 1	[]	Addendum No. 6
[]	Addendum No. 2	1]	Addendum No. 7
[]	Addendum No. 3	ſ]	Addendum No. 8
[]	Addendum No. 4	r	1	Addon d. N. O

[]

Addendum No. 5

I understand that failure to confirm the receipt of the addenda may be cause for rejection of this bid. I further understand that that any verbal representation made or assumed to be made during any oral discussion held between Vendor's representatives and any state personnel is not binding. Only the information issued in writing and added to the specifications by an official addendum is binding.

1 Addendum No. 9

Addendum No. 10

Rohrer Enterprises, LLC. DBA Rohrer Bus Sales Company Authorized Signature 10/15/25 Date

NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.



Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

State of West Virginia Centralized Request for Quote Vehicles

Proc Folder:

1768582

Doc Description: Single Purchase of 15 White Low Floor ADA Minivans

Reason for Modification:

Addendum No_1

Vendor Questions and Responses

Proc Type:

Central Purchase Order

Date Issued

Solicitation Closes

Solicitation No.

Version

2025-10-10

2025-10-16 13:30

CRFQ 0810

DMT26000000002

BID RECEIVING LOCATION

BID CLERK

DEPARTMENT OF ADMINISTRATION

PURCHASING DIVISION

2019 WASHINGTON ST E

CHARLESTON

WV 25305

US

VENDOR

Vendor Customer Code: VS0000004719

Vendor Name: Rohrer Enterprises, LLC. DBA Rohrer Bus Sales

Address: 1515 State Road PO Box 100

Street:

City: Duncannon

State: PA

Country: USA

Zip: 17020

Principal Contact: David M Clawson, Senior Vice President Sales

Vendor Contact Phone: 1800-735-3900/540-729-3751 Extension:

FOR INFORMATION CONTACT THE BUYER

John W Estep 304-558-2566

john.w.estep@wv.gov

Vendor

Signature X

FEIN# 23-205997

DATE 10/15/25

All offers subject to all terms and conditions contained in this solicitation

ADDITIONAL INFORMATION

ADDENDUM NO_1

Addendum No_1 issued to publish and distribute the attached information to the Vendor Community

REQUEST FOR QUOTATION:

The West Virginia Purchasing Division is soliciting bids on behalf of the Division of Multimodal Transportation Facilities -Transit Section (DMTF-TS); for a one-time purchase of (15) Americans with Disabilities Act (ADA) Compliant Lowered Floor Min-Van(s). Per the Bid Requirements, Specifications, Terms and Conditions attached to this Solicitation.

INVOICE TO	SHIP TO
PUBLIC TRANSIT DIVISION OF	PUBLIC TRANSIT DIVISION OF
BLDG 5 RM 663 1900 KANAWHA BLVD E CHARLESTON WV	BLDG 5 RM 663 1900 KANAWHA BLVD E
US	CHARLESTON WV US

Line	Comm Ln Desc	Qty	11.44	15.7	
1	15 Miles ADA I	Qty	Unit Issue	Unit Price	Total Price
	15 White ADA Lowered Floor Minivans	15.00000	EA		

Extended Description:

To establish a single purchase of 15 Lowered Floor ADA Solid White Minivans

SCHEDULE OF EVENTS

COLIEDOR	T OF EVENTS		
Line 1	Event Tech Questions due by 10:00am	Event Date	1
		2025-10-08	

SOLICITATION NUMBER: CRFQ DMT2600000002 Addendum Number: 1

The purpose of this addendum is to modify the solicitation identified as CRFQ DMT26000000002 ("Solicitation") to reflect the change(s) identified and described below.

Applicable Addendum	Category:
---------------------	-----------

[]	Modify bid opening date and time
[]	Modify specifications of product or service being sought
[X]	Attachment of vendor questions and responses
[]	Attachment of pre-bid sign-in sheet
[]	Correction of error
[]	Other

Additional Documentation:

Vendor Questions and Responses.

Bid Opening remains to 10/16/2025 @ 1:30 PM

Terms and Conditions:

- All provisions of the Solicitation and other addenda not modified herein shall remain in full force and effect.
- Vendor should acknowledge receipt of all addenda issued for this Solicitation by completing an Addendum Acknowledgment, a copy of which is included herewith. Failure to acknowledge addenda may result in bid disqualification. The addendum acknowledgement should be submitted with the bid to expedite document processing.

The following are approved equal requests, questions, and clarifications for the West Virginia bid opening on 10/16/2025, with AE's due on 10/8/2025 These questions are being submitted by Model 1 Commercial Vehicles, Inc.

3.14.7 OEM Side Slide Doors:

Please accept that the Voyager LX will be equipped with OEM power side slide doors, in lieu of the manual side slide doors currently specified.

Answer: The requested modification is acceptable; the specification will be modified by adding a statement to the end of the specification. The additional statement will be in bold.

3.14.7 The Minivan shall have standard OEM driver and passenger front doors. One manual left side and one manual right OEM side doors extended to floor level, and one OEM rear hatch. The manual left and right-side sliding doors shall be OEM (to the extend the sliding mobility and accessible entry door accommodates the accessible entry ramp) and extended to floor level to provide a minimum entry height of 56". The passenger side sliding mobility aid accessible entry door shall be interlocked to the vehicle transmission and offer a minimum opening height of 56", minimum opening width of 31" (excluding grab handle), and a maximum of 12.5" floor-to-ground height. Both sliding doors shall have a mechanism to securely hold doors in open position when vehicle is on a hill or incline. OEM power slide doors meeting the same requirements will be acceptable.

3.18.8 Hooded Exterior Light:

Please approve the Braun interior-mounted light to illuminate the area immediately around the passenger side slide door; in place of a "hooded exterior door light."

Answer: The requested modification is acceptable; the specification will be modified by adding a statement to the end of the specification. The additional statement will be in bold.

3.18.8 Each vehicle shall be equipped with either an exterior curb lamp or an interior-mounted light. Exterior light shall be positioned in manufacturer's standard location in such a manner as to illuminate the ground area in the immediate vicinity of the area of operation of the accessible entry ramp.

3.29.1 Wheelchair Ramp:

Please change the specification to either eliminate the vertical stow ramp or update it to a vertical stow ramp with a swing-out feature. This requested change is important because it allows ambulatory passengers to enter and exit the vehicle easily, without having to deploy the ramp. The swing-out ramp design keeps the doorway completely open, making access simple and hassle-free.

Answer: The requested modification is acceptable; the specification will be modified by adding a statement to the end of the specification. The additional statement will be in bold.

The vehicle shall be equipped with either a manually operated access ramp which stows vertically and is deployed through the rightside sliding door or one that stows in the lowered floor. A vertical stow ramp with a swing-out feature is also acceptable. The fold and unfold motion of the vertically stowed ramp must be counter balanced so that the operator can easily deploy the ramp. The installed ramp shall not obstruct the view of the driver through any vehicle window. The ramp shall have a minimum usable width of 30" and a slope meeting the requirements of ADA, 49 CFR. The ramp surface shall be continuous and made skid resistant. It shall accommodate both four-wheel and three- wheel mobility aids. The ramp shall have a rated capacity of 1000 lbs., Each side of the ramp shall have protective barriers at least two (2) inches high to prevent mobility aids from rolling off the ramp edge. The vehicle shall be equipped with a manually operated mobility aid ramp located at the curbside passenger entry door that deploys from, and stores in, the vehicle floor. The ramp stows in the lowered floor, providing unobstructed ambulatory passenger entry/exit when not in use.

3.31.5 Angel Trax:

The Braun Corporation requests approved equal status for the following described Angel Trax camera system. The AngelTrax package works great in lowered floor minivans because it covers both the inside and outside with clear HD video, so you've got safety and any incidents covered. It's compact, easy to

fit, and the smart features help keep an eye on driving and send alerts if something happens. Plus, you get privacy options and solid support, which makes it a good fit for our vehicles.

Mounted to the inside of the vehicle's windshield, the Vulcan Series VX4Al All-InOne MDVR features two built-in HD cameras—one capturing an exterior view
through the windshield, the other an interior view of the cab, driver, and
passengers. Its built-in Al processor helps capture a definitive account of driving
events and can automatically upload footage to a secure server for review. The
VX4Al's privacy feature allows the interior camera and microphone to be turned
off when the vehicle is at 0 MPH. Brochure attached.

 Answer: The vendor proposed solution will be considered an acceptable equivalent.

STATE OF WEST VIRGINIA Purchasing Division

PURCHASING AFFIDAVIT

CONSTRUCTION CONTRACTS: Under W. Va. Code § 5-22-1(i), the contracting public entity shall not award a construction contract to any bidder that is known to be in default on any monetary obligation owed to the state or a political subdivision of the state, including, but not limited to, obligations related to payroll taxes, property taxes, sales and use taxes, fire service fees, or other fines or fees.

ALL CONTRACTS: Under W. Va. Code §5A-3-10a, no contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and: (1) the debt owed is an amount greater than one thousand dollars in the aggregate; or (2) the debtor is in employer default.

EXCEPTION: The prohibition listed above does not apply where a vendor has contested any tax administered pursuant to chapter eleven of the W. Va. Code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has provisions of such plan or agreement.

DEFINITIONS:

June 30, 2026

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Employer default" means having an outstanding balance or liability to the old fund or to the uninsured employers' fund or being in policy default, as defined in W. Va. Code § 23-2c-2, failure to maintain mandatory workers' compensation coverage, or failure to fully meet its obligations as a workers' compensation self-insured employer. An employer is not in employer default if it has entered into a repayment agreement with the insurance Commissioner and remains in compliance with the obligations under the

"Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

AFFIRMATION: By signing this form, the vendor's authorized signer affirms and acknowledges under penalty of law for false swearing (W. Va. Code §61-5-3) that: (1) for construction contracts, the vendor is not in default on any monetary obligation owed to the state or a political subdivision of the state, and (2) for all other contracts, that neither vendor nor any related party owe a debt as defined above and that neither vendor nor any related party are in employer default as defined above, unless the debt or employer default is permitted under the exception above.

WITNESS THE FOLLOWING SIGNATURE: Rohrer Enterprises, LLC. DBA Rohrer Bus Sales Vendor's Name: Authorized Signature: 0 /15/25 Date: State of VA County of AUGUSTA to-wit: Taken, subscribed, and swom to before me this 15 day of October My Commission expires EXPIRENE CLARING 30 2026. AFFIX SEAL HERE NOTARY NOTARY PUBLIC ALLES PUBLIC REG. #7610619 MY COMMISSION Purchasing Affidavit (Revised 01/19/2018)



Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

State of West Virginia Centralized Request for Quote Vehicles

Proc Folder:

1768582

Doc Description: Single Purchase of 15 White Low Floor ADA Minivans

Reason for Modification:

Proc Type:

Central Purchase Order

Date Issued Solicitation Closes Solicitation No. Version 2025-09-23 2025-10-16 13:30 CRFQ 0810 DMT2600000002

BID RECEIVING LOCATION

BID CLERK

DEPARTMENT OF ADMINISTRATION

PURCHASING DIVISION

2019 WASHINGTON ST E

WV 25305

US

CHARLESTON

VENDOR.

Vendor Customer Code: VS0000004719

Vendor Name: Rohrer Enterprises, LLC. DBA Rohrer Bus Sales

Address: 1515 State Road PO Box 100

Street:

City: Duncannon

State: PA

Country: USA

Zip: 17020

Principal Contact: David M Clawson, Vice President Commercial Sales

Vendor Contact Phone: 800-735-3900/540-729-3751

Extension:

FOR INFORMATION CONTACT THE BUYER

John W Estep 304-558-2566

john.w.estep@wv.gov

Vendor

Signature X

FEIN# 23-205997

DATE 10/15/25

All offers subject to all terms and conditions contained in this solicitation

ADDITIONAL INFORMATION

REQUEST FOR QUOTATION:

The West Virginia Purchasing Division is soliciting bids on behalf of the Division of Multimodal Transportation Facilities -Transit Section (DMTF-TS); for a one-time purchase of (15) Americans with Disabilities Act (ADA) Compliant Lowered Floor Min-Van(s). Per the Bid Requirements, Specifications, Terms and Conditions attached to this Solicitation.

INVOICE TO		SHIP TO	
PUBLIC TRANSIT DIVIS OF BLDG 5 RM 663 1900 KANAWHA BLVD CHARLESTON	E	PUBLIC TRANSIT DIVIS OF BLDG 5 RM 663 1900 KANAWHA BLVD	E
US	WV	CHARLESTON	wv

Line	Comm Ln Desc	Qty	Unit to		
1	15 White ADA Lawrend Et and i	ary	Unit Issue	Unit Price	Total Price
	15 White ADA Lowered Floor Minivans	15.00000	EA		

Model #
OF 1

Extended Description:

To establish a single purchase of 15 Lowered Floor ADA Solid White Minivans

SCHEDULE OF EVENTS

Line	Event	AND RESIDENCE OF THE PARTY OF T	
1	Event	Event Date	57
1.0	Tech Questions due by 10:00am	2025-10-08	

	Document Phase	Document Description Page 3		
DMT2600000002	Final	Single Purchase of 15 White Low Floor ADA Minivans		-

ADDITIONAL TERMS AND CONDITIONS

See attached document(s) for additional Terms and Conditions

GENERAL TERMS AND CONDITIONS:

- 1. CONTRACTUAL AGREEMENT: Issuance of an Award Document signed by the Purchasing Division Director, or his designee, and approved as to form by the Attorney General's office constitutes acceptance by the State of this Contract made by and between the State of West Virginia and the Vendor. Vendor's signature on its bid, or on the Contract if the Contract is not the result of a bid solicitation, signifies Vendor's agreement to be bound by and accept the terms and conditions contained in this Contract.
- DEFINITIONS: As used in this Solicitation/Contract, the following terms shall have the meanings attributed to them below. Additional definitions may be found in the specifications included with this Solicitation/Contract.
- 2.1. "Agency" or "Agencies" means the agency, board, commission, or other entity of the State of West Virginia that is identified on the first page of the Solicitation or any other public entity seeking to procure goods or services under this Contract.
- 2.2. "Bid" or "Proposal" means the vendors submitted response to this solicitation.
- 2.3. "Contract" means the binding agreement that is entered into between the State and the Vendor to provide the goods or services requested in the Solicitation.
- 2.4. "Director" means the Director of the West Virginia Department of Administration, Purchasing Division.
- 2.5. "Purchasing Division" means the West Virginia Department of Administration, Purchasing Division.
- 2.6. "Award Document" means the document signed by the Agency and the Purchasing Division, and approved as to form by the Attorney General, that identifies the Vendor as the contract holder.
- 2.7. "Solicitation" means the official notice of an opportunity to supply the State with goods or services that is published by the Purchasing Division.
- 2.8. "State" means the State of West Virginia and/or any of its agencies, commissions, boards, etc. as context requires.
- 2.9. "Vendor" or "Vendors" means any entity submitting a bid in response to the Solicitation, the entity that has been selected as the lowest responsible bidder, or the entity that has been awarded the Contract as context requires.

