PROPOSAL BOND

*Not to be completed if a certified check is submitted.

KNOW ALL MEN BY THESE PRESENTS: That we, the	undersigned,
Spectrum Underground, Inc.	_ as Principal,
and The Fidelity and Deposit Company of Maryland	_ as Surety
are held and firmly bound unto the City of Venice, Florida,	in the sum of
Five Percent of Bid Amount \$ 5% and truly to be made, we hereby jointly and several administrators, successors and assigns.	, for the payment of which, well lly bind ourselves, our heirs, executors,
The condition of the above obligation is such that if the at work specified as:	tached Proposal of Principal and Surety for
Water Main Replacement, Phase 2	And the state of t
all as stipulated in said Proposal, by doing all work incident specifications provided heretofore, all within Sarasota Couten (10) days after notice of said award, enter into a conferomance Bond with surety or sureties to be approved by shall be void; otherwise the same shall be in full force and Proposal Bond will be paid to the City as stipulated or liquid	nty, is accepted and the bidder shall within ntract, in writing, and furnish the required y the Director of Purchasing, this obligation d virtue by law and the full amount of this
Signed this 28 day of May 20	014.
Spectrum Underground, Iac. The Fidelity and I Principal Surety	Deposit Company of Maryland Gerald J. Arch, Attorney-In-Fact
Principal must indicate whether corporation, partnershi	p, company, or individual.
The person signing shall, in his own handwriting, sign the Properties of the Propert	rincipal's name, his own name, and his title. v his authority to bind the corporation.

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ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the ZURICH AMERICAN INSURANCE COMPANY, a corporation of the State of New York, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, a corporation of the State of Maryland, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND a corporation of the State of Maryland (herein collectively called the "Companies"), by THOMAS O. MCCLELLAN, Vice President, in pursuance of authority granted by Article V, Section 8, of the By-Laws of said Companies, which are set forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, do hereby nominate, constitute, and appoint Gerald J. ARCH, James F. MURPHY, Michael A. HOLMES and Marcus Lee STEVENS, all of Ft. Lauderdale, Florida, EACH its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, Consents to Release of Retainage and/or Final Estimates on Construction Contracts required by the Department of Transportation, State of Florida and the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Companies, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the ZURICH AMERICAN INSURANCE COMPANY at its office in New York, New York., the regularly elected officers of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at its office in Owings Mills, Maryland., and the regularly elected officers of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at its office in Owings Mills, Maryland., in their own proper persons.

The said Vice President does hereby certify that the extract set forth on the reverse side hereof is a true copy of Article V, Section 8, of the By-Laws of said Companies, and is now in force.

IN WITNESS WHEREOF, the said Vice-President has hereunto subscribed his/her names and affixed the Corporate Seals of the said ZURICH AMERICAN INSURANCE COMPANY, COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 5th day of July, A.D. 2013.

ATTEST:

ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND

SEAL





By:

Assistant Secretary Gregory E. Murray Vice President Thomas O. McClellan

mann

State of Maryland City of Baltimore

On this 5th day of July, A.D. 2013, before the subscriber, a Notary Public of the State of Maryland, duly commissioned and qualified, THOMAS O. MCCLELLAN, Vice President, and GREGORY E. MURRAY, Assistant Secretary, of the Companies, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and acknowledged the execution of same, and being by me duly sworn, deposeth and saith, that he/she is the said officer of the Company aforesaid, and that the seals affixed to the preceding instrument are the Corporate Seals of said Companies, and that the said Corporate Seals and the signature as such officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporations

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal the day and year first above written.

