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Jesse Cooper
 Direct Phone: 855-289-6572
[Email Jesse](#)
www.nationalautofleetgroup.com

National Auto Fleet Group


Contract#: 102811-NAF**Category:** Fleet Services & Equipment**Sub Category:** Vehicles & Related Accessories**Description:****Maturity Date:** 01/17/2016

As an industry leading dealer network with 50 years of experience selling and servicing public entities, the National Auto Fleet Group (NAFG) offers NJPA members contracted vehicle solutions from over 1400 different models of passenger cars and light, medium and heavy duty trucks. The NAFG contract offers a variety of manufacturers including Chevrolet, Ford, Nissan, Honda, Toyota, International, Freightliner, Peterbilt, Volvo, Kenworth and Mack all delivered directly to NJPA member locations. Purchasers have access to a unique online ordering and quoting system that allows users to create custom vehicles 24 hours a day with pricing that competes with state contracts across the country.

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FOR IMMEDIATE RELEASE

NJPA Contract Award Announcement

202 12th Street NE
P.O. Box 219
Staples, MN 56479



Vendor Awarded NJPA National Contract for Passenger Cars, Light Duty, Medium Duty, And Heavy Duty Trucks With Related Accessories.

NJPA contract #102811-NAF was recently awarded by the NJPA Board of Directors. NJPA contracts are nationally solicited, competitively bid and awarded on behalf of NJPA current and future government and education member agencies.

Staples, MN (May 28, 2012) – In response to a national solicitation and resulting competitive bid and evaluation process, the National Joint Powers Alliance® (NJPA) has awarded National Auto Fleet Group (NAFG) a national contract for “Passenger Cars, Light Duty, Medium Duty, And Heavy Duty Trucks With Related Accessories”, for their complete line of vehicle solutions in all of the advertised vehicle categories. NJPA awarded, on January 17, 2012, National Auto Fleet Group (NAFG) for its full line of cars/trucks.

"We are confident in the full breadth of solutions NAFG is capable of providing. From economy sized, environmentally focused vehicle, to heavy duty semi tractors, and encompassing multiple manufacturers in each vehicle category. ", stated NJPA Contract Manager Jeremy Schwartz.

About Vendor:

As an industry leading dealer network, the National Auto Fleet Group (NAFG), has over 50 years of experience selling and servicing public entities, offering contracted vehicle solutions from over 1,400 different models of passenger cars and light, medium and heavy duty trucks including Chevrolet, Ford, Nissan, Honda, Toyota, International, Freightliner, Peterbilt, Volvo, Kenworth and Mack. NAFG has developed a unique online ordering and quoting system that allows users to create and price custom vehicles 24 hours a day.

About NJPA:

The National Joint Powers Alliance® (NJPA) is a municipal contracting government agency that serves education and government agencies nationally through competitively bid and awarded contract purchasing solutions. Over 35,000 Member agencies enjoy the value and commitment of the world-class NJPA awarded Vendors. Go to www.njpacoop.org to join NJPA at no cost, obligation or liability. Learn more about the now over 135 contract solutions available to our Member Agencies.

Contact 102811-NAF: Contract Manager, Tom Perttula | 218-894-4115 | tom.perttula@njpacoop.org

National Auto Fleet Group

A Division of Chevrolet of Watsonville

490 Auto Center Drive, Watsonville, CA 95076

(855) BUY-NJPA • (626) 457-5590

(855) 289-6572 • (831) 480-8497 Fax

7/29/2013

ORIGINAL

Mr. Chris Wilson

Alan Jay Automotive Network
441 US Hwy. 27 North
Sebring, FL 33871

Authorization # 7300

Recitals: National Auto Fleet Group, a wholly owned subsidiary of Chevrolet of Watsonville was the successful bidder on the National Joint Powers Alliance bid number 102811 "PASSENGER CARS, LIGHT DUTY, MEDIUM DUTY, AND HEAVY DUTY TRUCKS WITH RELATED ACCESSORIES".

The subsequent contract resulting from bid number 102811 does not expire until January 17, 2016. In an effort to provide passenger cars, light duty medium duty and heavy duty trucks with accessories, National Auto Fleet Group elected to create **ALAN JAY AUTOMOTIVE NETWORK** an **APPROVED ASSOCIATE DEALER**.

Your proposal offering is hereby accepted and is awarded for **Chevrolet, Cadillac, GMC, Buick, Nissan, KIA, Ford, Chrysler, Jeep, Scion, Toyota, Lincoln, Chrysler, Dodge, Jeep and Ram**. As an **ASSOCIATE DEALER**, you are now bound to terms and conditions of the **ASSOCIATE DEALER AGREEMENT**.

National Auto Fleet Group has selected **ALAN JAY AUTOMOTIVE NETWORK** to conduct business within the states of **Florida, Alabama, Georgia, North Carolina, and South Carolina** to sell service and deliver heavy duty trucks under our national contract 102811. to any city or county, political sub-division.