3. CONTRACT TERM; determined in accordance v Contract below:	RENEWAL; EXTENSION: The term of this Contract shall be with the category that has been identified as applicable to this
☐ Term Contract	
Initial Contract Term:	The Initial Contract Term will be for a period of
	The Initial Contract Term becomes effective on the effective start of this Contract, identified as the State of West Virginia contract coveres of the Purchasing Division, Attorney General, and Encumbrance tified as
(Attorney General approval Agency and then submitted of the initial contract term of with the terms and condition of this Contract is limited to renewal periods of less than the total number of months. Contract is prohibited. Renewal periods.	ract may be renewed upon the mutual written consent of the Agency, val of the Purchasing Division and the Attorney General's office I is as to form only). Any request for renewal should be delivered to the to the Purchasing Division thirty (30) days prior to the expiration date or appropriate renewal term. A Contract renewal shall be in accordance as of the original contract. Unless otherwise specified below, renewal successive one (1) year periods or multiple to one year, provided that the multiple renewal periods do not exceed available in all renewal years combined. Automatic renewal of this ewals must be approved by the Vendor, Agency, Purchasing Division ce (Attorney General approval is as to form only)
the total number of n	year periods or shorter periods provided that they do not exceed months contained in all available renewals. Automatic renewal of this d. Renewals must be approved by the Vendor, Agency, Purchasing by General's office (Attorney General approval is as to form only)
Delivery Order Limitations order may only be issued dur within one year of the expira	s: In the event that this contract permits delivery orders, a delivery ring the time this Contract is in effect. Any delivery order issued tion of this Contract shall be effective for one year from the date the delivery order may be extended beyond one year after this Contract
Fixed Period Contract: 1 o proceed and must be comp	This Contract becomes effective upon Vendor's receipt of the notice pleted withindays.

receipt of the notice to proceed and part of the Con	tract more fulls, described to
specifications must be completed within	
work covered by the preceding sentence, the vendo	r agrees that:
the contract will continue for	years;
the contract may be renewed for	successiveyear
periods or shorter periods provided that they decontained in all available renewals. Automatic Renewals must be approved by the Vendor, A General's Office (Attorney General approval in	lo not exceed the total number of months renewal of this Contract is prohibited.
✓ One-Time Purchase: The term of this Contract Document until all of the goods contracted for have Contract extend for more than one fiscal year.	shall run from the issuance of the Award e been delivered, but in no event will this
Construction/Project Oversight: This Contract date listed on the first page of this Contract, identification cover page containing the signatures of the Purc Encumbrance clerk (or another page identified as and continues until the project for which the vendor is	led as the State of West Virginia contract chasing Division, Attorney General, and
Other: Contract Term specified in	is providing oversight is complete.
4. AUTHORITY TO PROCEED: Vendor is author the date of encumbrance listed on the front page of the A "Fixed Period Contract" or "Fixed Period Contract with I above. If either "Fixed Period Contract" or "Fixed Period Vendor must not begin work until it receives a separate n proceed will then be incorporated into the Contract via ch that work commenced.	ward Document unless either the box for Renewals" has been checked in Section 3 d Contract with Renewals" has been checked,
QUANTITIES: The quantities required under this with the category that has been identified as applicab	s Contract shall be determined in accordance le to this Contract below.
Open End Contract: Quantities listed in this Soli approximations only, based on estimates supplied by that the Contract shall cover the quantities actually or Contract, whether more or less than the quantities sho	the Agency. It is understood and agreed
Service: The scope of the service to be provided we specifications included herewith.	vill be more clearly defined in the
Combined Service and Goods: The scope of the provided will be more clearly defined in the specifical	service and deliverable goods to be tions included herewith.

additional goods may be procured up	ract is for the purchase of a set quantity of goods that are ded herewith. Once those items have been delivered, no nder this Contract without an appropriate change order urchasing Division, and Attorney General's office.
	for construction activity more fully defined in the
Contract if those goods or services at Emergencies shall include, but are no increase in the volume of work. An e Purchasing Division Director, shall re	The Purchasing Division Director may authorize the Agency open market that Vendor would otherwise provide under this re for immediate or expedited delivery in an emergency, of limited to, delays in transportation or an unanticipated emergency purchase in the open market, approved by the not constitute of breach of this Contract and shall not entitle ation or damages. This provision does not excuse the State of One-Time Purchase contract.
	of the items checked in this assistance
LICENSE(S) / CERTIFICATION Section of the General Terms and Conshall furnish proof of the following	ONS / PERMITS: In addition to anything required under the onditions entitled Licensing, the apparent successful Vendor licenses, certifications, and/or permits upon request and in a equest may be prior to or after contract award at the State's
The apparent successful Vendor shall a certifications contained in the specifical	also furnish proof of any additional licenses or ations regardless of whether or not that requirement is listed

8. INSURANCE: The apparent successful Vendor shall furnish proof of the insurance identified by a checkmark below prior to Contract award. The insurance coverages identified below must be maintained throughout the life of this contract. Thirty (30) days prior to the expiration of the insurance policies, Vendor shall provide the Agency with proof that the insurance mandated herein has been continued. Vendor must also provide Agency with immediate notice of any changes in its insurance policies, including but not limited to, policy cancelation, policy reduction, or change in insurers. The apparent successful Vendor shall also furnish proof of any additional insurance requirements contained in the specifications prior to Contract award regardless of whether that insurance requirement is listed in this section.

Vendor must maintain:	
✓ Commercial General Liability Insurance in an occurrence.	t least an amount of: \$1,000,000.00 per
Automobile Liability Insurance in at least an a	amount of: \$1,000,000.00 per occurrence.
Professional/Malpractice/Errors and Omissio per occurrence. Notwithstan list the State as an additional insured for this type o	column Alan Paris 1 4 4 4
Commercial Crime and Third Party Fidelity I per occurrence.	
Cyber Liability Insurance in an amount of:	per occurrence.
Builders Risk Insurance in an amount equal to	
Pollution Insurance in an amount of:	per occurrence.
Aircraft Liability in an amount of:	

- WORKERS' COMPENSATION INSURANCE: Vendor shall comply with laws
 relating to workers compensation, shall maintain workers' compensation insurance when
 required, and shall furnish proof of workers' compensation insurance upon request.
- 10. VENUE: All legal actions for damages brought by Vendor against the State shall be brought in the West Virginia Claims Commission. Other causes of action must be brought in the West Virginia court authorized by statute to exercise jurisdiction over it.

11. LIQUIDATED DAMAGES: This clause shall in no way be considered exclusive and shall

not liqu	limit the State or Agency's right to pursue any other available remedy. Vendor shall pay idated damages in the amount specified below or as described in the specifications:
	☐ Liquidated Damages Contained in the Specifications.
	Liquidated Damages Are Not Included in this Contract.

- 12. ACCEPTANCE: Vendor's signature on its bid, or on the certification and signature page, constitutes an offer to the State that cannot be unilaterally withdrawn, signifies that the product or service proposed by vendor meets the mandatory requirements contained in the Solicitation for that product or service, unless otherwise indicated, and signifies acceptance of the terms and conditions contained in the Solicitation unless otherwise indicated.
- 13. PRICING: The pricing set forth herein is firm for the life of the Contract, unless specified elsewhere within this Solicitation/Contract by the State. A Vendor's inclusion of price adjustment provisions in its bid, without an express authorization from the State in the Solicitation to do so, may result in bid disqualification. Notwithstanding the foregoing, Vendor must extend any publicly advertised sale price to the State and invoice at the lower of the contract price or the publicly advertised sale price.
- 14. PAYMENT IN ARREARS: Payments for goods/services will be made in arrears only upon receipt of a proper invoice, detailing the goods/services provided or receipt of the goods/services, whichever is later. Notwithstanding the foregoing, payments for software maintenance, licenses, or subscriptions may be paid annually in advance.
- 15. PAYMENT METHODS: Vendor must accept payment by electronic funds transfer and P-Card. (The State of West Virginia's Purchasing Card program, administered under contract by a banking institution, processes payment for goods and services through state designated credit cards.)
- 16. TAXES: The Vendor shall pay any applicable sales, use, personal property or any other taxes arising out of this Contract and the transactions contemplated thereby. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.

- 17. ADDITIONAL FEES: Vendor is not permitted to charge additional fees or assess additional charges that were not either expressly provided for in the solicitation published by the State of West Virginia, included in the Contract, or included in the unit price or lump sum bid amount that Vendor is required by the solicitation to provide. Including such fees or charges as notes to the solicitation may result in rejection of vendor's bid. Requesting such fees or charges be paid after the contract has been awarded may result in cancellation of the contract.
- 18. FUNDING: This Contract shall continue for the term stated herein, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise made available, this Contract becomes void and of no effect beginning on July 1 of the fiscal year for which funding has not been appropriated or otherwise made available. If that occurs, the State may notify the Vendor that an alternative source of funding has been obtained and thereby avoid the automatic termination. Non-appropriation or non-funding shall not be considered an event of default.
- 19. CANCELLATION: The Purchasing Division Director reserves the right to cancel this Contract immediately upon written notice to the vendor if the materials or workmanship supplied do not conform to the specifications contained in the Contract. The Purchasing Division Director may also cancel any purchase or Contract upon 30 days written notice to the Vendor in accordance with West Virginia Code of State Rules § 148-1-5.2.b.
- 20. TIME: Time is of the essence regarding all matters of time and performance in this Contract.
- 21. APPLICABLE LAW: This Contract is governed by and interpreted under West Virginia law without giving effect to its choice of law principles. Any information provided in specification manuals, or any other source, verbal or written, which contradicts or violates the West Virginia Constitution, West Virginia Code, or West Virginia Code of State Rules is void and of no effect.
- 22. COMPLIANCE WITH LAWS: Vendor shall comply with all applicable federal, state, and local laws, regulations and ordinances. By submitting a bid, Vendor acknowledges that it has reviewed, understands, and will comply with all applicable laws, regulations, and ordinances.
 - SUBCONTRACTOR COMPLIANCE: Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to comply with all applicable laws, regulations, and ordinances. Notification under this provision must occur prior to the performance of any work under the contract by the subcontractor.
- 23. ARBITRATION: Any references made to arbitration contained in this Contract, Vendor's bid, or in any American Institute of Architects documents pertaining to this Contract are hereby deleted, void, and of no effect.

- 24. MODIFICATIONS: This writing is the parties' final expression of intent. Notwithstanding anything contained in this Contract to the contrary no modification of this Contract shall be binding without mutual written consent of the Agency, and the Vendor, with approval of the Purchasing Division and the Attorney General's office (Attorney General approval is as to form only). Any change to existing contracts that adds work or changes contract cost, and were not included in the original contract, must be approved by the Purchasing Division and the Attorney General's Office (as to form) prior to the implementation of the change or commencement of work affected by the change.
- 25. WAIVER: The failure of either party to insist upon a strict performance of any of the terms or provision of this Contract, or to exercise any option, right, or remedy herein contained, shall not be construed as a waiver or a relinquishment for the future of such term, provision, option, right, or remedy, but the same shall continue in full force and effect. Any waiver must be expressly stated in writing and signed by the waiving party.
- 26. SUBSEQUENT FORMS: The terms and conditions contained in this Contract shall supersede any and all subsequent terms and conditions which may appear on any form documents submitted by Vendor to the Agency or Purchasing Division such as price lists, order forms, invoices, sales agreements, or maintenance agreements, and includes internet websites or other electronic documents. Acceptance or use of Vendor's forms does not constitute acceptance of the terms and conditions contained thereon.
- 27. ASSIGNMENT: Neither this Contract nor any monies due, or to become due hereunder, may be assigned by the Vendor without the express written consent of the Agency, the Purchasing Division, the Attorney General's office (as to form only), and any other government agency or office that may be required to approve such assignments.
- 28. WARRANTY: The Vendor expressly warrants that the goods and/or services covered by this Contract will: (a) conform to the specifications, drawings, samples, or other description furnished or specified by the Agency; (b) be merchantable and fit for the purpose intended; and (c) be free from defect in material and workmanship.
- 29. STATE EMPLOYEES: State employees are not permitted to utilize this Contract for personal use and the Vendor is prohibited from permitting or facilitating the same.
- 30. PRIVACY, SECURITY, AND CONFIDENTIALITY: The Vendor agrees that it will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the Agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the Agency's policies, procedures, and rules. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in www.state.wv.us/admin/purchase/privacy.

31. YOUR SUBMISSION IS A PUBLIC DOCUMENT: Vendor's entire response to the Solicitation and the resulting Contract are public documents. As public documents, they will be disclosed to the public following the bid/proposal opening or award of the contract, as required by the competitive bidding laws of West Virginia Code §§ 5A-3-1 et seq., 5-22-1 et seq., and 5G-1-1 et seq. and the Freedom of Information Act West Virginia Code §§ 29B-1-1 et seq.

DO NOT SUBMIT MATERIAL YOU CONSIDER TO BE CONFIDENTIAL, A TRADE SECRET, OR OTHERWISE NOT SUBJECT TO PUBLIC DISCLOSURE.

Submission of any bid, proposal, or other document to the Purchasing Division constitutes your explicit consent to the subsequent public disclosure of the bid, proposal, or document. The Purchasing Division will disclose any document labeled "confidential," "proprietary," "trade secret," "private," or labeled with any other claim against public disclosure of the documents, to include any "trade secrets" as defined by West Virginia Code § 47-22-1 et seq. All submissions are subject to public disclosure without notice.

32. LICENSING: In accordance with West Virginia Code of State Rules § 148-1-6.1.e, Vendor must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agency or political subdivision. Obligations related to political subdivisions may include, but are not limited to, business licensing, business and occupation taxes, inspection compliance, permitting, etc. Upon request, the Vendor must provide all necessary releases to obtain information to enable the Purchasing Division Director or the Agency to verify that the Vendor is licensed and in good standing with the above entities.

SUBCONTRACTOR COMPLIANCE: Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to be licensed, in good standing, and up-to-date on all state and local obligations as described in this section. Obligations related to political subdivisions may include, but are not limited to, business licensing, business and occupation taxes, inspection compliance, permitting, etc. Notification under this provision must occur prior to the performance of any work under the contract by the subcontractor.

- 33. ANTITRUST: In submitting a bid to, signing a contract with, or accepting a Award Document from any agency of the State of West Virginia, the Vendor agrees to convey, sell, assign, or transfer to the State of West Virginia all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the State of West Virginia. Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to Vendor.
- 34. VENDOR NON-CONFLICT: Neither Vendor nor its representatives are permitted to have any interest, nor shall they acquire any interest, direct or indirect, which would compromise the performance of its services hereunder. Any such interests shall be promptly presented in detail to the Agency.

35. VENDOR RELATIONSHIP: The relationship of the Vendor to the State shall be that of an independent contractor and no principal-agent relationship or employer-employee relationship is contemplated or created by this Contract. The Vendor as an independent contractor is solely liable for the acts and omissions of its employees and agents. Vendor shall be responsible for selecting, supervising, and compensating any and all individuals employed pursuant to the terms of this Solicitation and resulting contract. Neither the Vendor, nor any employees or subcontractors of the Vendor, shall be deemed to be employees of the State for any purpose whatsoever. Vendor shall be exclusively responsible for payment of employees and contractors for all wages and salaries, taxes, withholding payments, penalties, fees, fringe benefits, professional liability insurance premiums, contributions to insurance and pension, or other deferred compensation plans, including but not limited to, Workers' Compensation and Social Security obligations, licensing fees, etc. and the filing of all necessary documents, forms, and returns pertinent to all of the foregoing.

Vendor shall hold harmless the State, and shall provide the State and Agency with a defense against any and all claims including, but not limited to, the foregoing payments, withholdings, contributions, taxes, Social Security taxes, and employer income tax returns.

- 36. INDEMNIFICATION: The Vendor agrees to indemnify, defend, and hold harmless the State and the Agency, their officers, and employees from and against: (1) Any claims or losses for services rendered by any subcontractor, person, or firm performing or supplying services, materials, or supplies in connection with the performance of the Contract; (2) Any claims or losses resulting to any person or entity injured or damaged by the Vendor, its officers, employees, or subcontractors by the publication, translation, reproduction, delivery, performance, use, or disposition of any data used under the Contract in a manner not authorized by the Contract, or by Federal or State statutes or regulations; and (3) Any failure of the Vendor, its officers, employees, or subcontractors to observe State and Federal laws including, but not limited to, labor and wage and hour laws.
- 37. NO DEBT CERTIFICATION: In accordance with West Virginia Code §§ 5A-3-10a and 5-22-1(i), the State is prohibited from awarding a contract to any bidder that owes a debt to the State or a political subdivision of the State. By submitting a bid, or entering into a contract with the State, Vendor is affirming that (1) for construction contracts, the Vendor is not in default on any monetary obligation owed to the state or a political subdivision of the state, and (2) for all other contracts, neither the Vendor nor any related party owe a debt as defined above, and neither the Vendor nor any related party are in employer default as defined in the statute cited above unless the debt or employer default is permitted under the statute.
- 38. CONFLICT OF INTEREST: Vendor, its officers or members or employees, shall not presently have or acquire an interest, direct or indirect, which would conflict with or compromise the performance of its obligations hereunder. Vendor shall periodically inquire of its officers, members and employees to ensure that a conflict of interest does not arise. Any conflict of interest discovered shall be promptly presented in detail to the Agency.

39. REPORTS: Vendor shall provide the Agency and/or the Purchasing Division with the following reports identified by a checked box below: Such reports as the Agency and/or the Purchasing Division may request. Requested reports may include, but are not limited to, quantities purchased, agencies utilizing the contract, total contract expenditures by agency, etc. Quarterly reports detailing the total quantity of purchases in units and dollars, along with a listing of purchases by agency. Quarterly reports should be delivered to the Purchasing Division via email at purchasing division@wv.gov. 40. BACKGROUND CHECK: In accordance with W. Va. Code § 15-2D-3, the State reserves the right to prohibit a service provider's employees from accessing sensitive or critical

information or to be present at the Capitol complex based upon results addressed from a criminal background check. Service providers should contact the West Virginia Division of Protective

41. PREFERENCE FOR USE OF DOMESTIC STEEL PRODUCTS: Except when authorized by the Director of the Purchasing Division pursuant to W. Va. Code § 5A-3-56, no contractor may use or supply steel products for a State Contract Project other than those steel products made in the United States. A contractor who uses steel products in violation of this section may be subject to civil penalties pursuant to W. Va. Code § 5A-3-56. As used in this section:

Services by phone at (304) 558-9911 for more information.