Constance a. Dunn

Constance A. Dunn, Notary Public My Commission Expires: July 14, 2015

BID ITEMS: WATER MAIN REPLACEMENT PROGRAM - PHASE 2 REVISED PER ADDENDUM #2

Item No.	Estimated Ouantity	Unit	Description	Unit Bid Price (In Numbers)	Total Amount (In Numbers)
1	900	LF	6" Water Main Installed by HDD Method	33.00	29,700.00
2	1,500	LF	8" Water Main Installed by HDD Method	44.00	66,000.00
3	450	LF	4" Water Main Installed by Open Cut Method	38.00	17,100.00
4	1,500	LF_	6" Water Main Installed by Open Cut Method	42.00	63,000.00
5	300	LF	8" Water Main Installed by Open Cut Method	76.00	22,800.00
6	1	EA	4" Resilient Wedge Gate Valves with Box	975.00	975.00
7	4	EA	6" Resilient Wedge Gate Valves with Box	1,275.00	5.100.00
8	4	EA	8" Resilient Wedge Gate Valves with Box	1,495.00	5;980.00
9	1	EA	8" Tapping Sleeves and Valves	5 , 345 . 00	5 ,3 45.00
10	2	EA	12" Tapping Sleeve and Valves	6,115.00	12,230.00
11	3	EA	Fire Hydrant Assemblies	4,985.00	14,955.00
12	310	LF	2" Fire Service with Valves	29.50	
13	45	EA	Water Services with New Meter Box (Near Side Single)	1,082.00	
14	17	EA	Water Services with New Meter Box (Near Side Tandem)	1,650.00	28,050.00
15	39	EA	Water Services with New Meter Box (Far Side Single)	1,850.00	
16	20	EA	Water Services with New Meter Box (Far Side Tandem)	2,595.00	51,900.00
17	6	EA	Water Services without New Meter Box (Near Side Single)	1,000.00	6,000.00
18	0	EA	Water Services without New Meter Box (Near Side Tandem)	Ø	Ø
19	5	EA	Water Services without New Meter Box (Far Side Single)	1,789.00	
20	3	EA	Water Services without New Meter Box (Far Side Tandem)	3,050.00	
21	60	EA	New Dual Check Valve Assemblies	695.00	41,700.00
22	121	EA	New Water Service Conenctions from Meter Assemblies to Existing Buildings	1,275.00	154,275.00
23	1	LS	Abandonment of Existing Water Mains	59,850.00	59,850.00
24	2,200	SY	Milling & Asphalt Restoration	38.00	83,600.00
			BASE BID SUBTOTAL		816,640.00
24a	1	LS	Maintenance of Traffic and Traffic Control	25,645.00	25,645.00
25	1	LS	General Conditions (Max 5% of Base Bid Subtotal)	40,832.00	40,832.00
26	1	LS	Mobilization and Demobilization	68,500.00	68,500.00
27	1	LS	Owner's Allowance	\$ 100,000	\$ 100,000
28	1	LS	Permit Fee Allowance	\$ 15,000	\$ 15,000
			BASE BID TOTAL	1	,066,617.00

TOTAL BID PRICE written in words: Hindred Seven	One Million Sixty-six Thousand Six nteen Dollars			
Name and address of bidding firm:	Spectrum Underground, Inc. 1876-B Barber Rd, Suite 200 Sarasota, FL 34240			
Signature and title of authorized individual signing bid				

Bid Alternative No. 1 (Required)

Bid Alternative No. 1 includes installation of HDPE pipe for the horizontal directional drill pipe sections in lieu of the base bid fusible PVC, HDPE pipe hall have an inside diameter equal to or greater than the specified PVC pipe size,

Bid Alternative No. ADD DEDUCT (circle one)

\$2,730.15

HOW DO I DETERMINE "LOCAL PREFERENCE"

Please a does NO ONLY if you ar	owing questions will help you determine local preference for your company. Inswer questions 1 through 4 FIRST. If you answer NO to any questions 1 through 4, local preference of apply. If you answer YES to questions 1 through 4, may you proceed to question 5. Inswer YES to any questions 5 through 7, local preference applies.
If you at 941-486	re unsure of how to answer any questions, please contact the City of Venice's Purchasing Department at 2626.
Questio	ns 1 – 4
1.	Have you paid a local business tax either to Sarasota, DeSoto or Charlotte County (Manatee County does not have a local business tax) authorizing your company to provide goods or services described in this solicitation?
	YES X If "yes", proceed to question 2. NO If "no", STOP, local preference does not apply. * If the name on the local business tax receipt is not the same as the name on the bid/solicitation submittal, local preference does not apply.
2.	Does your company maintain a permanent physical business address located within the limits of Sarasota, Manatee, DeSoto or Charlotte County?
	YES X If "yes", proceed to question 3. NO If "no", STOP, local preference does not apply.
3.	Does your local business office (identified in question 2) have a least one full time employee ?
	YES X If "yes", proceed to question 4. NO If "no", STOP, local preference does not apply.
4.	Do at least fifty percent (50%) of your company employees who are based in the local business location (identified in question 2) reside within Sarasota, Manatee, DeSoto or Charlotte County?
	YES X If "yes", proceed to question 5. NO If no, STOP, local preference does not apply.
Questic	ons 5 – 7
5.	Is your local business office (identified in question 2) the primary location (headquarters) of your company?
	YESX_ If "yes", STOP, local preference applies. NO If "no", proceed to question 6.
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6.	If the local business office (identified in question 2) is not the primary location of your company, are at least ten percent (10%) of your company's entire full-time employees based at the local office location?
	YES If "yes", STOP, local preference applies NO If "no", proceed to question 7
7.	If your local business office is not the primary location of your company, does at least one corporate officer, managing partner or principal owner of the company reside in Sarasota, Manatee, DeSoto or Charlotte County?
	YES If "yes", STOP, local preference applies NO If "no", local preference does not apply.