ALAN JAY AUTOMOTIVE NETWORK

X


Chris Wilson

Fleet Sales Manager

441 US Hwy. 27 North

Sebring, FL 33870

National Auto Fleet Group

X


Jesse Cooper

National Manager

490 Auto Center Drive

Watsonville, CA 95076





Cooperative Purchasing in Florida is authorized by the Florida Interlocal Cooperation Act of 1969:

Title XI: County Organization and Intergovernmental Relations
Chapter 163: Intergovernmental Programs
Part I: Miscellaneous Programs

163.01 Florida Interlocal Cooperation Act of 1969.

(1) This section shall be known and may be cited as the "Florida Interlocal Cooperation Act of 1969."

(4) A public agency of this state may exercise jointly with any other public agency of the state, of any other state, or of the United States Government any power, privilege, or authority which such agencies share in common and which each might exercise separately.

Link to the full statute can be found at:

http://www.leg.state.fl.us/STATUTES/index.cfm?App_mode=Display_Statute&Search_String=&URL=0100-0199/0163/Sections/0163.01.html

6A-1.099 Cooperative Projects and Activities.

(1) District school boards are authorized to enter into cooperative or joint projects and activities as provided in Section 230.23(4)(j), Florida Statutes; provided however, that any disagreements which cannot be satisfactorily resolved by the parties to such agreements may be referred to the Commissioner whose decision shall be binding on all cooperating boards.

(2) District school boards are authorized to establish educational consortia which are designed to provide joint programs and services to cooperating school districts.

(a) Establishment of consortium. Cooperating districts shall establish the consortium by a resolution of each school board. A district school board choosing to join a consortium shall by resolution declare its participation by setting forth at least the following:

1. The specific needs of the district which will be met by consortium activities.
2. The services to be received by the district.
3. A beginning date of entry into the agreement.
4. A termination date for the agreement or an annual option renewal date when the objectives to be achieved exceed one (1) fiscal year.
5. Amounts of funds to be paid annually for the services received or the specific method of computation used to determine such amounts.

(b) District of record. Cooperating districts shall designate a district of record for contractual and reporting purposes. The school board of the district of record shall be the responsible entity for contracting for services and materials necessary for fulfillment of consortium programs and services to member districts. The district of record shall provide a monthly financial report to member districts and shall separately report on the financial status of the consortium in the annual financial report of the district to the Commissioner. The district of record shall be entitled to reasonable compensation for accounting and other services performed. It may also be compensated for use of physical facilities.

(c) Consortium board of directors. The superintendent of schools of cooperating districts or his/her designee shall constitute the consortium board of directors. The consortium board of directors shall determine the products and services to be provided by the consortium; however, in all contractual matters the school board of the district of record must act on proposed actions of the consortium. The board of directors shall establish a uniform method for participating districts to evaluate services.

(d) Settlement of disagreements. In the event a controversy arises and agreement cannot be reached after the consortium is formed and operating, the matter may be referred jointly by the cooperating school boards or by any individual board to the Commissioner. The Commissioner's decision shall be binding on all school boards.

(e) Accounting. All financial transactions of the consortium are to be accounted for separately by the district of record in the appropriate proprietary fund as determined by generally accepted accounting principles. Income to the fund will be composed of payments from cooperating districts, including the district of record, receipts from goods and services provided non-member districts, and the receipts from grants to the consortium. Cooperating districts, including the district of record, may make payments to the consortium in advance of delivery of services and products. Disbursements from the fund shall include payments for products and services, including agreed-upon services furnished by the district of record, and any refunds due cooperating districts. All transactions with the district of record shall be recorded in the fund. Accounts used shall be those prescribed in the publication entitled, Financial and Program Cost Accounting and Reporting for Florida Schools, as incorporated by reference

in Rule 6A-1.001, F.A.C.

(f) Petty cash. The school board of the district of record may authorize a petty cash fund for the consortium in an amount commensurate with the established need, but not to exceed three hundred dollars (\$300).

(g) Employment of personnel. The consortium board of directors shall recommend establishment of positions and individuals for appointment to the district of record. Formal recommendation and approval of personnel shall be accomplished in accordance with statutory authority. Personnel shall be employed under the salary schedule and personnel policies of the district of record and shall be deemed to be public employees of the district of record. Where personnel are employed in an instructional capacity, contract status shall be consistent with provisions of Section 231.36(9), Florida Statutes. For the purpose of determining the ratio of administrators to teachers as required in Section 229.565(2)(f), Florida Statutes, personnel of the consortium shall be counted on a prorated basis among member districts based on previous final unweighted FTE.

(h) Physical property. Ownership and control of any physical property shall be vested in the district of record. The district of record may acquire such property and charge the consortium a negotiated use charge. The consortium may advance all or part of the acquisition price to the district of record.

(i) Allocation of common costs. Common costs are defined as those costs which are applicable to all consortium activities or to all users of certain products or services. The consortium board of directors shall recommend to the district of record equitable bases for the allocation of common costs. These bases shall be used in billing cooperative districts for common costs or in establishing pricing for products and services. The consortium board of directors shall recommend pricing adjustments as necessary to achieve break-even status.

NJPA Interpretation

The statute authorizes any "public agency of this state" to participate in cooperative purchasing agreements like those established by NJPA. The State's definition of public agency includes cities, counties, school districts, and public authorities.

NJPA is not attorney law firm and is not qualified to give legal advice. The information contained in our website and other media are provided for informational purposes only and cannot be considered legal advice. Any conclusions drawn by our members based on the information provided shall be arrived at by the Member.