- a. "State Contract Project" means any erection or construction of, or any addition to, alteration of or other improvement to any building or structure, including, but not limited to, roads or highways, or the installation of any heating or cooling or ventilating plants or other equipment, or the supply of and materials for such projects, pursuant to a contract with the State of West Virginia for which bids were solicited on or after June 6, 2001.
- b. "Steel Products" means products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two or more or such operations, from steel made by the open heath, basic oxygen, electric furnace, Bessemer or other steel making process.
- c. The Purchasing Division Director may, in writing, authorize the use of foreign steel products if:
 - 1. The cost for each contract item used does not exceed one tenth of one percent (.1%) of the total contract cost or two thousand five hundred dollars (\$2,500.00), whichever is greater. For the purposes of this section, the cost is the value of the steel product as delivered to the project; or
 - 2. The Director of the Purchasing Division determines that specified steel materials are not produced in the United States in sufficient quantity or otherwise are not reasonably available to meet contract requirements.

42. PREFERENCE FOR USE OF DOMESTIC ALUMINUM, GLASS, AND STEEL: In Accordance with W. Va. Code § 5-19-1 et seq., and W. Va. CSR § 148-10-1 et seq., for every contract or subcontract, subject to the limitations contained herein, for the construction, reconstruction, alteration, repair, improvement or maintenance of public works or for the purchase of any item of machinery or equipment to be used at sites of public works, only domestic aluminum, glass or steel products shall be supplied unless the spending officer determines, in writing, after the receipt of offers or bids, (1) that the cost of domestic aluminum, glass or steel products is unreasonable or inconsistent with the public interest of the State of West Virginia, (2) that domestic aluminum, glass or steel products are not produced in sufficient quantities to meet the contract requirements, or (3) the available domestic aluminum, glass, or steel do not meet the contract specifications. This provision only applies to public works contracts awarded in an amount more than fifty thousand dollars (\$50,000) or public works contracts that require more than ten thousand pounds of steel products.

The cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than twenty percent (20%) of the bid or offered price for foreign made aluminum, glass, or steel products. If the domestic aluminum, glass or steel products to be supplied or produced in a "substantial labor surplus area", as defined by the United States Department of Labor, the cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than thirty percent (30%) of the bid or offered price for foreign made aluminum, glass, or steel products. This preference shall be applied to an item of machinery or equipment, as indicated above, when the item is a single unit of equipment or machinery manufactured primarily of aluminum, glass or steel, is part of a public works contract and has the sole purpose or of being a permanent part of a single public works project. This provision does not apply to equipment or machinery purchased by a spending unit for use by that spending unit and not as part of a single public works project.

All bids and offers including domestic aluminum, glass or steel products that exceed bid or offer prices including foreign aluminum, glass or steel products after application of the preferences provided in this provision may be reduced to a price equal to or lower than the lowest bid or offer price for foreign aluminum, glass or steel products plus the applicable preference. If the reduced bid or offer prices are made in writing and supersede the prior bid or offer prices, all bids or offers, including the reduced bid or offer prices, will be reevaluated in accordance with this rule.

43. INTERESTED PARTY SUPPLEMENTAL DISCLOSURE: W. Va. Code § 6D-1-2 requires that for contracts with an actual or estimated value of at least \$1 million, the Vendor must submit to the Agency a disclosure of interested parties prior to beginning work under this Contract. Additionally, the Vendor must submit a supplemental disclosure of interested parties reflecting any new or differing interested parties to the contract, which were not included in the original pre-work interested party disclosure, within 30 days following the completion or termination of the contract. A copy of that form is included with this solicitation or can be obtained from the WV Ethics Commission. This requirement does not apply to publicly traded companies listed on a national or international stock exchange. A more detailed definition of interested parties can be obtained from the form referenced above.

- 44. PROHIBITION AGAINST USED OR REFURBISHED: Unless expressly permitted in the solicitation published by the State, Vendor must provide new, unused commodities, and is prohibited from supplying used or refurbished commodities, in fulfilling its responsibilities under this Contract.
- 45. VOID CONTRACT CLAUSES: This Contract is subject to the provisions of West Virginia Code § 5A-3-62, which automatically voids certain contract clauses that violate State law.
- 46. ISRAEL BOYCOTT: Bidder understands and agrees that, pursuant to W. Va. Code § 5A-3-63, it is prohibited from engaging in a boycott of Israel during the term of this contract.

DESIGNATED CONTACT: Vendor appoints the individual identified in this Section as the Contract Administrator and the initial point of contact for matters relating to this Contract.

(Printed Name and Title) David M Clawson, Vice President Commercial Sales

(Address) 1515 State Road PO Box 100 Duncannon PA 17020

(Phone Number) / (Fax Number) 800-735-3900/540-729-3751

(email address) dclawson@rohrerbus.com

CERTIFICATION AND SIGNATURE: By signing below, or submitting documentation through wvOASIS, I certify that: I have reviewed this Solicitation/Contract in its entirety; that I understand the requirements, terms and conditions, and other information contained herein; that this bid, offer or proposal constitutes an offer to the State that cannot be unilaterally withdrawn; that the product or service proposed meets the mandatory requirements contained in the Solicitation/Contract for that product or service, unless otherwise stated herein; that the Vendor accepts the terms and conditions contained in the Solicitation, unless otherwise stated herein; that I am submitting this bid, offer or proposal for review and consideration; that this bid or offer was made without prior understanding, agreement, or connection with any entity submitting a bid or offer for the same material, supplies, equipment or services; that this bid or offer is in all respects fair and without collusion or fraud; that this Contract is accepted or entered into without any prior understanding, agreement, or connection to any other entity that could be considered a violation of law; that I am authorized by the Vendor to execute and submit this bid, offer, or proposal, or any documents related thereto on Vendor's behalf; that I am authorized to bind the vendor in a contractual relationship; and that to the best of my knowledge, the vendor has properly registered with any State agency that may require registration.

By signing below, I further certify that I understand this Contract is subject to the provisions of West Virginia Code § 5A-3-62, which automatically voids certain contract clauses that violate State law; and that pursuant to W. Va. Code 5A-3-63, the entity entering into this contract is prohibited from engaging in a boycott against Israel.

Rohrer Enterprises, LLC. DBA Rohrer Bus Sales	
(Company)	
(Signature of Authorized Representative) David M Clawson, Vice President Commercial Sales 10	-15/25
(Printed Name and Title of Authorized Representative) (Date) 800-735-3900/540-729-3751	-10/25
(Phone Number) (Fax Number) dclawson@rohrerbus.com	
(Email Address)	

REQUEST FOR QUOTATION ADA Compliant Lowered Floor Mini-Van

Documentation – to be submitted PRIOR TO THE AWARD: Referenced

X 3.3.1.1 Engine provide product description, warranty information and product literature. X 3.6.1 Transmission; provide product description, warranty information and product literature. X 3.6.4 Back Up Camera System: provide product description, warranty information and product literature. X 3.11 Tires: provide product description, warranty information and product literature. X 3.14.4 Undercoating and Rustproofing: provide product description, warranty information and literature. X 3.14.7 Ambulatory Passenger Entrance/Exit: provide location, size, door operating X 3.19.2 Floor Covering: provide samples of floor covering and colors to be provided. Seating: provide product description, warranty information, product literature and color charts for all of the seating products to be utilized. Proposed floor plan. X 3.2201 Driver's Seat: provide description of product. X 3.27 Wheelchair Securement System: provide product description, warranty information and product literature. X 3.28 Wheelchair Occupant Restraint System: provide product description, warranty information and product literature. X 3.29 Wheelchair Ramp: provide Make, Model #, product description, warranty information and product literature. X 3.35 Training: submit letter of understanding to the terms in this Section.

REQUEST FOR QUOTATION ADA Compliant Lowered Floor Mini-Van

_X_3315	Security Camera: provide product description, warranty information and product literature.
_X_5.9.1	Warranty on complete vehicle.
_X_5.9.2	Warranty on Basic Vehicle Structure.
_X_594	Warranty: warranties to be provided on subsystems and components.
_X_10.2 A	Complete mechanical description of vehicles, its construction and equipment including manufacturer's model name and /or number. Include description of front and rear air conditioning and heat systems.
X 10.2 B	Proposed interior floor plans, showing detailed dimensions including the location of the wheelchair securement system and stanchions.
_X_10.2 C.	Curb weight (empty weight) and gross vehicle weight rating (GVWR) of vehicle.
344	identification of the conversion location of the van.
X 10.2 i.	A list of five (5) users' names, addresses, emails and telephone numbers who have been provided similar equipment by the Vendor.

Commercial Side-Entry Foldout Features

E

BraunAbility Commercial Side-Entry Foldout built on:

2022-2025 Chrysler Voyager LX

2022-2025 Chrysler Pacifica 27W

2022-2025 Chrysler Grand Caravan (Canada)

See back of this guide for vehicle requirements.

- ADA, FMVSS, CMVSS Compliant
- FTA Buy America Compliant Option Available
- Meets or Exceeds Altoona Test Requirements
- CARB Compliant
- ADA Compliant Interlock
- ADA Compliant Ramp & Door Entrance Lighting



▲ Lowered Floor

The floor is lowered from the toe pan to the rear axle and provides multiple wheelchair securement positions. Premium vinul flooring

multiple wheelchair securement positions. Premium vinyl flooring with 3/8" underlayment comes standard.



ADA-compliant passenger sliding OEM power door with 56" vertical opening and 31" wide clear opening (excluding grab handle).

■ Manual Folding Ramp with Swing-Out Feature 3,19
The low-angle 30" wide aluminum foldout ramp (1,000 lb capacity) makes it easy to load and unload wheelchair users. The swing-out feature allows ambulatory passengers to exit directly to curbs and sidewalks, away from the flow of traffic.



◆ Driver and Passenger Seating ▶ 3.22

The driver seat is stationary and has a storage area underneath for optional DOT items. The passenger seat can be easily removed to provide a wheelchair securement position in the front of the vehicle. An optional 2nd row 2 passenger folding bench seat is also available.



Fold-Down Rear Seat Footrest
 Adds comfort for backseat passengers.

Emergency Rear Hatch Release



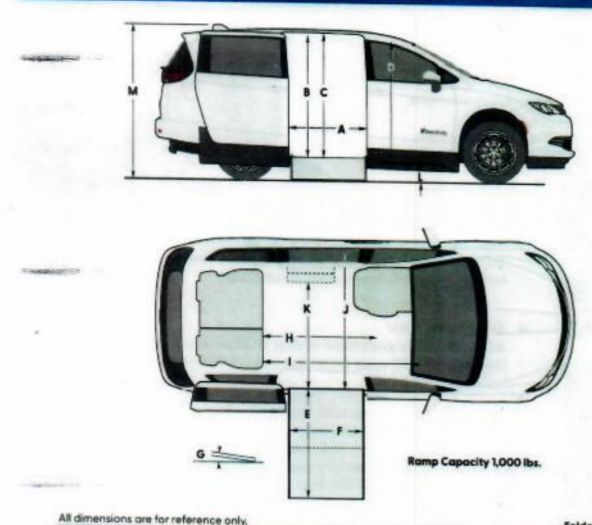
■ ADA-Compliant Ramp and Door Entrance Lighting

One standard belt system included for use with the floor-mounted tracks.

Commercial Side-Entry Foldout Dimensions



Foldout Ramp



		1 diadas maitip	
Door Opening Usable Width (excluding OEM grab handle)	A	31"	100
Door Opening Usable Height (at middle of door)	8	56"	
Interior Height at Center of Van	c	60"	
Interior Height at Driver and Passenger Position	D	60"	
Ramp Length		52"	w
Ramp Width (Usable Clear Opening)	12	34	

Interior Height at Driver and Passenger Position

Ramp Length

Ramp Width (Usable Clear Opening)

Ramp Angle*

Interior Floor Length (Behind Front Seat Strikers)

Overall Interior Floor Length (Flat Area)

Interior Width at Passenger Doors (Doors Closed)

Interior Width - Ramp (Deployed) to Optional 2-Passenger Seat (Stowed)

Ground clearance (loaded) @ * GVWR lbs**

Overall Vehicle Height (Unloaded)

D 60*

E 52*

Table 13.75*

H 71*

The passenger Seat (Stowed)

K 49*

L 5*

Overall Vehicle Height (Unloaded)

Due to manufacturing tolerances both with the OEM vehicle and the conversion components, all dimensions may vary slightly from those shown.

^{*}Ramp angle may vary based on chassis trim level and other environmental factors - measured with a 250 to approximated wheelchoir passenger load at the center of the ramp

^{** 5&}quot; clearance between the break-over angle position of the vehicle exhaust pipe and level ground when loaded to copocity

Commercial Side-Entry Foldout



The Chrysler Commercial Side-Entry Foldout wheelchair accessible vehicle has been a cost-effective, workhorse product for paratransit providers and transportation services. Leveraging over 50 years of experience in mobility transportation solutions, BraunAbility introduces with the newest addition to the Commercial fleet, the Chrysler Voyager. The side-entry foldout has all the ADA-compliant features of the Dodge Grand Caravan but with 15% more cabin space for easier maneuverability, more seating positions, plus enhanced space at the toe pan for wheelchair footrests. The new conversion also features the much more durable thermoplastic (TPO) front, side and rear flares to absorb minor impacts while protecting the exterior look of the vehicle. An LED spotlight package for the ramp and cabin as well as an easy access footrest for rear seating adds to the overall ease of use for both operators and passengers.

The Chrysler Commercial Side-Entry Foldout comes standard with an easily removable front passenger seat with wheelchair securement positions in the front and midrow. The optional aftermarket midrow folding seat increases the seating capacity when needed.

Safety has always been a top priority at BraunAbility. The Chrysler Commercial Side-Entry Foldout has been crash tested and certified to meet or exceed all applicable requirements of the Federal Motor Vehicle Safety Standards (FMVSS) and is backed by our three-year limited warranty.

- Seating for up to 7 ambulatory*; up to 2 wheelchair positions
- Added space at front for wheelchair passenger footrests
- · Hard-wearing TPO front, side and rear flares to absorb minor impacts
- · Reinforced, heavy-duty swing-out ramp and latch
- Enhanced ADA lighting package
- Option for BuyAmerica compliant conversion is available

Standard Features

- · ADA, FMVSS and CMVSS Compliant
- · CARB approved
- · 7-passenger vehicle (with optional aftermarket 2nd row 2-passenger folding bench seat)
- · Lowered floor from toepan to rear axle
- · 60" floor-to-ceiling at center of van
- · 30" wide manual ramp with 1,000 lb capacity and swing out feature for ambulatory access
- Multiple wheelchair securement locations
- One wheelchair securement system Q'STRAINT
- OEM driver and passenger side power sliding door providing 56" vertical opening (ADA compliant), passenger door provides clear opening width of 31" (excluding OEM grab handle)
- Step-and-Roll removable front passenger seat
- · 3-passenger bench seat at rear with folding footrest
- · Front passenger floor tracks for wheelchair securement, with 60° floor-to-ceiling height
- TPO plastic lower body panels with integrated steps
- Vinyl flooring with 3/8" underlayment, a thermoplastic honeycomb panel subfloor
- ADA-compliant park interlock
- · ADA-compliant ramp and door entrance lighting
- Priority seating and wheelchair securement location decals
- Auxiliary wiring harnesses include fused circuits
- · Emergency rear hatch release
- Easy maintenance interior trim package
- 19 gallon OEM fuel tank

Optional Features

- Aftermarket 2nd row 2-passenger folding bench seat
- DOT kit
- Additional set of tie-downs
- High Conspicuity Ramp Tape Kit



* With optional aftermarket 2nd row 2-passanger folding bench seat

Commercial Side-Entry Foldout Options



Extra Standard Wheelchair and Occupant 29012K Securement System

> Includes four wheelchair tie-downs, one lap belt/shoulder harness connector and bag.

One system is included standard.

511641K Swap Standard for QRT Max Retractable

Securement System

Swap Standard for QRT Deluxe Retractable 511642K

Securement System

511643K Swap Standard for QRT 360 WC 18 Retractable

Securement System

Q'STRAINT

31490K Extra QRT Max Retractable Securement System

Extra QRT Deluxe Retractable Securement System 26558K

509070K Extra QRT 360 WC 18 Retractable Securement System



509747BK-CLK 2nd Row 2-Passenger Folding Bench Seat - Black Cloth

509747BKK 2nd Row 2-Passenger Folding Bench Seat - Black Vinyl

510037K **Vinyl Seat Covers**

Driver, passenger, and 3rd row bench.

512862K DOT Package (5# Fire Extinguisher, 10 First Aid Kit, Triongle Flore Kit, Body Fluid Kit) 513267K

CSA-D409 Package (for Canadian use only)

510205K **OEM Inflatable Spare Tire**

507747K High Conspicuity Ramp Tape Kit



Pre-Award Buy America Certification

Manufacturer:

The Braun Corporation

Bid No.