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

QUALIFICATIONS STATEMENT

The undersigned certifies under oath the truth and correctness of all statements and all answers to questions made hereinafter:

CITY OF VENICE **CHECK ONE: SUBMITTED TO:** Procurement-Finance Department 401 W. Venice Avenue Partnership Venice, Florida 34285 Individual Joint Venture **SUBMITTED BY:** Other Spectrum Underground, Inc. NAME: 1876-B Barber Road, Suite 200 Sarasota, FL 34240 ADDRESS: PRINCIPLE OFFICE: Same State the true, exact, correct and complete legal name of the partnership, corporation, trade or fictitious name under which you do business and the address of the place of business. The correct name of the Offeror is: Spectrum Underground, Inc. The address of the principal place of business is: 1876-B Barber Road, suite 200 Sarasota, Fl If the Offeror is a corporation, answer the following: a. Date of Incorporation: 11/95 State of Incorporation: b. Florida H R Sunquist, Jr. President's Name: c. d. Vice President's Name: H R Sunquist, Sr. Patricia A Sunquist Secretary's Name: e. f. Treasurer's Name: Patricia A Sunquist Name and address of Resident Dana J Watts g. Agent: 1620 Main Street, Suite One Sarasota, FL 34236-5811 If Offeror is an individual or partnership, answer the following: Date of Organization: Name, address and ownership units of all partners: State whether general or limited partnership: If Offeror is other than an individual, corporation partnership, describe the organization and give the name and address of principals:

f Offeror is operating under fictitious name, submit evidend flow many years has your organization been in business und	ee of compliance with the Florida Fictitious Name Statute. der its present business name?
19	
a. Under what other former names has your organ	nization operated?
	By: H R Sunquist, Jr., President
ACKNOV	VLEDGEMENT
County of Sarasota SS.	
Florida , personally appeared H R Sur	_, 2014, before me, the undersigned Notary Public of the S nquist, Jr. and (Name(s) of individual individual and the she/they acknowledged)
CINDY L. I	REISER NOTARY PUBLIC, STATE OF Florid
NOTARY PUBLIC SEAL OF OFFICE: ***********************************	Cindy L Reiser (Name of Notary Public: Print, stamp, or type as commission
Personally known to me, or Produced Identification:	☐ DID take an oath, or ☐ DID NOT take an oath

TRENCH SAFETY ACT ACKNOWLEDGMENT

Bidder acknowledges that included in the various items of the proposal and in the total bid price, are costs for complying with the Florida Trench Safety Act (90-96 Laws of Florida) effective October 1, 1990. The bidder further identifies the costs to be summarized below:

Trench Safety Measure Description	Unit of Measure	Unit Quantity	Unit Cost	Extended Cost		
A. Shoring & Dewatering	LF	500	10.00	\$5,000.00		
В						
C						
D						
E						
			Total: \$5	,000.00		
Failure to complete the above may result in the bid being declared non-responsive.						
CONTRACTOR NAME:	H R Sunquist					
BUSINESS NAME: Specti	rum Underground	, Inc.				
By: Signature of Authorized R	Representative					
Date: May 27, 2014						

COOPERATIVE PROCUREMENT WITH OTHER JURISDICTIONS

The vendor, by submitting a bid, authorizes other Public Agencies to "Piggy-Back" or purchase equipment or services being proposed in this invitation to bid at prices bid unless otherwise noted on the proposal sheet.

Yes	No	X	
1 00			

AUTHORIZED SIGNATURE

By submission of the ITB, the undersigned certifies that:

- 1. He/She has not paid or agreed to pay any fee or commission, or any other thing of value contingent upon the award of this contract, to any City of Venice, Florida employee or official or to any current consultant to the City of Venice, Florida;
- 2. He/She has not paid or agreed to pay any fee or commission or any other thing of value contingent upon the award of this contract to any broker or agent or any other person;
- 3. The prices contained in this proposal have been arrived at independently and without collusion, consultation, communication or agreement intended to restrict competition.
- 4. He/She has the full authority of the Offeror or to execute the proposal and to execute any resulting contract awarded as the result of, or on the basis of, the proposal.

Authorized Representative:	H R Sunquist, Jr.
Signature:	122
Title:	President
Company Name:	Spectrum Underground, Inc.
Address:	1876-B Barber Road, Suite 200
City, State, ZIP:	Sarasota, FL 34240
Telephone Number:	941-342-6708
Fax Number:	941-342-6710
E-mail address:	info@spectrumunderground.com

FORM 3A IN	TEREST IN C	OMPETITI	<u>ive bid for public busine</u>	33
LAST NAME — FIRST	NAME — MIDDLE INIT	IAL	OFFICE / POSITION HELD	
N/A	Α			
MAILING ADDRESS	•		AGENCY	A# -c
CITY	ZIP	COUNTY	ADDRESS OF AGENCY	

WHO MUST FILE THIS STATEMENT

Sections 112.313(3) and 112.313(7), Florida Statutes, prohibit certain business relationships on the part of public officers and employees, their spouses, and their children. See Part III, Chapter 112, Florida Statutes, and/or the brochure entitled "A Guide to the Sunshine Amendment and Code of Ethics for Public Officers and Employees" for more details on these prohibitions. However, Section 112.313(12), Florida Statutes, provides certain limited exemptions to the above-referenced prohibitions, including one where the business is awarded under a system of sealed, competitive bidding, the public official has exerted no influence on bid negotiations or specifications; AND where disclosure is made, paror to or at the time of the submission of the bid, of the official's or his spouse's or child's interest and the nature of the intended business. This form has been promulgated by the Commission on Ethics for such disclosure, if and when applicable to a public officer or employee.

INTEREST IN COMPETITIVE BID FOR PUBLIC BUSINESS (Required by 6 112.515/12)/b), Fla. Stat.)

The competitive bid to which this statement applies has been / will be (strike one) submitted to the following government agency:				
2. The person submitting the bid is:	NAME ▼	POSITION ▼		
3. The business entity with which the person submitting	; the bid is associated in:			
4. My relationship to the person or business entity subm	uitting the bid is as follows:			
5. The nature of the business intended to be transacted i	n the event that this bid is awarded	is as follows:		
a. The realty, goods, and / or services to be supplied specifically include:				
b. The realty, goods, and / or services will be supplied for the following period of time: c. Will the contract be subject to renewal without further competitive bidding? \[\begin{align*} \text{ Yes } \begin{align*} \text{ No. If so, how often?} \end{align*}				
6. Additional comments				
7. SIGNATURE	DATE SIGN	DATE FILED		

FILING INSTRUCTIONS

If you are a state officer or employee required to disclose the information above, please file this form with the Department of State in Room 316, R.A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250. If you are an officer or employee of a political subdivision of this state and are subject to this disclosure, please file the statement with the Supervisor of Elections of the county in which the agency in which you are serving has its principal office.

NOTICE: UNDER FROVISIONS OF FLORIDA STATUTES \$112.017, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES CROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PEXALTY NOT TO EXCEED \$10,000

CE FORM 3A — REV. 1-95

INDEMNIFICATION/HOLD HARMLESS

The elected firm shall (if required by City) defend, indemnify and hold the City, the City's representatives or agents, and the officers, directors, agents, employees, and assigns of each harmless for and against any and all claims, demands, suits, judgments, damages to persons or property, injuries, losses or expenses of any nature whatsoever (including attorneys' fees at trial at appellate level) arising directly or indirectly from or out of any negligent act or omission of the elected firm, its Sub-Offerors and their officers, directors, agents or employees; any failure of the elected firm to perform its services hereunder in accordance with generally accepted professional standards; any material breach of the elected firm's representations as set forth in the proposal or any other failure of the elected firm to comply with the obligations on its part to be performed under this contract.

I, H R Sunquist, Jr.	, being an autho	rized representati	ve of the firm of		
Spectrum Underground, Inc.		_located at City	1876-B Barb Sarasota	er Rd, Ste	200
Florida	_, State _ 34240	, Zip Code	941-342-6708	Phone:	
941-342-6710 Fax: _			Having re	ead and	
understood the contents above, he	reby submit according	ngly as of this Dat	te,		
May 27, 2014	, 2014.				
H R Sunquist, Jr. Please Print Name					
Signature					

This signed document shall remain in effect for a period of one (1) year from the date of signature or for the contract period, whichever is longer.

CITY OF VENICE, FLORIDA FDEP & U.S. EPA CONSTRUCTION NOTICES OF INTENT (NOI)

The undersigned bidder acknowledges the requirement of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection (FDEP) which have published the rules for NPDES General Permits for stormwater discharges from construction sites and said bidder agrees to assist the owner in the preparation of these permits and associated plans. The bidder acknowledges that he has taken these permits and associated construction costs into account in the preparation of his lump sum bid. These permits are mandated under Section 402(p) of the Clean Water Act for "Stormwater Discharge from Construction Activities (including clearing, grading, and excavation activities) that result in the disturbance of five (5) or more acres total land area, including areas that are part of a larger common plan of development or sale." The EPA has published summary guidance for: "Developing Prevention Plans and Best Management Practices" (EPA 833-R-92-001, October 1992).

The EPA permit format is a *Notice of Intent (NOI) for Stormwater Discharges Associated with Construction Activity to be covered under a NPDES Permit*, and it is to be submitted according to the NOI instructions. The Stormwater Pollution Prevention Plan which must accompany the NOI must be signed by authorized representatives of the contractor and subcontractors as well as the facility Owner. Copies of the EPA NOI must be provided to state and local agencies who have issued stormwater management, grading, or land alteration permits or approvals.

An NOI must also be submitted to the Florida Department of Environmental Protection, NPDES Stormwater Notices Center, MS 2510, 2600 Blair Stone Road, Tallahassee, FL 32399. FDEP forms may be downloaded from the State's web site http://www.dep.state.fl.us/water/stormwater/npdes/ or phone 850-921-9870 if you have questions.

Acceptance of the bid to which this certification and disclosure applies in no way represents the Owner or its Representative has evaluated and thereby determined that the information is adequate to comply with the applicable U.S. EPA or FDEP requirements nor does it in any way relieve the contractor of its sole responsibility to comply with the applicable U.S. EPA and FDEP requirements, including inspection of all control measures at least once each week and following any storm (rainfall) event of 0.5 inches or greater and maintaining reports of each inspection.