Description:

Wheelchair Accesible Vehicle

End User:

WV - E4 - 2 BA3692544

VIN / Job:

Final assembly activities T

completed at:

The Braun Corporation 631 W 11th St. Winamac, IN 46996

Component	Manufacturer	Country of Origin	C % of Total Cost
OEM Chassis	FCA Canada	Windsor, Ontano, Canada	35.869%
Weldment	The Braun Corporation	Winamac, IN, United States	11.173%
Sub Assembly	The Braun Corporation	Winamac, IN, United States	5.226%
Seats - Seating & Fabric	The Braun Corporation	Winamac, IN, United States	4.566%
ADA & Special Equip.	The Braun Corporation	Winamac, IN, United States	3.658%
Ramp Parts & Assemblies	The Braun Corporation	Winamac, IN, United States	2.337%
Wire / Harness / Loom	Altex	Westfield, IN, United States	1.227%
Floor - Substrate & Covering	Standard Integrated Solution, Inc.	Winamac, IN, United States	
Plastic - Vacform & Inj.	The Braun Corporation	Winamac, IN, United States	0.931%
Plastic - Vacform & Inj.	Lippert Components Inc	Chicago, IL, United States	0.882%
Weldment	Standard Integrated Solution, Inc.	Winamac, IN, United States	0.476%
Plastic - Vacform & Inj.	Patrick Industries Inc	Elkart, IN, United States	0.436%
Heat, Ventilation, Air Cond.	Formfab LLC	Rochester Hills, MI, United States	0.319%
Electronics / Switches & Senso	FEV North America Inc.		0.305%
Fuel system & Undercarriage	Formfab LLC	Auburn Hills, MI, United States	0.285%
Metal Fabrication	LSI Metal Fabrication	Rochester Hills, MI, United States	0.192%
Metal Fabrication	Cutting Edge Machine & Tool	Logansport, IN, United States	0.189%
Option-Vehicle	The Braun Corporation	Nappanee, IN, United States	0.189%
Metal Fabrication	MORryde International, Inc.	Winamac, IN, United States	0.189%
Weldment	MORryde International, Inc.	Elkhart, IN, United States	0.188%
Metal Fabrication	The Braun Corporation	Elkhart, IN, United States	0.186%
Restraint Systems & Beits	The Braun Corporation	Winamac, IN, United States	0.168%
Metal Fabrication	Standard Integrated Solution, Inc	Winamac, IN, United States	0.157%
Brake System	Formfab LLC	Winamac, IN, United States	0.096%
Metal Machined Parts	Cutting Edge Machine & Tool	Rochester Hills, MI, United States	0.069%
ADA & Special Equip.		Nappanee, IN, United States	0.064%
Sub Assembly	Cooper-Standard Automotive Fhs. In		0.063%
Wire / Harness / Loom	Cutting Edge Machine & Tool	Nappanee, IN, United States	0.058%
Fuel system & Undercarriage	Atronix, Inc.	Tucson, AZ, United States	0.053%
ADA & Special Equip.	Cooper-Standard Automotive Fhs. In		0.052%
Metal Fabrication	ACME United Corporation	Pittsburgh, PA, United States	0.052%
Heat, Ventilation, Air Cond.	Quality Tool And Stamping, Inc.	Muskegon Heights, MI, United States	0.044%
Exhaust System & Components	HWASEUNG Automotive USA, LLC.	Enterprise, AL, United States	0.040%
Media / Decais / Literature	Exhaust Productions Inc.	Merrillville, IN, United States	0.040%
Metal Machined Parts	Sharpline Converting Inc.	Wichita, KS, United States	0.039%
metal indefinited Parts	The Braun Corporation	Winamac, IN, United States	0.037%



Sub Assembly	Vista Manufacturing Inc	Elkhart, IN, United States	0.035%
Plastic - Vacform & Inj.	SPI Blow Molding LLC	Coloma, Ml. United States	0.033%
Plastic - Vacform & Inj.	Proto Shapes, Inc.	Coldwater, Ml. United States	0.029%
Media / Decals / Literature	Mandala Screen Printing	Winamac, IN, United States	0.028%
Electronics / Switches & Senso	Vista Manufacturing Inc	Elkhart, IN, United States	0.019%
ADA & Special Equip.	Certified Safety Manufacturing,inc.	Dallas, TX, United States	0.017%
Hydraulics / Hoses / Fittings	Cooper-Standard Automotive Fhs. In		0.017%
Metal Machined Parts	Kilgore Manufacturing Co. Inc.	Columbia City, IN, United States	0.017%
Plastic - Vacform & Inj.	Thunderbird Molding Shelbyville	Columbus, OH, United States	0.017%
Media / Decals / Literature	Webb Printing	Winamac, IN, United States	0.010%
OEM - Parts	Standard Integrated Solution, Inc.	Winamac, IN, United States	
Media / Decals / Literature		Trinding, IV, United States	0.011%
Heat, Ventilation, Air Cond.	Cooper-Standard Automotive Fhs. In	or Chicago II I leited States	0.010%
Wire / Harness / Loom	Vista Manufacturing Inc	Elkhart, IN, United States	0.009%
Bushings / Bearings / Guides	Cutting Edge Machine & Tool	Nappanee, IN, United States	0.009%
NVH	GDC, Inc	Goshen, IN, United States	0.008%
Vehicle Section - Qty Bearing	The Braun Corporation	Winamac, IN, United States	0.007%
Exhaust System & Components	Standard Integrated Solution, Inc	Winamac, IN, United States	0.007%
Metal Machined Parts	MJ Celco, Inc.		0.007%
Heat, Ventilation, Air Cond.	Standard Integrated Solution, Inc	Schiller Park, IL, United States	0.006%
Hardware - Nuts Bolts & Screws	Umpco. Inc.	Winamac, IN, United States	0.003%
Media / Decais / Literature	Dec-O-Art, Inc.	Garden Grove, CA, United States	0.003%
Hardware - Nuts Bolts & Screws	The Braun Corporation	Elkhart, IN, United States	0.002%
Electronics / Switches & Senso	Umpco, Inc.	Winamac, IN, United States	0.002%
Hardware - Nuts Bolts & Screws	EFC International	Garden Grove, CA, United States	0.002%
NVH	Standard Integrated Solution, Inc.	Chicago, IL. United States	0.001%
Hardware - Nuts Bolts & Screws	Caplugs	Winamac, IN, United States	0.001%
Media / Decals / Literature	The Braun Corporation	Carol Stream, IL, United States	0.001%
Fuel system & Undercarriage	dhBowles Inc.	Winamac, IN, United States	0.001%
Metal Machined Parts	Caplugs	Canton, OH, United States	0.001%
Grand Total	onhuge	Carol Stream, IL, United States	0.000%
			70.167%

Cost of final assembly as related to cost of vehicle (percentage): 7.24%

Date: 04/04/2025

Signature Justin Ruff
Print Name Justin Ruff

Control of the Contro

Title: Commercial WAV Contract Administrator

Description of final assembly activities detailed on next page.



Description of final assembly activities:

- Braun's Final Assembly manufacturing processes consist of the following:
 - (a) "Seat Installation": Installation of seats in the first, second, and third seating rows in the vehicle.
 - (b) "Subsystem Installation": Installation of new lines for rear brake, fuel, heat, and air conditioning components.
 - (c) "Fuel Tank System Installation": Installed the fuel tank. Installation and interconnection of the new fuel fill pipe assembly to meet the relocated and rotated OEM fuel tank.
 - (d) "Exhaust Installation & Interconnection": Installing a new exhaust pipe, hanger brackets, and the OEM muffler.
 - (e) "Engine/Transmission/Front Suspension Assembly Modifications": Disconnecting the engine, transmission, and front suspension assembly in order to raise the body to accommodate the lowered floor. Modifications are made to the engine, transmission, and front suspension assembly, involve adding various types of spacing brackets, custom steering shaft extension, and two engine cradle safety bracket tube extensions, and reconnecting the engine, transmission, and front suspension assembly.
 - (f) "Slide Door Installation": Doors are installed and tested to verify proper travel and function.
 - (g) "Rear Axle & Suspension Installation & Interconnection": Installation of the rear axle, addition of brake line extensions, and rear brake lines fastened.
 - (h) "Flooring & Walls Installation": Installation of flooring substrate and covering and carpet or plastic panels with carpeted inserts. Walls are covered with new interior panels and trims.
 - (i) "Rear Bumper Installation": Installation of the reinforced rear bumper.
 - "Wiring Installation": Installation of new and reroute existing wiring to accommodate the new seating systems, airbag systems, wheelchair ramp system, slide door operation, and other accessibility modifications such as kneeling function.
 - (k) "Ramp Installation & Interconnection": Installation and interconnection of the wheelchair ramp.
 - "Undercoating": Newly installed components are coated, and the entire floor is undercoated.
 - (m) "Inspection & Certification": The vehicle is inspected, weighed, road tested, identified repairs completed if required, and recertified to all applicable FMVSS by Braun in preparation of the vehicles for delivery.



PRE-AWARD FMVSS COMPLIANCE CERTIFICATION

As required by 49 CFR part 663 - Subpart D, WV - E4 - 2 (the recipient) certifies that it received, at the pre-award stage, a copy of The Braun Corporation's (the manufacturer) self-certification information stating that the vehicles, 2025 Chrysler Voyager LX- 27E Side-Entry, will comply with the relevant Federal Motor Vehicle Safety Standard issued by the National Highway Traffic Safety Administration in 49 CFR part 571.

Date: 04/04/2025

Print Name Justin Ruff

Signature Quatin Ruff

Title: Commercial WAV Contract Administrator

	TIRE AND L	DADING	INFOR	MATI	ON
	SEATING CAPACITY	TOTAL	FRONT	REA	u
he combines	weight of occupants and ca	go should no	er exceet	Kg or	Lb
TIRE	SIZE	COLD TIME	PRESSURE		
FRONT			-	SEE OW MANUA	
REAR				ADDIT	1000
SPARE				INFORM	

THE BRAUN CORPORATION 631 w. 15th Street, Winamac, Indiana 66556 This Value was above by THE BRAUN CORPORATION in and as above it conforms to all applicable Federal Motor Value Subsy Stamper and Tradit Provention Standards ablanted by the aboration and in effect in Varietie Type Vin 8 Assaltatio Psylvad Capacity LEG/Vishout Passangers & Wineschalm)

THE BRAUN CORPORATI DATE OF MANUFACTURE	ON ENTERVAN COMII E NO YR
DATE INC. VEH. NED	DAPORATION
GAMP FRONT	LBS LBS. THES
enz 6	PS COLD (kPa rod)
CANTRIBAR K	PSI COLD
THE VEHICLE HAS BEEN OF ACCOMPANCE WITH THE MANUFACTURERS NO WH	PRIOR BRE APPLICABLE TO ALL APPLICABLE
THIS VEHICLE CONFORMS FEDERAL MOTOR VEHICLE IAND SUMPER AND THEFT STANDARDS. IF APPLICABL A EFFECT B	PREVENTION
FEDERAL MOTOR VEHICLE JAND SUMPER AND THEFT! S"ANDARDS. IF APPLICABL IN EFFECT IN	PREVENTION #] YEAR)



Pre-Award Buy America

PURCHASER'S REQUIREMENTS CERTIFICATION

Purchaser - FTA Grantee	WV - E4 - 2	7.1
Quantity	1	
Description of Vehicles	2025 Chrysler Voyager LX- 27E Side-Entry	
Bid / RFP Contract Number		

As required by Title 49 of the CFR, Part 663 - Subpart B, BraunAbility | The Braun Corporation of Winamac, Indiana (the manufacturer) certifies that the documentation submitted in response to WV - E4 - 2 (the recipient) rolling stock procurement solicitation meets the required Bid Specification Compliance with the Purchaser's Solicitation Specifications.

The manufacturer certifies that the rolling stock vehicles to be manufactured for the recipient are the same product described in the recipient's solicitation specification and the manufacturer is a responsible manufacturer with the capability to produce a rolling stock vehicle that meets the recipient's specifications set forth in the recipient's solicitation.

Date: 04/04/2025

Signature Justin Ru

Print Names Justin Ruff

Title: Commercial WAV Contract Administrator

2025 Chrysler Voyager LX



Chrysler of Forest City





Prepared For:

Prepared By: Administrator Chrysler of Forest City 1445 Hwy 69 S Forest City, Iowa, 50436

INDEX	2025 Chrysler Voyager
Description	Passenger Van LX (RUCL53) Page
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Vehicle (Werview	
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Job Rating	
Window Sticker	
Price Sheet	15

CHRYSLER

Prepared For:

Prepared By: Administrator Chrysler of Forest City 1445 Hwy 69 S Forest City, Towa, 50436

VEHICLE OVERVIEW

2025 Chrysler Voyager

Passenger Van LX (RUCL53)

Powertrain

Pentastar 3.6L V-6 DOHC SMPI 24 valve engine with VVT variable valve control, cylinder deactivation * 180 amp alternator * 650 amp battery with run down protection, auxiliary battery * Engine oil cooler, transmission oil cooler * 9-speed electronic automatic transmission with overdrive, lock-up * Front-wheel drive * ABS & driveline traction control * 3.25 axie ratio * Stainless steel exhaust

Steering and Suspension

Electric power-assist rack and pinion steering * 4-wheel disc brakes with front vented discs * Touring ride suspension, with electronic stability * Independent front suspension * Front strut suspension * Front anti-roll * Front coil springs * Gas-pressurized front shocks * Rear independent suspension * Rear trailing arm suspension * Rear coil springs * Gas-pressurized rear shocks * Front and rear 17.0" x 7.00" silver aluminum wheels * P235/65HR17.0 BSW AS front and rear tires * Inside mounted collapsible aluminum spare wheel

Safety

4-wheel anti-lock braking system * Daytime running lights, center high mounted stop light * Dual airbags, seat mounted driver and passenger side-impact airbags, curtain 1st, 2nd and 3rd row overhead airbag, airbag occupancy sensor, driver and passenger knee airbag * Front and rear height adjustable seatbelts with front pre-tensioners * Sentry Key immobilizer, panic alarm, tracker system, security system

Comfort and Convenience

Automatic dual zone front air conditioning, rear HVAC, air filter, underseat ducts, headliner/pillar ducts * SiriusXM AM/FM/Satelitte, clock, seek-scan, Uconnect 5 external memory control, 6 speakers, speed sensitive volume, Bluetooth streaming audio, active noise cancellation, integrated roof antenna, radio steering wheel controls * 2 1st row LCD monitors * Cruise control with steering wheel controls, adaptive * Power door locks with 2 stage unlock, keyfob (all doors) keyless entry, power remote cargo access release, child safety rear door locks, taligate/rear door lock included with power door locks * 2 12V DC power outlets, trunk/hatch auto-latch, driver foot rest, retained accessory power, Chrysler Connect emergency SOS, Bluetooth wireless phone connectivity, 4G LTE Wi-Fi Hot Spot internet access * Analog instrumentation appearance includes tachometer, oil pressure gauge, engine/motor temperature gauge, voltmeter gauge, oil temperature gauge, transmission fluid temp gauge, compass, exterior temp, driver information center, redundant digital speedometer, camera(s) - rear camera, trip computer, trip odometer, ParkSense with Stop rear parking sensors, lane departure, blind spot, forward collision * Warning indicators include oil pressure, engine temperature, battery, lights on, key, low fuel, low washer fluid, door ajar, rear cargo ajar, service interval, brake fluid, turn signal on, tire specific low tire pressure, transmission fluid temp * TechnoLeather leatherette steering wheel with tilt and telescopic adjustment * Power front and rear windows with deep tint, driver

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Effective Date: 12/16/2024 Date Printed: February 11, 2025

VEHICLE OVERVIEW Continued

Comfort and Convenience (Continued)

and passenger 1-touch down, fixed rearmost windows, 2nd row sun blinds * Variable intermittent front windshield wipers, rain detecting wipers, fixed interval rear wiper, rear window defroster * Dual illuminated vanity mirrors * Day-night rearview mirror * Interior lights include dome light with fade, front reading lights, illuminated entry * Partial floor console with covered storage, mini overhead console with storage, conversation mirror, locking glove box, front and rear cupholders, instrument panel bin, interior concealed storage, 2 seat back storage pockets, driver and passenger door bins, rear door bins * Carpeted cargo floor, plastic trunk lid/rear cargo door, cargo be downs, cargo light, tire mobility kit

Seating and Interior

Seating capacity of 7 * Bucket front seats with driver and passenger heated-cushion, driver and passenger heated-seatback, adjustable head restraints with tilt, driver and passenger armrests * 8-way adjustable (8-way power) driver seat includes power 4-way lumbar support * 4-way adjustable passenger seat * Bucket 2nd row seat with fold forward seatback, reclining folding activation, 2 fixed rear head restraints, armrest mounted outboard only * 3rd row seat 60-40 folding spirt-bench fold into floor with reclining fold into floor, 3 fixed 3rd row head restraints * Leatherette faced front seats with leatherette back material * Leatherette faced rear seats with plastic back material * Leatherette faced 3rd row seats with carpet back material * Full cloth headliner, full carpet floor covering with carpet front and rear floor mats, colored instrument panel insert, metal-look gear shifter material, colored door panel insert, plano black console insert, plano black/metal-look interior accents

Exterior Features

Rear lip spoiler, side impact beams, front license plate bracket, galvanized steel/aluminum body material * Chrome side window moldings * Body-colored door handles * Black w/chrome surround grille * 4 doors with power sliding rear driver's side door, power sliding rear passenger's side door power liftgate rear cargo door with door auto-latch * Driver and passenger power remote black heated folding outside mirrors with turn signal indicators * Front and rear body-colored bumpers * Reflector halogen auto on/off headlamps with multiple headlamps, delay-off feature * Clearcoat monotone paint

33.1.1

Warranty

Basic		Powertrain	60 month/100,000 miles
Corrosion Perforation	60 month/unlimited mileage	Roadside Assistance	60 month/60,000 miles

Dimensions and Capacities

Output	87 hp @ 6,400 rpm	Torque	262 lbft. @ 4,000 rpm
Drag coefficient		1st gear ratio	4.710
2nd gear ratio	2,840	3rd gear ratio	1.910
4th gear ratio	1.380	5th gear ratio	1.000
6th gear ratio	0.810	7th gear ratio	0.700
8th gear ratio	0.580	9th gear ratio	0.480
Reverse gear ratio	3.810	City/hwy	
Curb weight		GVWR	6,055 lbs.
Towing capacity	3,600 lbs.	Front legroom	41.1 **

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VEHICLE OVERVIEW Continued

Dimensions and Capacities (Continued)

Rear legroom	39.0 "	Third legroom	36.5 *
Front headroom		Rear headroom	39.6
Third headroom		Front hinroom	39.0
Rear hiproom		Front hiproom Third hiproom	59.0 *
Front shoulder room		Rear shoulder room	49.5 *
Third shoulder room		Passenger area volume	63.0 "
Length	203.8 *	Body width	79.6 °
Body height	69.9 *	Body width Wheelbase	121.6
Front track		Rear track	121.6 ° 68.3 °
Turning radius		Fuel tank	10.0 and
Interior rear cargo volume	32.3 cu.ft.	Interior rear cargo volume seats folded	19.0 gal. 87.5 cu.ft.
Interior maximum rear cargo volume	140.5 cu.ft.		ev.5 cu.rt.

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Effective Date: 12/16/2024 Date Printed: February 11, 2025



CHRYSLER

Prepared For:

Prepared By: Administrator Chrysler of Forest City 1445 Hwy 69 S Forest City, Towa, 50436

STANDARD EQUIPMENT

2025 Chrysler Voyager

Passenger Van LX (RUCL53)

Powertrain

Pentastar 3.6L V-6 DOHC SMPI 24 valve engine with VVT variable valve control, cylinder deactivation * 180 amp alternator * 650 amp battery with run down protection, auxiliary battery * Engine oil cooler, transmission oil cooler * 9-speed electronic automatic transmission with overdrive, lock-up * Front-wheel drive * ABS & driveline traction control * 3.25 axie ratio * Stainless steel exhaust

Steering and Suspension

Electric power-assist rack and pinion steering * 4-wheel disc brakes with front vented discs * Touring ride suspension, with electronic stability * Independent front suspension * Front strut suspension * Front anti-roll * Front coil springs * Gas-pressurized front shocks * Rear independent suspension * Rear trailing arm suspension * Rear coil springs * Gas-pressurized rear shocks * Front and rear 17.0" x 7.00" silver aluminum wheels * P235/65HR17.0 BSW AS front and rear tires

Safety

4-wheel anti-lock braking system * Daytime running lights, center high mounted stop light * Dual airbags, seat mounted driver and passenger side-impact airbags, curtain 1st, 2nd and 3rd row overhead airbag, airbag eccupancy sensor, driver and passenger knee airbag * Front and rear height adjustable seatbelts with front pre-tensioners * Sentry Key immobilizer, panic alarm, tracker system, security system

Comfort and Convenience

Automatic dual zone front air conditioning, rear HVAC, air filter, underseat ducts, headliner/pillar ducts * SiriusXM AM/FM/Satellite, clock, seek-scan, Uconnect 5 external memory control, 6 speakers, speed sensitive volume, Bluetooth streaming audio, active noise cancellation, integrated roof antenna, radio steering wheel controls * 2 1st row LCD monitors * Cruise control with steering wheel controls, adaptive * Power door locks with 2 stage unlock, keyfob (all doors) keyless entry, power remote cargo access release, child safety rear door locks with 2 stage unlock, keyfob (all doors) keyless entry, power remote cargo access release, child safety rear door locks, tailgate/rear door lock included with power door locks * 2 12V DC power outlets, trunk/hatch auto-latch, driver foot rest, retained accessory power, Chrysler Connect emergency SOS, Bluetooth wireless phone connectivity, 4G LTE Wi-Fi Hot Spot intermet access * Analog instrumentation appearance includes tachometer, oil pressure gauge, engine/motor temperature gauge, voltmeter gauge, oil temperature gauge, transmission fluid temp gauge, compass, exterior temp, driver information center, redundant digital speedometer, camera(s) - rear camera, trip computer, trip odometer, ParkSense with Stop rear parking sensors, lane departure, blind spot, forward collision * Warning indicators include oil pressure, engine temperature, battery, lights on, key, low fuel, low washer fluid, door ajar, rear cargo ajar, service interval, brake fluid, turn signal on, tire specific low tire pressure, transmission fluid temp * TechnoLeather leatherette steering wheel with tilt and telescopic adjustment

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Effective Date: 12/16/2024 Date Printed: February 11, 2025

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STANDARD EQUIPMENT Continued

Comfort and Convenience (Continued)

* Power front and rear windows with deep tint, driver and passenger 1-touch down, fixed rearmost windows, 2nd row sun blinds * Variable intermittent front windshield wipers, rain detecting wipers, fixed interval rear wiper, rear window defroster * Dual illuminated vanity mirrors * Day-night rearview mirror * Interior lights include dome light with fade, front reading lights, illuminated entry * Partial floor console with covered storage, mini overhead console with storage, conversation mirror, locking glove box, front and rear cupholders, instrument panel bin, interior concealed storage, 2 seat back storage pockets, driver and passenger door bins, rear door bins Carpeted cargo floor, plastic trunk lid/rear cargo door, cargo tie downs, cargo light, tire mobility kit

Seating and Interior

Seating capacity of 7 * Bucket front seats with driver and passenger heated-cushion, driver and passenger heated-seatback, adjustable head restraints with tilt, driver and passenger armrests * 8-way adjustable (8-way power) driver seat includes power 4-way lumbar support * 4-way adjustable passenger seat * Bucket 2nd row seat with fold forward seatback, reclining folding activation, 2 fixed rear head restraints, armrest mounted outboard only * 3rd row seat 60-40 folding split-bench fold into floor with reclining fold into floor, 3 fixed 3rd row head restraints * Leatherette faced front seats with leatherette back material * Leatherette faced rear seats with plastic back material * Leatherette faced 3rd row seats with carpet back material * Full cloth headliner, full country floor covering with carpet front and rear floor material solutions. carpet floor covering with carpet front and rear floor mats, colored instrument panel insert, metal-look gear shifter material, colored door panel insert, plano black console insert, plano black/metal-look interior accents

Exterior Features

Rear lip spoiler, side impact beams, front license plate bracket, galvanized steel/aluminum body material *
Chrome side window moldings * Body-colored door handles * Black w/chrome surround grille * 4 doors with chrome side window moidings * Body-colored door handles * Black wychrome surround grille * 4 doors with power sliding rear driver's side door, power sliding rear passenger's side door power liftgate rear cargo door with door auto-latch * Driver and passenger power remote black heated folding outside mirrors with turn signal indicators * Front and rear body-colored bumpers * Reflector halogen auto on/off headlamps with multiple headlamps, delay-off feature * Clearcoat monotone paint

Warranty

Basic Corrosion Perforation	36 month/36,000 miles 60 month/unlimited mileage	Powertrain Roadside Assistance	60 month/60,000 miles 60 month/60,000 miles
	Dimensions a	nd Capacities	
Output Drag coefficient 2nd gear ratio 4th gear ratio 6th gear ratio 8th gear ratio Reverse gear ratio Curb weight Towing capacity Rear legroom Front headroom Third headroom	287 hp @ 6,400 rpm 0.30 2.840 1.380 0.810 0.580 3.810 4,330 lbs. 3,600 lbs. 39.0 * 40.1 *	Torque 1st gear ratio 3rd gear ratio 5th gear ratio 7th gear ratio 9th gear ratio City/hwy GVWR Front legroom Third legroom Rear headroom Front hiproom	262 lbft. @ 4,000 rpm 4.710 1.910 1.000 0.700 0.480 19 mpg/28 mpg 6,055 lbs. 41.1 " 36.5 " 39.6 "

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Effective Date: 12/16/2024 Date Printed: February 11, 2025

STANDARD EQUIPMENT Continued

Dimensions and Capacities (Continued)

Rear hiproom Front shoulder room Third shoulder room Length Body height Front track Turning radius Interior rear cargo volume	64.8 * 63.8 * 61.2 * 203.8 * 69.9 * 68.3 * 19.8 * 32.3 cu.ft.	Third hiproom Rear shoulder room Passenger area volume Body width Wheelbase Rear track Fuel tank Interior rear cargo volume	49.5 * 63.0 * 165.0 cu.ft. 79.6 * 121.6 * 68.3 * 19.0 gal. 87.5 cu.ft.
Interior maximum rear cargo volume	140.5 cu.ft.	seats folded	97.5 CU.IC.

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Effective Date: 12/16/2024 Date Printed: February 11, 2025



Prepared For:

Prepared By: Administrator Chrysler of Forest City 1445 Hwy 69 S Forest City, Iowa, 50436

SELECTED EQUIPMENT	2025 Chrysler Voyager

Passenger Van LX (RUCL53) MSRP

RUCL53	Base Vehicle Price (RUCL53)	STD	39,995.00
	Emissions		
NAS	50 State Emissions	OPT	N/C
	Packages	370.0	nec.
27E	Quick Order Package 27E	OPT	N/C
	Powertrain		
ERC	Engine: 3.6L V6 24V VVT UPG I w/ESS	STD	N/C
DFH	Transmission: 9-Speed 948TE Automatic	STD	N/C
STDAX	3.25 Axle Ratio	STD	N/C
ZIA	GVWR: 6,055 lbs	STD	N/C
	Wheels & Tires		
TMK	Tires: 235/65R17 BSW All Season	STD	N/C
WFN	Wheels: 17" x 7" Aluminum	STD	N/C
	Seats & Seat Trim		500,000
SJ	Caprice Leatherette Bucket Seats	STD	N/C
CEQ	Black Seats	OPT	N/C
	Other Options		
APA	Monotone Paint Application	STD	N/C
SDC	Touring Suspension	1,233	200
SDC		STD	N/C

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SELECTED EQUIPMENT Continued

Vehicle Subtota	(including Destination)	5	42,085.00
Vehicle Subtotal Destination			\$40,390.00 \$1,695.00
PW7	Bright White Clearcoat	OPT	N/C
	Primary Colors For : Primary	200	14.5
Х3	Black	OPT	N/C
	Interior Colors For : Primary		373.00
XGQ	Inflatable Spare Tire Kit	OPT	395.00
	All properly reported FCA Group LLC commercial fleet vehicles (NVDR type sale 3 and type sale 5) receive the 3 year 36,000 mile Basic Limited Warranty and the 5 year 100,000 mile Fleet Powertrain coverage. The 5 year/100,000 mile Fleet Powertrain coverage will go with the vehicle, so there will be no need to do warranty transfers and there will be no charge to second/subsequent owners to continue the warranty beyond the original owner. THIS LIMITED WARRANTY IS PROVIDED TO OWNERS of a Chrysler, Dodge, Jeep and Ram vehicle (excluding vehicles equipped with diesel engines) who purchased it through FCA US LLC specifically for Fleet Government Bid/Leases and Fleet Commercial/Lease orders only.	OPT	N/C
	FCA 5 yr/100,000 Mile Powertrain Limited Warranty	200	
	Radio: Uconnect 5 w/10.1" Display Fieet Options	STD	N/C
UBG	Part		MSRP

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Prepared For:

Prepared By: Administrator Chrysler of Forest City 1445 Hwy 69 S Forest City, Iowa, 50436

DIMENSIONS & CAPACITIES

2025 Chrysler Voyager

Passenger Van LX (RUCL53)

Output	287 hp @ 6,400 rpm
Torque	262 lbft. @ 4,000 rpm
Drag coefficient	0.30
1st gear ratio	4.710
2nd gear ratio	2.840
3rd gear ratio	
4th gear ratio	1.380
5th gear ratio	1.000
6th gear ratio	
7th gear ratio	-0.250
8th gear ratio	0.580
9th gear ratio	0.480
Reverse gear ratio	
City/hwy	19 mpg/28 mpg
Curb weight	4,330 lbs.
GVWR	6,055 lbs.
Towing capacity	3,600 lbs.
Front legroom	41.1 "
Rear legroom	
Third legroom	
Front headroom	40.1"
Rear headroom	79.4
Third headroom	39.5
Front hiproom	59.0 "
Rear hiproom	
Third hiproom	
Front shoulder room	63.8 *
Date shoulder soon	63.0 *
Third shoulder room	61.2
Päisenger area volume	165.0 cu.ft.
Length	203.8
Body width	203.8 79.6*
Body height	69.9
Wheelbase	
DODGO CONTROL	121.6 °

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DIMENSIONS & CAPACITIES Continued

Front track	100
Rear track	68.3
Turning radius	68.3
Fuel tank	19.8
Interior rear cargo volume	19.0 gal
Interior rear cargo volume seats folded	32.3 cu.ft
Interior maximum rear cargo volume	87.5 cu.ft
Transition feer cargo volume	140.5 cu.ft

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Prepared For:

Prepared By: Administrator Chrysler of Forest City 1445 Hwy 69 S Forest City, Iowa, 50436

WARRANTY

2025 Chrysler Voyager

Passenger Van LX (RUCL53)

Months/Distance

 Basic
 36 month/36,000 miles

 Powertrain
 60 month/100,000 miles

 Corrosion Perforation
 60 month/unlimited mileage

 Roadside Assistance
 60 month/60,000 miles

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Prepared For:

Prepared By: Administrator Chrysler of Forest City 1445 Hwy 69 S Forest City, Iowa, 50436

JOB RATING

2025 Chrysler Voyager

Passenger Van LX (RUCL53)

Performance predictions in this report represent an estimate of vehicle performance based on standard operating conditions. Variations in customer equipment, load configuration, ambient conditions, and/or operator driving techniques can cause significant variations in vehicle performance. These values are not representative of results that may be shown in actual dynamometer tests. This report should therefore be used as a guide for comparative vehicle performance.

Gross Vehicle Weight

CONTRACTOR CONTRACTOR SECURIOR CONTRACTOR CO	
Number of Passengers:	
Weight of passengers:	7
Cargo length:	1,050.00 lbs
Cargo width:	0 Inches
Cargo height:	0 Inches
Cargo weight:	0 Inches
Weight of hitch:	0 lbs
Tongue weight:	0 fbs
Payload weight:	0 lbs
Curb Weight:	1,050.00 lbs
Gross Vehicle Weight:	4,330.00 lbs
Gross vehicle weight rating:	5,380.00 lbs
GVW vs. GVWR:	6,055.00 lbs
OTH TS. GVWK:	5,380.00 lbs<6,055.00 lbs
Gross Combined Weight	

Weight of trailer:	
Weight of trailer cargo:	0 lbs
Total weight of trailer:	0 lbs
Type of hitch:	0 lbs
Hitch weight	None
Tongue weight:	0 lbs
Gross Vehicle Weight:	0 lbs
Adjusted gross vehicle weight:	5,380.00 lbs
Gross Combined Weight:	5,380.00 lbs
Gross combined weight rating:	5,380.00 lbs
	0 lbs
GCW vs. GCWR;	5,380.00 lbs>0 lbs

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PERRY JOHNSON REGISTRARS, INC.