Bidder (Company):	Spectrum Underground, Inc.
Name and Title:	H R Sunquist, Jr., President
	1876-B Barber Rd, Ste 200
Address:	Sarasota, FL 34240
	MAND
Telephone:	941-342-6708

BY SIGNATURE BELOW OF AUTHORIZED REPRESENTATIVE, CONTRACTOR ACKNOWLEDGES RECEIPT OF A COPY OF CITY ORDINANCES 95-12 and 96-09 AND AGREES TO ABIDE BY THE REQUIREMENTS OF SAID ORDINANCES.

Signature:
Date: 5/27/14

Printed name/title: H R Sunquist, Jr., President

ORDINANCE 95-12

AN ORDINANCE OF THE CITY OF VENICE, FLORIDA, AMENDING THE CODE OF ORDINANCES BY AMENDING CHAPTER 9, HEALTH AND SANITATION, ARTICLE IV, DISPOSAL OF EXCRETA, SECTION 9-71, DISCHARGE OF RAW SEWAGE INTO STORMWATER; DELETING ARTICLE V, PROHIBITED STORMWATER DISCHARGES; ADDING CHAPTER 19, WATER AND SEWERS, ARTICLE VI, STORMWATER QUALITY; DELETING CHAPTER 15, STREETS AND SIDEWALKS, ARTICLE IV, EXCAVATIONS, SECTION 15-53, STORM DRAINAGE AND POLLUTION; PROVIDING FOR CONFLICT WITH OTHER ORDINANCES; PROVIDING FOR A SEVERABILITY CLAUSE AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, control of stormwater runoff is necessary from individual lots that do not require a permit from the Southwest Florida Water Management District and requiring compliance with the provisions of the Clean Water Act 33 U.S.C.1251 et.seq., as amended by the Water Quality Act of 1987; and

WHEREAS, the City is desirous of complying with its U.S. Environmental Protection Agency National Pollutant Discharge Elimination System Permit and its Stormwater Master Plan, therefore, stormwater runoff and any discharge to the City storm sewer system will be closely monitored and regulated; and

WHEREAS, the control of stormwater runoff is the responsibility of each individual property owner; and WHEREAS, the City is desirous of controlling stormwater runoff and insuring compliance with the Comprehensive Plan.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF VENICE, FLORIDA:

<u>SECTION 1</u>. Chapter 9, Water and Sewers, Article IV, Disposal of Excreta, Section 9-71, Discharge of Raw Sewage into Storm Sewer, is amended to read as follows:

Sec. 9-71. Discharge of raw sewage into storm sewer.

It shall be unlawful for any person to discharge raw sewage or to discharge the effluent of and from any septic tank into the storm sewer system of the city or to construct or maintain any system of drainage, pipes, conduits or other apparatus whereby raw sewage or the effluent of and from any septic tank shall or may be discharged into or through the storm sewer system of the city.

<u>SECTION 2</u>. Chapter 9, Water and Sewers, Article V, Prohibited Stormwater Discharges, is deleted in its entirety.

SECTION 3. Chapter 19, Water and Sewers, Article VI, Stormwater Quality is added to read as follows:

ARTICLE VI. STORMWATER QUALITY

Sec. 19-141. Definitions.

As used in this article "industrial stormwater" means stormwater runoff from a site with industrial activities, as defined under 40 CFR Section 122.26(a)(14) U.S. Environmental Protection Agency regulation.

As used in this article "construction sites" refers to all sites.

As used in this article, "illicit discharge" is any discharge of anything other than stormwater to the municipal separate storm sewer system (MS4) or the waters of the State of Florida or the United States. As used in this article "industrial wastewater" refers to liquids used by an entity in their course of business,

that if discharged to the MS4, would degrade the quality of stormwater.

Sec. 19-142. Disposal of industrial stormwater discharges.

The following types of discharges to the municipal separate storm sewer of the city must be controlled as indicated.

(1) Industrial wastewater/illicit discharge: Industrial wastewater/illicit discharge may not be discharged to the city's municipal separate storm sewer system.

(2) Industrial stormwater: As required to comply with NPDES regulations, the quality of industrial stormwater which is discharged through the city's municipal separate storm sewer system may be subject to regulation or permitting, and any violation of such regulation or permit may be subject to an order to immediately cease such discharge.

Sec. 19-143. Runoff stormwater and Best Management Practice (BMPs) for construction sites.

BMPs shall be implemented as necessary, to insure that all discharges from construction activities are in compliance with the City of Venice EPA/NPDES Stormwater Permit and the Stormwater Master Plan, or the SWFWMD Permit or EPA's NPDES Construction Activity General Permit, whichever is most stringent in its requirements.