Certificate of Registration

Perry Johnson Registrars, Inc., has audited the Quality Management System of:

The Braun Corporation d.b.a. Braun Ability
631 West 11th Street, Winamac, IN 46996 United States

(Hereinafter called the Organization) and hereby declares that Organization is in conformance with:

ISO 9001:2015

This Registration is in respect to the following scope

Design, Manufacture, and Assembly of Wheelchair Accessible Vehicles, Wheelchair Lifts for Vehicle Applications, Wheelchair Toppers, and Other Mobility Products' Management Systems

This Registration is granted subject to the system rules governing the Registration referred to above, and the Organization hereby occenants with the Assessment body duty to observe and comply with the said rules.





Very Boboige

Perry Johnson Registrars, Inc. (PJR) 755 West Big Beaver Road, Suite 1340

> Troy, Michigan 48084 (248) 358-3388

The validity of this excitionate is dependent upon ongoing surreillunce.

Effection Date July 31, 2023

September Date July 30, 2026

Centifonts = 16.

FEDERAL TRANSIT BUS TEST

Performed for the Federal Transit Administration U.S. DOT In accordance with 49 CFR, Part 665

Manufacturer: The Braun Corporation / BraunAbility Model: 2022 Chrysler Pacifica / Voyager ADA w/Side Entry Manual Infloor Ramp

> Tested in Service-Life Category 4 Year / 100,000 Miles

> > November 2023

Report Number: LTI-BT-R2023-08

The Thomas D. Larson
Pennsylvania Transportation Institute
201 Transportation Research Building
The Pennsylvania State University
University Park, PA 16802
(814) 865-1891

Bus Testing and Research Center 2237 Plank Road Duncansville, PA 16635 (814) 695-3404



AND TESTING CENTER

FEDERAL TRANSIT BUS TEST

Performed for the Federal Transit Administration, U.S. DOT 1200 New Jersey Avenue, SE Washington, DC 20590

In accordance with 49 CFR Part, 665

Manufacturer: The Braun Corporation / BraunAbility Manufacturer's address: 631 West 11th Street Winamac, IN 46996

Model: 2022 Chrysler Pacifica / Voyager ADA w/Side Entry Manual Infloor Ramp

> Tested in Service-Life Category 4 Year / 100,000 Miles

Report Number: LTI-BT-R2023-08



David Klinikowski

Director, Bus Research and Testing Center

November 13th, 2023

EXECUTIVE SUMMARY

TEST HIGHLIGHTS

The information in this report pertains only to this specific bus, as received from the manufacturer for testing.

The Check-In section of the report provides a description of the bus and specifies its major components. The following table gives the salient specifications.

Manufacturer	The Braun Comments				
Model	The Braun Corporation / BraunAbility				
Chassis Make/Model	2022 Chrysler Pacifics / Voyager ADA w/Side Entry Manual Infloor Ramp				
Chassis Modified	Yes 16 feet, 11.5 inches Gasoline				
Overall Length					
Fuel					
Service Life					
Number of Seats (including	A Voor / 400 000				
driver)	5 and 1 wheelchair position				
Manufacturer-Designated Standing Passenger Capacity	0				
Gross Venicle Weight used to-	•				
resuring	6,050 lb.				
Gross Vehicle Weight Rating	200000000				
mileage at Delivery	6,055 lb.				
Test Start Date	419 miles				
Test Completion Date	September 7, 2023				
Report Issuance Date	October 23, 2023				
	November 13, 2023				

The measured curb weight was 2,550 lb. for the front axle and 2,170 lb. for the rear axle. These combined weights provided a total measured curb weight of 4,720 lb. There are 5 seats including the driver and one wheelchair position, bringing the potential total passenger capacity to 6. This type of vehicle does not have any free floor space for standing passengers. Therefore, the gross load represents seated passengers only, for a total of 6 passengers. Gross load is calculated as (150 lb. x 5) + (600 lb. x 1) = 1,350 lb. At full declared capacity, the measured gross vehicle weight

This test vehicle has a modified chassis. The chassis was modified by dropping the original floor structure from the bottom of the firewall (at front of driver and passenger footwell area) to the front of the rearmost seats to accommodate the wheelchair space and the infloor ADA ramp.

BUS TESTING BACKGROUND

On August 1, 2016, FTA announced a final rule for bus testing for improving the process of ensuring the safety and reliability of new transit buses. The rule satisfies requirements in MAP-21 to establish minimum performance standards, a standardized scoring system, and a pass-fail threshold based on the score.

FTA's Bus Testing Program (often referred to as "Altoona Testing" due to the location of the main testing center) tests new transit bus models for:

- Maintainability
- Reliability
- Safety
- Performance (including Braking Performance)
- · Structural Integrity (including Structural Durability)
- Fuel Economy (Energy Efficiency and Range, for electric buses)
- Noise
- Emissions

Bus models that fail to meet one or more minimum performance standards will "fail" their test and thus be ineligible for purchase with FTA funds until the failures are resolved and validated through further testing. FTA will use this authority to make sure defects are corrected before a bus model can be acquired with FTA funding.

In each application to FTA for the purchase or lease of any new bus model, or any bus model with a major change in configuration or components to be acquired or leased with funds obligated by the FTA, the recipient shall certify that it has received the appropriate full Bus Testing Report and any applicable partial testing report(s) before final acceptance of the first vehicle. In dealing with a bus manufacturer or dealer, the recipient shall be responsible for determining whether a vehicle to be acquired requires full testing or partial testing or has already satisfied the requirements of this part. A bus manufacturer or recipient may request guidance from FTA in making these determinations.

The purpose of the testing is intended to set a "Pass/Fail" standard and grade the performance of the buses in order to provide performance information to the transit authorities that can be used in their purchase or lease decisions. The intent of this report is to provide the grantee a relative measure of the performance of a particular model of transit bus against a standard of performance. The passing of this test should ensure a vehicle has a high probability of meeting its service life in the category it was tested.

The data included in this test report and other applicable reports should be reviewed to choose the most suitable bus for a grantee's operation. A higher scoring bus is not necessarily the best bus for a given application. For example, a bus with a powerful engine may score well because of its performance and gradeability, but another bus with a smaller and more fuel-efficient engine could be a better choice for applications in mostly flat areas. It is the responsibility of the grantee to ensure the proper test report or applicable partial report is in their possession and has been thoroughly reviewed.

The score sheet for the subject vehicle of this test report is provided below. This bus passed the Altoona test, with an aggregate score of 92.6.



VX4AI

Vulcan" Series All-In-One Mobile DVR

3.6.4













DRIVER DATA AND 5MP VIDEO IN ONE SYSTEM *

Reduce operating costs and mitigate liability for your entire fleet with high-definition video and driver behavior data recorded in one system. Gain valuable insight from video verification of G-Force events and what causes them: road conditions, driver error or other motorists.

VX4AI FEATURES **

- 2 Built-in HD Cameras
 + 2 Additional Channels
 with Optional Cable (1 IP + 1 HD)
- Dual microSD Card Slots, Up to 1TB Total Storage
- · Built-in GPS and G-Force Sensor
- Built-in Wi-Fi and Cellular Modules
- . 8 LEDs to Indicate Status
- · Audible Alarm
- · Built-in Microphone with Privacy Option
- Panic Button
- H.264/H.265 Compression

CAMERA FEATURES

Interior:

- 2MP 1/2.8" CMOS sensor
- 2.1mm focal length
- Infrared
- · Privacy option

Exterior:

- 5MP 1/2.7" CMOS sensor
- 2.8mm focal length for greater depth of field

AI FEATURES

- Phone Detection
- Following Too Closely
- Seatbelt Detection
- Collision Warning

LED INDICATORS

- · Recording
- · Server Status
- · GPS
- . G-Force Sensor
- · Fatigue
- · Distraction
- · Front Collision
- · Lane Departure

MULTI-FUNCTION BUTTON

Panic Event

+ Equips driver to mark video and trigger panic button alarm

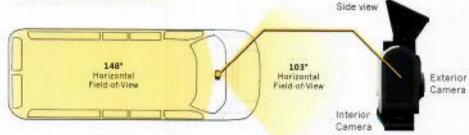
Privacy Mode

- . Deactivates microphone and interior camera for driver privacy
- · Effective only when vehicle speed is OMPH

Wi-Fi Switch

 Enables recording unit's Wi-Fi to switch to AP mode for system configuration and maintenance

CAMERA PLACEMENT



ALL-IN-ONE MOBILE DVR FEATURES >

Mounted to the inside of the vehicle's windshield, the Vulcan Series VX4AI All-In-One MDVR features two built-in HD cameras: one capturing an exterior view through the windshield, the other an interior view of the cab, driver and passengers. This powerful device's built-in All processor helps capture a definitive account of what really happens on the road by detecting certain driving events and can automatically upload to a secure server for review. The VX4AI's privacy feature can be activated to turn off the interior camera and microphone when the vehicle is at OMPH.



SUPERVISOR ALERTS

Triggered events, indicating driver distress, G-Force or dangerous driving, are marked in the recording for supervisor review, and authorized personnel can receive alerts instantly via MotoTrax™, an online surveillance management tool by AngelTrax.

ANGELTRAX SUPPORT (III) (III)







Reliable and efficient, our specialized team of engineers and technicians resolve most product issues during the initial phone call or email conversation. All customer service is conducted by AngelTrax and not outsourced to a third party. From first contact to warranty fulfillment, AngelTrax provides unparalleled customer service and support.



PRO8CMS *

FlexPlay Pro 8™ playback software is included with the purchase of every Vulcan Series MDVR or HCNVR. Upgrade to Pro 8 Central Management System™ for live view, live tracking and real-time system health and panic button alerts. Find out more at www.angeltrax.com/pro8cms.

MOTOTRAX DRIVER BEHAVIOR >

The VX4AI is an objective eyewitness to defend your driver and your fleet from frivolous legal claims and show the context of the situation such as changing weather conditions or the dangerous actions of others. Using MotoTrax Driver Behavior, your organization can realize greater savings and safer drivers with solutions based on real data, trends, reports and video clips. For more information on MotoTrax Driver Behavior, contact your sales executive today at www.angeltrax.com/contact.



MATERIAL SAFETY DATA SHEET

MANUFACTURED BY:

Pure Asphalt Co. 3300 W. 31" St. Chicago, IL, 60623 Technical Product Information:

1-773-247-7030

Emergency Spill and Health Information 1-800-424-9300 (CHEMTREC)

Date Prepared:

08-07-07

Supersedes MSDS: 05-28-07

Section I - Product Identification

Product Name/Number: #770 Undercoating / Sound Deadener

Description: Black, Solvent Based Undercoating and Sound Deadener

Section 2 – Composition/Information on Ingredients

Chemical Family:

Petroleum Mixture

CAS Number: Mixture

Unassigned

Petroleum Distillates (Stoddard Solvent) CAS # 8052-41-3 Percentage by weight: 45-50%

Petroleum Hydrocarbon - CAS #8052-42-4; Percentage by wt. - 35-45%

Exposure Limits: PEL: 100 PPM; ACGIH TLV: 100 ppm; ACGIH STEL: 200 ppm

Listed in NTP, IARC or OSHA 1910 (z): NO

HMIS: 2-2-O-H

Section 3 - Hazard Identification

Primary routes of entry:

Effects of overexposure

(acute and chronic)

Irritancy of product

Sensitization of product:

Reproductive toxicity:

Exposure limits:

Inhalation, skin contact

Mild depression, convulsions and loss of consciousness. Skin contact causes burning.

Irritation, defatting and dermatitis.

Petroleum distillates (Stoddard Solvent): TLV 100 PPM

PEL 100 PPM

Oxidized Asphalt Fumes: 5 MG/M3 Eye irritation, Draize test: Moderate

Not available

No

No No

No

Synergistic products: Not applicable

Section 4 - First Aid Measures

Skin contact:

Carcinogen:

Teratogen:

Mutagen:

Remove and launder contaminated clothing before reuse. Discard shoes if severely contaminated. Wash skin with soap and water.

Eyes:

Flush with water for 15 minutes lifting upper and lower lids. Contact physician.

Inhalation:

Remove to fresh air, give oxygen if breathing is difficult. Contact physician.

Ingestion:

Do not induce vomiting, give white mineral oil Contact physician. Do not attempt to give anything by mouth to an unconscious person.

MSDS #770 MP/SD



Public Use - Lowered Floor Wheelchair Accessible Vehicle

Limited Warranty

IMPORTANT

This booklet contains BraunAbility® limited warranties. It should be kept in your vehicle and presented to your dealer if any warranty service is needed.

WARRANTY AND REGISTRATION INSTRUCTIONS

Examine your vehicle for any damage. Should any damage have occurred during delivery, notify the carrier at once with any claims.

Review the service agreement, delivery checklist and warranty registration form with your sales representative. The form must be signed by the consumer and retailer. A hard copy is available upon request.

The warranty registration form must be processed electronically by the sales representative to activate the warranty. This Warranty Booklet contains detailed terms and provisions applicable to this vehicle.

Record the last eight digits of the vehicle identification number (VIN) in the space provided for future reference. This information must be provided when filing a warranty claim or ordering parts.



Vehicle Identification Number (VIN)

LIMITED WARRANTY

WARRANTY COVERAGE AND WARRANTY COVERAGE TIME PERIODS

The BraunAbility® ("Braun") warranty covers Braun's modifications and alterations for associated parts for three (3) years or the first thirty six thousand (36,000) miles, whichever occurs first. In addition, the corrosion protection portion of this warranty applies to covered parts (see below) for 5 years or 100,000 miles, whichever occurs first. The 3 year/36,000 mile limited warranty covers substantial defects in materials and workmanship attributable to Braun of the conversion van frame, floor structural components, ramp, door and associated structural components, electrical components, including but not limited to switches, wires, connectors and the controller and interior appearance items such as floor covering and the lower door extension assemblies. The corrosion warranty covers substantial defects in materials and workmanship attributable to Braun of the metal fabrication on or of the frame, floor and lower door extensions. These warranty periods begin on the date that the product is delivered to the first retail purchaser by an independent, authorized dealer of Braun, or, if the dealer places the product into any type of service prior to retail sale, on the date the dealer first places the product in such service.

This limited warranty applies to the first consumer purchaser, and the next subsequent owner, only. This limited warranty may be transferred once during the warranty period. However, the subsequent owner must submit a warranty transfer form to Braun to make the warranty transfer effective. All rights and limitations within this warranty are applicable to the original and subsequent owner of the product. The subsequent owner's warranty coverage period is the remaining balance of the warranty coverage period that the prior owner was entitled to under this limited warranty. Warranty transfer forms can be obtained from any independent, authorized dealer, which must be submitted to Braun within thirty (30) days from the subsequent owner's purchase, and proof of the purchase date must be supplied with the form.

WHAT BRAUN WILL DO TO CORRECT PROBLEMS

In the event that a substantial defect in material or workmanship, attributable to Braun, is found to exist during the warranty coverage periods, it will be repaired or replaced, at Braun's option, without charge to the owner, in accordance with the terms, conditions and limitations of this limited warranty.

Braun's obligation to repair or replace defective materials or workmanship is the sole obligation of Braun under this limited warranty. Braun reserves the right to use new or remanufactured parts of similar quality to complete any work, and to make parts and design changes from time to time without notice to anyone. Braun reserves the right to make changes in the design or material of its products without incurring any obligation to incorporate such changes in any previously manufactured product. Braun makes no warranty as to the future performance of this product, and this limited warranty is not intended to extend to the future performance of the product. In addition, the owner's obligation to notify Braun, or one of its authorized, independent dealers, of a claimed defect does not modify any obligation placed on the owner to contact Braun directly when attempting to pursue remedies under state or federal law.

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LIMITATIONS, EXCLUSIONS AND DISCLAIMER OF IMPLIED WARRANTIES

ANY IMPLIED WARRANTY THAT IS FOUND TO ARISE BY WAY OF STATE OR FEDERAL LAW, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR ANY IMPLIED WARRANTY OF FITNESS, IS LIMITED IN DURATION TO THE TERMS OF THIS LIMITED WARRANTY AND IS LIMITED IN SCOPE OF COVERAGE TO THE SCOPE OF COVERAGE OF THIS LIMITED WARRANTY. Braun disclaims any express or implied warranty, including any implied warranty of fitness or merchantability, on items excluded from coverage as set forth in this limited warranty. Braun makes no warranty of any nature beyond that contained in this limited warranty. No one has authority to enlarge, amend or modify this limited warranty, and Braun does not authorize anyone to create any other obligation for it regarding this product. Braun is not responsible for any representation, promise or warranty made by any independent dealer or other person beyond what is expressly stated in this limited warranty. Any selling or servicing dealer is not Braun's agent, but an independent entity.

BRAUN SHALL NOT BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES THAT MAY RESULT FROM BREACH OF THIS LIMITED WARRANTY OR ANY IMPLIED WARRANTY. THIS EXCLUSION OF CONSEQUENTIAL AND INCIDENTAL DAMAGES SHALL BE INDEPENDENT OF ANY FAILURE OF THE ESSENTIAL PURPOSE OF ANY WARRANTY, AND THIS EXCLUSION SHALL SURVIVE ANY DETERMINATION THAT THIS LIMITED WARRANTY OR ANY IMPLIED WARRANTY HAS FAILED OF ITS ESSENTIAL PURPOSE. This warranty does not cover, and in no event shall Braun be liable for towing charges, travel, lodging, or any other expense incurred due to the loss of use of the product or other reason.

Some states do not allow limitations on how long an implied warranty lasts, or the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

HOW TO GET SERVICE

To obtain warranty service the owner must do all of the following:

- Notify an authorized service center, of the claimed defect attributable to Braun, within the warranty coverage period designated above;
- Provide the notification mentioned in (1), above, within ten (10) days of when the owner discovered, or should have discovered, the claimed defect:
- Promptly schedule an appointment with and take the product to an authorized service center for service; and
- 4. Pay any transportation costs and all expenses associated with obtaining warranty service.

Since Braun does not control the scheduling of service work at the independent dealerships you may encounter some delay in scheduling or completion of work. If you need assistance you may contact Braun, at 631 West 11th Street, Winamac, Indiana 46996; Customer Experience Group 1-800-488-0359.

If two (2) or more service attempts have been made to correct any covered defect that you believe impairs the value, use or safety of the product, or if it has taken longer than thirty (30) days for repairs to be completed, you must, to the extent permitted by law, notify Braun directly, in writing, at the above address, of the unsuccessful repair(s) of the alleged defect(s) so that Braun can become directly involved in providing service pursuant to the terms of this limited warranty.

LIMITED WARRANTY

WHAT IS NOT COVERED

This Limited Warranty does not cover any of the following: defects in materials, components or parts of the product not attributable to Braun, any material, component or part of the product that is warranted by another entity (Note: the written warranty provided by the manufacturer of the material, component or part is the direct responsibility of that manufacturer); items that are added or changed after the product leaves Braun's possession; additional items installed at any dealership, or other place of business, or by any other party, other than Braun; normal wear, tear, usage, maintenance, service, periodic adjustments, the effects of condensation or moisture from condensation; mold or any damage caused by mold; imperfections that do not affect the product for its intended purpose; items that are working as designed but that you are unhappy with; problems related to mis-operation, misuse, mishandling, neglect or abuse, including failure to maintain the product in accordance with the owner's manual, or other routine maintenance such as inspections, lubricating, adjustments, tightening of screws, sealing, wheel alignments or rotating tires; damage due to accident or collision, including any acts of weather or damage or corrosion due to the environment; theft, vandalism, fire, or other intervening acts not attributable to Braun; damage resulting from tire wear or tire failure; defacing, scratches, dents or chips on any interior or exterior surface of the product, including those caused by rocks or other road hazards, damage caused by off road use, overloading or alteration of the product, or any of its components or parts;

Defects and/or damage to interior and exterior surfaces and other appearance items may occur at the factory or when the product is in transit to a dealer. These items are usually detected and corrected at the factory or by the selling dealer prior to delivery to the retail customer. You must inspect the product for this type of damage when you take delivery. If you find any such defect or damage you must notify the selling dealer, or Braun, at the time of delivery to have these items covered by this limited warranty and to have work performed on the items at no cost to you as provided by this limited warranty.

EVENTS DISCHARGING BRAUN FROM OBLIGATION UNDER WARRANTY

The following shall completely discharge Braun from any express or implied warranty obligation to repair or replace anything and void this warranty: (as defined in this warranty), misuse, neglect, collision, accidents, failure to provide routine maintenance (See Owner's Manual), unauthorized alteration, off road use, damage from weather or the environment, theft, vandalism, tampering, fire, explosions, overloading the product and odorneter tampering.

LEGAL REMEDIES

Any action to enforce any portion of this limited warranty, or any implied warranty, must be commenced within six (6) months after expiration of the warranty coverage period designated above or the action will be barred because of the passage of time. Any performance of repairs shall not suspend this limitation period from expiring. Any performance of repairs after the warranty coverage period has expired, or performance of repairs regarding any thing excluded from coverage under this limited warranty shall be considered "good will" repairs, and they will not alter the terms of this limited warranty, or extend any warranty coverage period or the filing limitation period in this paragraph. In addition, since it is reasonable to expect that the product will need some service during the warranty period, this warranty does not extend to future performance. It only sets forth what Braun will do and does not guarantee anything about the product for any time period. Nothing in this warranty, or any action of Braun, or any agent of Braun, shall be interpreted as an extension of any warranty period or the filing limitation period in this paragraph. Some states do not allow a reduction in the statute of limitations, so this reduction may not apply to you.

LIMITED WARRANTY

WARRANTY REGISTRATION and MISCELLANEOUS

Your warranty registration records should be completed and delivered to the appropriate companies, including the Braun Delivery Checklist & Warranty form. That form must be returned to Braun within twenty (20) days of purchase. The Braun warranty will not be registered unless this warranty registration is completed and received by Braun. Failure to file this warranty registration with Braun will not affect your rights under this limited warranty as long as you can present proof of purchase, but it can cause delays in obtaining the benefits of this limited warranty, and it changes the start date of the warranty to the date of final assembly of the product by Braun.

Braun agrees to repair or replace any of its factory installed parts found to have substantial defects within the appropriate warranty period designated above, provided that the repair is authorized by Braun and carried out by an authorized service center (a Braun labor schedule determines the cost allowance for repairs). Braun will not honor any warranty claim for repairs or replacement of parts unless the claim is submitted with the appropriate paperwork, and the work is completed by an independent, factory authorized service center. The appropriate paperwork can be obtained by written or phone contact with Braun at the contact information in this warranty.

Braun reserves the right to designate where any warranty work can be performed. Braun also reserves the right to examine any defective workmanship or part prior to giving any authorization for warranty work. Braun's return authorization procedure must be adhered to in order to process any warranty claims.

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.

Braun® Limited Warranty

WARRANTY COVERAGE AND WARRANTY COVERAGE TIME PERIODS

The Braun Corporation ("Braun") warranty covers certain parts of this wheelchair lift for three (3) years or 10,000 cycles and the cost of labor to repair or replace those parts for one (1) year or 3,000 cycles. If The Braun Corporation receives the warranty registration card within 20 days after the lift is put into service, the warranty labor coverage will increase from one (1) year or 3,000 cycles to three (3) years or 10,000 cycles. In addition, providing the warranty registration card is returned as noted above, the following lift's power train parts are warrantied for five (5) years or 15,000 cycles: Cable, Cylinder, Flow Control, Gear Box, Motor, Pump, Hydraulic Hose and Fittings. This limited warranty covers substantial defects in materials and workmanship of the lift, provided that the lift is operated and maintained properly and in conformity with the owner's manual. The warranty period begins on the date that the product is delivered to the first retail purchaser by an independent, authorized dealer of Braun, or, if the dealer places the product into any type of service prior to retail sale, on the date the dealer first places the product in such service. This limited warranty applies only to the first purchaser. It may not be transferred.

WHAT BRAUN WILL DO TO CORRECT PROBLEMS

In the event that a substantial defect in material or workmanship, attributable to Braun, is found to exist during the first year of warranty coverage, it will be repaired or replaced, at Braun's option, without charge for parts or labor to the owner, in accordance with the terms, conditions and limitations of this limited warranty. If the substantial defect in material or workmanship, attributable to Braun, is found to exist during the second or third year of warranty coverage, it will be repaired or replaced, at Braun's option, without charge to the owner for parts, only, in accordance with the terms, conditions and limitations of this limited warranty. Providing the warranty card is returned within 20 days as outlined above, the labor warranty period will be extended by two years of coverage in accordance with the terms, conditions, and limitations of this limited warranty. In addition, if a substantial defect in material or workmanship, attributable to Braun, is found to exist during the fourth or fifth year of warranty coverage to the following lift's power train parts: Cable, Cylinder, Flow Control, Gear Box, Motor, Pump, Hydraulic Hose and Fittings, it will be repaired or replaced, at Braun's option, without charge to the owner for parts, only, in accordance with the terms, conditions and limitations of this limited warranty. The cost of labor for repair or replacement at any time after the warranty coverage detailed above is the sole responsibility of the owner.

Braun's obligation to repair or replace defective materials or workmanship is the sole obligation of Braun under this limited warranty. Braun reserves the right to use new or remanufactured parts of similar quality to complete any work, and to make parts and design changes from time to time without notice to anyone. Braun reserves the right to make changes in the design or material of its products without incurring any obligation to incorporate such changes in any previously manufactured product. Braun makes no warranty as to the future performance of this product, and this limited warranty is not intended to extend to the future performance of the product. In addition, the owner's obligation to notify Braun, or one of its authorized, independent dealers, of a claimed defect does not modify any obligation placed on the owner to contact Braun directly when attempting to pursue remedies under state or federal law.

LIMITATIONS, EXCLUSIONS AND DISCLAIMER OF IMPLIED WARRANTIES

ANY IMPLIED WARRANTY THAT IS FOUND TO ARISE BY WAY OF STATE OR FEDERAL LAW, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR ANY IMPLIED WARRANTY OF
FITNESS, IS LIMITED IN DURATION TO THE TERMS OF THIS LIMITED WARRANTY AND IS LIMITED
IN SCOPE OF COVERAGE TO THE SCOPE OF COVERAGE OF THIS LIMITED WARRANTY. Braun
disclaims any express or implied warranty, including any implied warranty of fitness or merchantability, on
items excluded from coverage as set forth in this limited warranty. Braun makes no warranty of any nature
beyond that contained in this limited warranty. No one has authority to enlarge, amend or modify this limited
warranty, and Braun does not authorize anyone to create any other obligation for it regarding this product.
Braun is not responsible for any representation, promise or warranty made by any independent dealer or
other person beyond what is expressly stated in this limited warranty. Any selling or servicing dealer is not
Braun's agent, but an independent entity.

Braun® Limited Warranty

BRAUN SHALL NOT BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES THAT MAY RESULT FROM BREACH OF THIS LIMITED WARRANTY OR ANY IMPLIED WARRANTY. THIS EXCLUSION OF CONSEQUENTIAL AND INCIDENTAL DAMAGES SHALL BE INDEPENDENT OF ANY FAILURE OF THE ESSENTIAL PURPOSE OF ANY WARRANTY, AND THIS EXCLUSION SHALL SURVIVE ANY DETERMINATION THAT THIS LIMITED WARRANTY OR ANY IMPLIED WARRANTY HAS FAILED OF ITS ESSENTIAL PURPOSE. This warranty does not cover, and in no event shall Braun be liable for towing charges, travel, lodging, or any other expense incurred due to the loss of use of the product or other reason.

Some states do not allow limitations on how long an implied warranty lasts, or the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

HOW TO GET SERVICE

To obtain warranty service the owner must do all of the following:

- Notify an authorized service center, of the claimed defect attributable to Braun, within the warranty coverage period designated above
- Provide the notification mentioned in (1), above, within ten (10) days of when the owner discovered, or should have discovered, the claimed defect
- 3. Promptly schedule an appointment with and take the product to an authorized service center for service.
- 4. Pay any transportation costs and all expenses associated with obtaining warranty service.

Since Braun does not control the scheduling of service work at the independent dealerships you may encounter some delay in scheduling or completion of work. If you need assistance you may contact Braun, at 631 West 11th Street, Winamac, Indiana 46996; 1-800-THE-LIFT, (843-5438).

If two (2) or more service attempts have been made to correct any covered defect that you believe impairs the value, use or safety of the product, or if it has taken longer than thirty (30) days for repairs to be completed, you must, to the extent permitted by law, notify Braun directly, in writing, at the above address, of the unsuccessful repair(s) of the alleged defect(s) so that Braun can become directly involved in providing service pursuant to the terms of this limited warranty.

WHAT IS NOT COVERED

This Limited Warranty does not cover any of the following: defects in materials, components or parts of the product not attributable to Braun, any material, component or part of the product that is warranted by another entity (Note: the written warranty provided by the manufacturer of the material, component or part is the direct responsibility of that manufacturer); items that are added or changed after the product leaves Braun's possession; additional items installed at any dealership, or other place of business, or by any other party, other than Braun; normal wear, tear, usage, maintenance, service, periodic adjustments, the effects of condensation or moisture from condensation; mold or any damage caused by mold; imperfections that do not affect the product for its intended purpose; items that are working as designed but that you are unhappy with; problems related to mis-operation, misuse, mishandling, neglect or abuse, including failure to maintain the product in accordance with the owner's manual, or other routine maintenance such as inspections. lubricating, adjustments, tightening of screws, sealing, wheel alignments or rotating tires; damage due to accident or collision, including any acts of weather or damage or corrosion due to the environment; theft, vandalism, fire, or other intervening acts not attributable to Braun; damage resulting from tire wear or tire failure; defacing, scratches, dents or chips on any interior or exterior surface of the product, including those caused by rocks or other road hazards, damage caused by off road use, overloading or alteration of the product, or any of its components or parts.

Defects and/or damage to interior and exterior surfaces and other appearance items may occur at the factory or when the product is in transit. These items are usually detected and corrected at the factory or by

Braun® Limited Warranty

a dealer prior to delivery to the purchaser. You must inspect the product for this type of damage when you take delivery. If you find any such defect or damage you must notify the selling dealer, or Braun, at the time of delivery to have these items covered by this limited warranty and to have work performed on the items at no cost to you as provided by this limited warranty.

EVENTS DISCHARGING BRAUN FROM OBLIGATION UNDER WARRANTY

The following shall completely discharge Braun from any express or implied warranty obligation to repair or replace anything and void this warranty: misuse, neglect, collision, accidents, failure to provide routine maintenance (See Owner's Manual), unauthorized alteration, off road use, Acts of Nature, damage from weather or the environment, theft, vandalism, tampering, fire, explosions, overloading the product and odometer tampering.

LEGAL REMEDIES

Any action to enforce any portion of this limited warranty, or any implied warranty, must be commenced within six (6) months after expiration of the warranty coverage period designated above or the action will be barred because of the passage of time. Any performance of repairs shall not suspend this limitation period from expiring. Any performance of repairs after the warranty coverage period has expired, or performance of repairs regarding any thing excluded from coverage under this limited warranty shall be considered "good will" repairs, and they will not alter the terms of this limited warranty, or extend the warranty coverage period or the filing limitation period in this paragraph. In addition, since it is reasonable to expect that the product will need some service during the warranty period; this warranty does not extend to future performance. It only sets forth what Braun will do and does not guarantee anything about the product for any time period. Nothing in this warranty, or any action of Braun, or any agent of Braun, shall be interpreted as an extension of any warranty period or the filing limitation period in this paragraph. Some states do not allow a reduction in the statute of limitations, so this reduction may not apply to you.

WARRANTY REGISTRATION and MISCELLANEOUS

Your warranty registration records should be completed and delivered to the appropriate companies, including the Braun Delivery Checklist & Warranty form. That form must be returned to Braun within twenty (20) days of purchase. The Braun warranty will not be registered unless this warranty registration is completed and received by Braun. Failure to file this warranty registration with Braun will not affect your rights under this limited warranty as long as you can present proof of purchase, but it can cause delays in obtaining the benefits of this limited warranty, and it changes the start date of the warranty to the date of final assembly of the product by Braun.

Braun agrees to repair or replace any of its factory installed parts found to have substantial defects within the appropriate warranty period designated above, provided that the repair is authorized by Braun and carried out by an authorized service center (a Braun labor schedule determines the cost allowance for repairs). Braun will not honor any warranty claim for repairs or replacement of parts unless the claim is submitted with the appropriate paperwork, and the work is completed by an independent, factory authorized service center. The appropriate paperwork can be obtained by written or phone contact with Braun at the contact information in this warranty.

Braun reserves the right to designate where any warranty work can be performed. Braun also reserves the right to examine any defective workmanship or part prior to giving any authorization for warranty work. Braun's return authorization procedure must be adhered to in order to process any warranty claims.

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.

Limited Warranty

Braun® Public Use

Lowered Floor Minivan Conversion

34941 Rev A

IMPORTANT

This booklet contains Braun Corporation limited warranties. It should be kept in your vehicle and presented to your Dealer if any warranty service is needed.

WARRANTY AND REGISTRATION INSTRUCTIONS

Examine your lowered floor minivan conversion for any damage. Should any damage have occurred during delivery, notify the carrier at once with any claims.

Review the service agreement, delivery checklist and warranty registration form with your sales representative. The form must be signed by the consumer and retailer. A hard copy is available upon request.

The warranty registration form must be processed electronically by the sales representative to activate the warranty. This Warranty Booklet contains detailed terms and provisions applicable to this vehicle.