Best Management Practices include but are not limited to, the following requirements:

- (a) All site grading shall be conducted in such a manner that all stormwater management facilities located adjacent to the site are not altered in any way which will diminish their designated flow or pollutant removal capacity or the shape of the drainage facility.
- (b) Maintenance of vegetative buffers or use of a silt fence and/or staked hay bales which minimize erosion and retain sediment on site, shall be implemented prior to any construction activities taking place at sites which discharge to surface water or the municipal separate storm sewer system (MS4). These controls, when utilized, shall be secured and properly maintained during construction activities until the site has been stabilized with sod and/or seed and mulch. A double silt fence may be required as an additional measure to insure that discharges from the site are in compliance with water quality standards as established by the EPA/NPDES Stormwater Permit. Undisturbed vegetative buffers shall be maintained intact to the maximum extent possible to reduce erosion and the discharge of sediment from stormwater runoff. All areas of exposed soil shall be stabilized within 72 hours of attaining final grade.
- (c) Storm sewer systems (eg. inlets, pipes and ditches, etc.) adjacent to the site must be protected by a silt fence and/or staked hay bales during construction, to keep solids from entering conveyance systems.
- (d) Vehicles such as concrete or dump trucks and other construction equipment shall not be washed at locations where the runoff will flow directly into a lake, wetland, watercourse or stormwater conveyance system. Special areas must be designated for washing vehicles. In all new subdivisions, a wash area may be established by the owner/developer which can be used by the site contractor and home builders. If established, wash areas shall be located where the wash water will spread out and evaporate or infiltrate directly into the ground, or where the runoff can be collected in a temporary holding or seepage basin. Gravel or rock bases are recommended for temporary holding or seepage basins, to minimize mud generation. Underdrains shall be installed where infiltration basins are provided as required by the owner/developer's engineer or the Southwest Florida Water Management District. Upon completion of the project, the wash areas shall be graded and stabilized and any trash or waste shall be collected and disposed of properly.
- (e) Fuel, chemicals, cements, solvents, paints, topsoil, or other potential water pollutants shall be stored in areas where they will not cause runoff pollution. Toxic chemicals and materials, such as pesticides, paints, and acids, must be stored in accordance with manufacturer's guidelines. Groundwater resources shall be protected from leaching by placing a plastic mat, packed clay, tar paper, or other impervious material on any areas where toxic liquids are to be opened and stored.
- (f) A minimum of one permitted driveway must be established prior to construction and shall be used as the only access for ingress/egress during construction in order to provide minimum disturbance of drainage facilities and vegetative cover on site.

Sec. 19-44. Owner responsibility for stormwater runoff.

- (a) The control of stormwater runoff is the responsibility of each individual property owner.
- (b) Any property owner constructing or causing to be constructed any building which requires an elevated slab and the elevation of the building pad is higher than that of adjoining properties, will control stormwater runoff during construction. Likewise, any property that is filled more than twelve inches above the adjacent property must provide additional control measures for stormwater during construction. Upon completion of the work, all stormwater runoff shall flow to its natural preconstruction drainage swale, ditch, etc., or be retained in a retention or detention pond(s) designed and constructed for that purpose.
- (c) For any construction where the elevation of the building pad or site fill will be higher than adjoining properties, construction plans certified by a professional engineer registered with the State of Florida, retained by the property owner, will be provided to the City prior to issuance of a building permit.
- (d) Any single lot not covered under Southwest Florida Water Management District rules, exceeding forty-five percent in impervious coverage (including buildings, drives, sidewalks, patios, etc.) shall require

stormwater retention facilities to be designed by a Florida registered engineer. The design is to meet the City of Venice EPA/NPDES Permit requirements for quantity and quality of treatment.

- (e) The property owner's engineer will be required to certify to the City Engineer that construction was completed in accordance with the certified plans, prior to issuance of a Certificate of Occupancy.
- (f) All improvements to property affecting stormwater drainage must be done in compliance with the City's Comprehensive Plan.

Sec. 19-145. Illicit discharges.

It shall be unlawful for any person to discharge anything other than stormwater into the city's municipal separate storm sewer system whether such discharges occur through piping connections, runoff, exfiltration, infiltration, seepage, or leaks. No person may maintain, use, or establish any direct or indirect connection to any storm sewer owned by the city that results in any discharge in violation of any provision of federal, state, city, or other law or regulation. This provision is retroactive to January 1, 1995, and applies to connections made prior to the effective date of this provision, regardless of whether made under a permit, or other authorization, or whether permissible under laws or practices applicable or prevailing at the time the connection was made.

No materials other than those composed entirely of stormwater shall be disposed of, dumped, or spilled into the city's municipal separate storm sewer system, whether such materials are in a solid or liquid form.

Sec. 19-146. Inspections.

It shall be the duty of the city engineer or designee to carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance with this article.

<u>SECTION 4</u>. Chapter 15, Streets and Sidewalks, Article IV, Excavations, Section 15-53, Storm Drainage and Pollution, is deleted in its entirety.

<u>SECTION 5</u>. To the extent of any conflict between the provisions of this Ordinance, and any other Ordinance, Resolution, or Agreement of the City of Venice, Florida, the provisions of this Ordinance shall prevail.