Record the last eight digits of the vehicle identification number (VIN) in the space provided for future reference. This information must be provided when filing a warranty claim or ordering parts.

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Vehicle Identification Number (VIN)

LIMITED WARRANTY

WARRANTY COVERAGE AND WARRANTY COVERAGE TIME PERIODS

The Braun Corporation ("Braun") warranty covers Braun's modifications and alterations for associated parts for three (3) years or the first thirty six thousand (36,000) miles, whichever occurs first. In addition, the corrosion protection portion of this warranty applies to covered parts (see below) for 5 years or 100,000 miles, whichever occurs first. The 3 year/36,000 mile limited warranty covers substantial defects in materials and workmanship attributable to Braun of the conversion van frame, floor structural components, ramp, door and associated structural components, electrical components, including but not limited to switches, wires, connectors and the controller and interior appearance items such as floor covering and the lower door extension assemblies. The corrosion warranty covers substantial defects in materials and workmanship attributable to Braun of the metal fabrication on or of the frame, floor and lower door extensions. These warranty periods begin on the date that the product is delivered to the first retail purchaser by an independent, authorized dealer of Braun, or, if the dealer places the product into any type of service prior to retail sale, on the date the dealer first places the product in such service.

This limited warranty applies to the first consumer purchaser, and the next subsequent owner, only. This limited warranty may be transferred once during the warranty period. However, the subsequent owner must submit a warranty transfer form to Braun to make the warranty transfer effective. All rights and limitations within this warranty are applicable to the original and subsequent owner of the product. The subsequent owner's warranty coverage period is the remaining balance of the warranty coverage period that the prior owner was entitled to under this limited warranty. Warranty transfer forms can be obtained from any independent, authorized dealer, which must be submitted to Braun within thirty (30) days from the subsequent owner's purchase, and proof of the purchase date must be supplied with the form.

WHAT BRAUN WILL DO TO CORRECT PROBLEMS

In the event that a substantial defect in material or workmanship, attributable to Braun, is found to exist during the warranty coverage periods, it will be repaired or replaced, at Braun's option, without charge to the owner, in accordance with the terms, conditions and limitations of this limited warranty.

Braun's obligation to repair or replace defective materials or workmanship is the sole obligation of Braun under this limited warranty. Braun reserves the right to use new or remanufactured parts of similar quality to complete any work, and to make parts and design changes from time to time without notice to anyone. Braun reserves the right to make changes in the design or material of its products without incurring any obligation to incorporate such changes in any previously manufactured product. Braun makes no warranty as to the future performance of this product, and this limited warranty is not intended to extend to the future performance of the product. In addition, the owner's obligation to notify Braun, or one of its authorized, independent dealers, of a claimed defect does not modify any obligation placed on the owner to contact Braun directly when attempting to pursue remedies under state or federal law.

LIMITED WARRANTY

LIMITATIONS, EXCLUSIONS AND DISCLAIMER OF IMPLIED WARRANTIES

ANY IMPLIED WARRANTY THAT IS FOUND TO ARISE BY WAY OF STATE OR FEDERAL LAW, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR ANY IMPLIED WARRANTY OF FITNESS, IS
LIMITED IN DURATION TO THE TERMS OF THIS LIMITED WARRANTY AND IS LIMITED IN SCOPE OF
COVERAGE TO THE SCOPE OF COVERAGE OF THIS LIMITED WARRANTY. Braun disclaims any express or implied warranty, including any implied warranty of fitness or merchantability, on items excluded from
coverage as set forth in this limited warranty. Braun makes no warranty of any nature beyond that contained
in this limited warranty. No one has authority to enlarge, amend or modify this limited warranty, and Braun
does not authorize anyone to create any other obligation for it regarding this product. Braun is not responsible for any representation, promise or warranty made by any independent dealer or other person beyond
what is expressly stated in this limited warranty. Any selling or servicing dealer is not Braun's agent, but an
independent entity.

BRAUN SHALL NOT BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES THAT MAY RESULT FROM BREACH OF THIS LIMITED WARRANTY OR ANY IMPLIED WARRANTY. THIS EXCLUSION OF CONSEQUENTIAL AND INCIDENTAL DAMAGES SHALL BE INDEPENDENT OF ANY FAILURE OF THE ESSENTIAL PURPOSE OF ANY WARRANTY, AND THIS EXCLUSION SHALL SURVIVE ANY DETERMINATION THAT THIS LIMITED WARRANTY OR ANY IMPLIED WARRANTY HAS FAILED OF ITS ESSENTIAL PURPOSE. This warranty does not cover, and in no event shall Braun be liable for towing charges, travel, lodging, or any other expense incurred due to the loss of use of the product or other reason.

Some states do not allow limitations on how long an implied warranty lasts, or the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

HOW TO GET SERVICE

To obtain warranty service the owner must do all of the following:

- Notify an authorized service center, of the claimed defect attributable to Braun, within the warranty coverage period designated above;
- Provide the notification mentioned in (1), above, within ten (10) days of when the owner discovered, or should have discovered, the claimed defect;
- Promptly schedule an appointment with and take the product to an authorized service center for service; and
- Pay any transportation costs and all expenses associated with obtaining warranty service.

Since Braun does not control the scheduling of service work at the independent dealerships you may encounter some delay in scheduling or completion of work. If you need assistance you may contact Braun, at 631 West 11th Street, Winamac, Indiana 46996; Customer Experience Group 1-800-488-0359.

If two (2) or more service attempts have been made to correct any covered defect that you believe impairs the value, use or safety of the product, or if it has taken longer than thirty (30) days for repairs to be completed, you must, to the extent permitted by law, notify Braun directly, in writing, at the above address, of the unsuccessful repair(s) of the alleged defect(s) so that Braun can become directly involved in providing service pursuant to the terms of this limited warranty.

LIMITED WARRANTY

WHAT IS NOT COVERED

This Limited Warranty does not cover any of the following: defects in materials, components or parts of the product not attributable to Braun, any material, component or part of the product that is warranted by another entity (Note: the written warranty provided by the manufacturer of the material, component or part is the direct responsibility of that manufacturer); items that are added or changed after the product leaves Braun's possession; additional items installed at any dealership, or other place of business, or by any other party, other than Braun; any product used for rental or other commercial purposes (Note: It shall be concluded that the product has been used for commercial and/ or business purposes if the product owner or user files a tax form claiming any business or commercial tax benefit related to the product, or if the product is purchased in a business name); normal wear, tear, usage, maintenance, service, periodic adjustments, the effects of condensation or moisture from condensation; mold or any damage caused by mold: imperfections that do not affect the product for its intended purpose; items that are working as designed but that you are unhappy with; problems related to mis-operation, misuse, mishandling, neglect or abuse, including failure to maintain the product in accordance with the owner's manual, or other routine maintenance such as inspections, lubricating, adjustments, tightening of screws, sealing, wheel alignments or rotating tires; damage due to accident or collision, including any acts of weather or damage or corrosion due to the environment; theft, vandalism, fire, or other intervening acts not attributable to Braun; damage resulting from tire wear or tire failure; defacing, scratches, dents or chips on any interior or exterior surface of the product, including those caused by rocks or other road hazards, damage caused by off road use, overloading or alteration of the product, or any of its components or parts;

Defects and/or damage to interior and exterior surfaces and other appearance items may occur at the factory or when the product is in transit to a dealer. These items are usually detected and corrected at the factory or by the selling dealer prior to delivery to the retail customer. You must inspect the product for this type of damage when you take delivery. If you find any such defect or damage you must notify the selling dealer, or Braun, at the time of delivery to have these items covered by this limited warranty and to have work performed on the items at no cost to you as provided by this limited warranty.

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EVENTS DISCHARGING BRAUN FROM OBLIGATION UNDER WARRANTY

The following shall completely discharge Braun from any express or implied warranty obligation to repair or replace anything and void this warranty: any rental or other commercial use or purchase of the product (as defined in this warranty), misuse, neglect, collision, accidents, failure to provide routine maintenance (See Owner's Manual), unauthorized alteration, off road use, damage from weather or the environment, theft, vandalism, tampering, fire, explosions, overloading the product and odometer tampering.

LEGAL REMEDIES

Any action to enforce any portion of this limited warranty, or any implied warranty, must be commenced within six (6) months after expiration of the warranty coverage period designated above or the action will be barred because of the passage of time. Any performance of repairs shall not suspend this limitation period from expiring. Any performance of repairs after the warranty coverage period has expired, or performance of repairs regarding any thing excluded from coverage under this limited warranty shall be considered "good will" repairs, and they will not alter the terms of this limited warranty, or extend any warranty coverage period or the filing limitation period in this paragraph. In addition, since it is reasonable to expect that the product will need some service during the warranty period, this warranty does not extend to future performance. It only sets forth what Braun will do and does not guarantee anything about the product for any time period. Nothing in this warranty, or any action of Braun, or any agent of Braun, shall be interpreted as an extension of any warranty period or the filing limitation period in this paragraph. Some states do not allow a reduction in the statute of limitations, so this reduction may not apply to you.

LIMITED WARRANTY

WARRANTY REGISTRATION and MISCELLANEOUS

Your warranty registration records should be completed and delivered to the appropriate companies, including the Braun Delivery Checklist & Warranty form. That form must be returned to Braun within twenty (20) days of purchase. The Braun warranty will not be registered unless this warranty registration is completed and received by Braun. Failure to file this warranty registration with Braun will not affect your rights under this limited warranty as long as you can present proof of purchase, but it can cause delays in obtaining the benefits of this limited warranty, and it changes the start date of the warranty to the date of final assembly of the product by Braun.

Braun agrees to repair or replace any of its factory installed parts found to have substantial defects within the appropriate warranty period designated above, provided that the repair is authorized by Braun and carried out by an authorized service center (a Braun labor schedule determines the cost allowance for repairs). Braun will not honor any warranty claim for repairs or replacement of parts unless the claim is submitted with the appropriate paperwork, and the work is completed by an independent, factory authorized service center. The appropriate paperwork can be obtained by written or phone contact with Braun at the contact information in this warranty.

Braun reserves the right to designate where any warranty work can be performed. Braun also reserves the right to examine any defective workmanship or part prior to giving any authorization for warranty work. Braun's return authorization procedure must be adhered to in order to process any warranty claims.

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.

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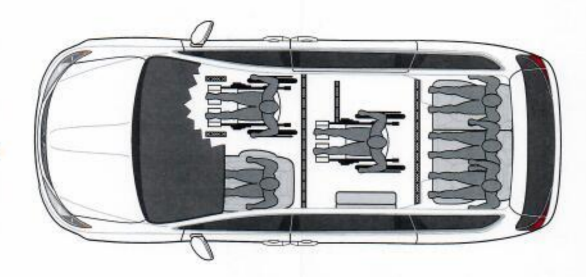
"Providing Access to the World"



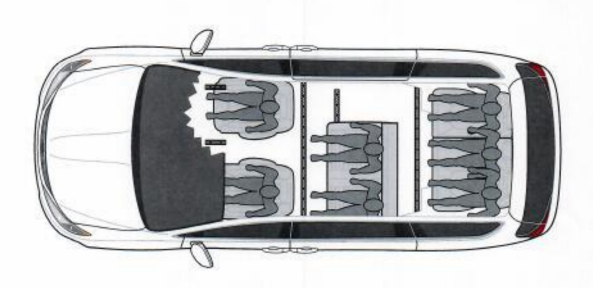


January 2011

34941 Rev A



Possible Wheelchair Seating Positions





School & Commercial Bus Sales

Department of Administration Purchasing Division 2019 Washington St. E Charleston, WV 25305

RE: CRFQ 0810 DMT2600000002 ADA Compliant Lowered Floor Minivans

Dear Mr. Estep,

Rohrer Bus Sales appreciates the opportunity to submit a proposal for CRFQ 0810 DMT2600000002 ADA Lowered Floor Minivans. Our offerings are 2024/2025 Chrysler Voyager LX with a Braun Side Entry Manual Ramp conversion.

Conversion location will be BraunAbility in Winimac, IN.

Our contact there is Scott Alexander with field representation by Kevin Shidler. Our offering meets the intent and letter of your specifications along with approved addendums.

ROHRE R

1515 State Road, P.O. Box 100, Duncannon, Pennsylvania 17020-0100 OFFICE 717.957.2141 ${\tt TOLL}$ FREE 800.735.3900.

FAX 717.957.4884 rohrerbus.com

Enclosure 1

Enclosure 2

Enclosure 3

Enclosure 4

Table of Contents

Exhibit A Pricing Page, Memo of

Understanding concerning training

Signed Bid Forms 1-10

Addendum Acknowledgement, No Debt Affidavit, Signed Request for Quote and Signed Terms and Conditions

Additional Technical Documentation and Proposed Warranty

As requested, a list of five (5) users names, addresses, emails and telephone numbers who have been provided similar equipment

REFERENCE #1: Pennsylvania Department of General Services

Rohrer Bus Sales has held the state contract for Pennsylvania since 2007 and currently holds a contract. This contract contains shuttle bus products from 21-31' in length and includes Ford, Chevrolet and Freightliner chassis. This contract also includes wheelchair minivan conversions. We used a senior manager in PennDOT as our reference

Contact: John Levitsky, Program Manager

Department of General

Services

Bureau of Procurement

555 Walnut Street, 6th Floor Forum

Place

Harrisburg, PA

17101

717-787-1206

jlevitsky@pa.g

<u>ov</u>

REFERENCE #2 - UPMC

Operates a fleet of 60+ shuttle buses including passenger and paratransit conversions.

They typically complete CNG conversions on their buses.

Contact:

Tom Abel, Fleet Manager.
UPMC International Limousine Service
1920 Forbes Ave
Pittsburgh,
PA
412-906-1294
abelt@upmc.e
du

REFERENCE #3 - Harrisburg International

Airport

For over twenty years, Rohrer Bus Sales has provided Ford and Chevrolet cutaways, Freightliner M2, rear engine and low floor buses to HIA.

Contact: Robert Gardner, Vehicle Maintenance

Supervisor

513 Airport Drive Middletown, PA 17057 717-948-3900 bobg@saraa.org

REFERENCE #4 - MOVTA

Contract history extends for multiple years - Rohrer Bus Sales has provided Ford F-550, E- 350 and E- 450 buses to MOVTA .

Contact: Michael Kesterson

Mid-Ohio Valley Transit Authority 520 Juliana Street Parkersburg, WV

26101 304,422.4100

REFERENCE #5 - Mountain Line Transit

Contract history extends for multiple years - Rohrer Bus Sales has provided Ford Freightliner and Ford E-350/450 buses to Mountain Line.

Contact:

Maria Smith, General

Manager 520 Juliana Street 420 Dupont Road

Morgantown WV

26501 304.296.3680

Please contact us immediately at (800) 735-3900 if any additional documentation is required.

Thank you for your consideration,

David M Clawson

Senior Vice President Sales

ROHRER

1.800.735.3900 540.729.3751 Cell 717.957.4884 Fax delawson@rohrerbus.com



School & Commercial Bus Sales

3.35 We Understand and Acknowledge the training requirements in this section and will work

with the Division.

1515 State Road, P.O. Box 100, Duncannon, Pennsylvania 17020-0100 OFFICE 717.957.2141 TOLL FREE 800.735.3900 FAX 717.957.4884

rohrerbus.com

ROHRER
School & Commercial Bus Sales

Rohrer Bus will provide copy of insurance if awarded this contract.

8. INSURANCE: The apparent successful Vendor shall furnish proof of the insurance identified by a checkmark below prior to Contract award. The insurance coverages identified below must be maintained throughout the life of this contract. Thirty (30) days prior to the expiration of the insurance policies, Vendor shall provide the Agency with proof that the insurance mandated herein has been continued. Vendor must also provide Agency with immediate notice of any changes in its insurance policies, including but not limited to, policy cancelation, policy reduction, or change in insurers. The apparent successful Vendor shall also furnish proof of any additional insurance requirements contained in the specifications prior to Contract award regardless of whether that insurance requirement is listed in this section.

Vendor must maintain:

Commercial General **Liability** Insurance in at least an amount of: \$1,000,000.00 per

occurrence

Automobile Liability Insurance in at least an amount of: \$1,000,000.00

per occurrence.

Professional/Malpractice/Errors and Omission Insurance in at least an amount of:

per occurrence. Notwithstanding the forgoing, Vendor's are not required to list the State as an additional insured for this type of policy.

Commercial Crime and **Third** Party Fidelity Insurance in an amount **of**: per occurrence.

Cyber Liability Insurance in an amount of

per occurrence.

Builders Risk Insurance in an **amount** equal to 100% of the amount of the **Contract**.

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d

D.M. Clawson, Jr.
Vice President Commercial Sales

ROHRER

Direct 540.729.3751

2075 West Main Street, Waynesboro, VA 22980

direct 540 729-3751 rohrerbus.com