SECTION 6. Severability. If for any reason a provision of this Ordinance or the application thereof to any person, group of persons, or circumstances is held invalid, the invalidity shall not effect other provisions or applications of the Ordinance which can be given effect without the invalid provision or application, and to this end the provisions of the Ordinance are severable.

<u>SECTION 7</u>. Effective Date. This Ordinance shall take effect immediately upon its adoption, as required by law.

PASSED BY THE COUNCIL OF THE CITY OF VENICE, FLORIDA, THIS 23RD DAY OF MAY, 1995.

First Reading: May 9, 1995 - Final Reading: May 23, 1995 - ADOPTION: May 23, 1995

ATTEST: /s/LORI STELZER, CMC, CITY CLERK
/S/ MERLE L. GRASER, MAYOR

I, LORI STELZER, City Clerk of the City of Venice, Florida, a municipal corporation in Sarasota County, Florida, do hereby certify that the foregoing is a full and complete, true and correct copy of an Ordinance duly adopted by the Venice City Council, at a meeting thereof duly convened and held on the 23rd day of May, 1995, a quorum being present.

WITNESS my hand and the official seal of said City this 24th day of May, 1995.

/S/ LORI STELZER, CMC, CITY CLERK Approved as to form: /S/ ROBERT C. ANDERSON, CITY ATTORNEY

ORDINANCE 96-09

AN ORDINANCE OF THE CITY OF VENICE, FLORIDA, AMENDING THE CODE OF ORDINANCES BY AMENDING CHAPTER 19, WATER AND SEWERS, ARTICLE VI, STORMWATER QUALITY, SECTION 19-141, DEFINITION FOR INDUSTRIAL STORMWATER, SECTION 19-146, INSPECTIONS, PROVIDING FOR CONFLICT WITH OTHER ORDINANCES; PROVIDING FOR A SEVERABILITY CLAUSE AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Venice is responsible for the conservation, management, protection, control, use and enhancement of stormwater within its corporate limits, and for the acquisition, management, maintenance, extension, and improvement of the stormwater systems in the City; and

WHEREAS, the Environmental Protection Agency/National Pollutant Discharge Elimination System (EPA/NPDES) permit requires certain amendments to the existing Ordinance and extension of inspection authority on private properties.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF VENICE, FLORIDA:

<u>SECTION 1</u>. Chapter 19, Water and Sewers, Article VI, Stormwater Quality, Section 19-141, Definition, for Industrial Stormwater is amended to read as follows:

Sec. 19-141. Definitions.

As used in this article, "industrial stormwater" means stormwater runoff from a site with industrial activities, as defined under 40 CFR Section 122.26 (a) (b) (14), U.S. Environmental Protection Agency regulation.

SECTION 2. Chapter 19, Water and Sewers, Article VI, Stormwater Quality, Section 19-146, Inspections, is amended to read as follows:

Sec. 19-146. Inspections.

It shall be the duty of the city engineer or designee to carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance with this article. The city engineer or his duly authorized agents may enter at all reasonable times in or upon any private or public property for the purpose of inspecting and investigating conditions and practices which may be a violation of this ordinance, regulation or permit. The city engineer may, whenever necessary, make an inspection of construction sites to enforce any of the provisions of this ordinance, regulation or permit issued hereunder, or whenever an authorized official has reasonable cause to believe there exists any condition constituting a violation of this ordinance, regulation or permit issued hereunder. The city engineer shall inspect the work and shall require the owner to obtain services to provide adequate on-site inspection. If the city engineer finds that eroded soils are leaving the construction site, the city engineer may direct the owner(s) or his agents or his contractor on the site by written order to install any and all erosion controls that are deemed necessary to prevent said soil erosion from migrating off site. Notwithstanding the existence or pursuit of any other remedy, the City may maintain an action in its own name in any court of competent jurisdiction for an injunction or other process against any person to restrain or prevent violations of this ordinance.

<u>SECTION 3</u>. To the extent of any conflict between the provisions of this Ordinance, and any other Ordinance, Resolution, or Agreement of the City of Venice, Florida, the provisions of this Ordinance shall prevail.

<u>SECTION 4</u>. Severability. If for any reason a provision of this Ordinance or the application thereof to any person, group of persons, or circumstances is held invalid, the invalidity shall not effect other provisions or applications of the Ordinance which can be given effect without the invalid provision or application, and to this end the provisions of the Ordinance are severable.

<u>SECTION 5</u>. Effective Date. This Ordinance shall take effect immediately upon its adoption, as required by law.

PASSED BY THE COUNCIL OF THE CITY OF VENICE, FLORIDA, THIS 26TH DAY OF MARCH, 1996.

First Reading: March 12, 1996 - Final Reading: March 26, 1996 - ADOPTION: March 26, 1996 ATTEST: /s/LORI STELZER, CMC, CITY CLERK /S/MERLE L. GRASER, MAYOR

I, LORI STELZER, City Clerk of the City of Venice, Florida, a municipal corporation in Sarasota County, Florida, do hereby certify that the foregoing is a full and complete, true and correct copy of an Ordinance duly adopted by the Venice City Council, at a meeting thereof duly convened and held on the

6th day of March, 1996, a quorum being present.

WITNESS my hand and the official seal of said City this 27th day of March, 1996.

/S/ LORI STELZER, CMC, CITY CLERK Approved as to form: /S/ ROBERT C. ANDERSON, CITY ATTORNEY.

STATEMENT OF REFERENCES FOR CONTRACTOR

NAME	OF CONTRACTOR:	1876-B Barber Road, Suite 200			
BUSINI	ESS ADDRESS:	Sarasota, FL 34240			
How many years have you been engaged in the business under the present firm name?19					
List pre	vious business experier	nce: None			
List at le	east three construction	references:			
(1)	Person to contact:	Alex Hernandez			
	Company Name:	City of Sarasota			
	Address:	1750 12th Street Sarasota, FL 34236			
	Telephone: 941-9	Date work performed: 2014			
(2)	Person to contact:	Allen Dethloff			
	Company Name:	Black & Veatch			
	Address:	4890 W. Kennedy Blvd., Tampa 33609			
	Telephone: 813-207-7909 Date work performed: 2007				
(3)	Person to contact:	Neil Gaines			
	Company Name:	City of Sarasota			
	Address:	1750 12th Street Sarasota, FL 34236			
	Telephone: 941-9	55-2325 Date work performed: 2013			
(4)	Person to contact:	Cory Best			
	Company Name:	Stantec Consulting			
	Address:	5172 Station Way Sarasota, FL 34233			
	Telephone: 941-3	65-5500 Date work performed: 2014			

CONTRACTOR'S STATEMENT OF SUBCONTRACTORS TO BE USED FOR THIS WORK

NAME OF CONTRACTOR:	Spectrum Underground, Inc.
BUSINESS ADDRESS:	1876-B Barber Road, Suite 200 Sarasota, FL 34240
LIST SUBCONTRACTORS TO	BE USED IN THE PROJECT:
(1) Company Name: H	DD of America, Inc.
Address: 59	975 94th Ave North, Pinellas Park, FL 33782
Telephone: 727-544-	Phase of Work Sublet: <u>Directional Drilling</u>
(2) Company Name:Me	eridian Group of South Florida
Address: 49	93 Barger drive, Suite A Port Charlotte, FL 33953
Telephone: 941-766-0	Phase of Work Sublet: Surveying
(3) Company Name:	
Address:	
Telephone:	Phase of Work Sublet:
(4) Company Name:	
Address:	
Telephone:	Phase of Work Sublet:

DRUG FREE WORKPLACE CERTIFICATION

If identical tie bids exist, preference will be given to the vendor who submits a certification with their bid/proposal certifying they have a drug-free workplace in accordance with Section 287.087, Florida Statutes. The drug-free workplace preference is applied as follows:

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

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

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

Spectrum Underground, Inc.

Contractor's Name Signature

Patricia A Sunquist, Sec/Breas.

NON-COLLUSIVE AFFIDAVIT

NON-COLDESTVE IN TIBITY						
State of Florida SS.						
County of Sarasota						
Patricia A Sunquist being first duly sworn, deposes and says						
that:						
1. He/she is the <u>Secretary/Treasurer</u> , (Owner, Partner, Officer, Representative or Agent) of <u>Spectrum Underground</u> , Inc. the Offeror that has submitted the attached Proposal;						
He/she is fully informed respecting the preparation and contents of the attached Proposal and of all pertinent circumstances respecting such Proposal;						
3. Such Proposal is genuine and is not a collusive or sham Proposal;						
4. Neither the said Offeror nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, have in any way colluded, conspired, connived or agreed, directly or indirectly, with any other Offeror, firm, or person to submit a collusive or sham Proposal in connection with the Work for which the attached Proposal has been submitted; or have in any manner, directly or indirectly sought by agreement or collusion, or have in any manner, directly or indirectly, sought by agreement or collusion, or communication or conference with any Offeror, firm, or person to fix the price or prices in the attached Proposal or of any other Offeror, or to fix any overhead, profit, or cost elements of the Proposal price or the Proposal price of any other Offeror, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against (Recipient), or any person interested in the proposal Work.						
Signed, sealed and delivered in the presence of: By: Tatricia A Sunquist Patricia A Sunquist (Printed Name) Secretary/Treasurer (Title)						
ACKNOWLEDGEMENT						
State of Florida						
County of <u>Sarasota</u>						
On this 27 day of May , 2014, before me, the undersigned Notary Public of the State of Florida , personally appeared Patricia A Sunquist and (Name(s) of Individual(s) who appeared before notary) whose name(s) in/are Subscribed to the written instrument, and he/she/they acknowledge that he/she/they executed it.						
NOTARY PUBLIC CINDY L. REISEROTARY PUBLIC, STATE OF Florida MY COMMISSION # FF114647 SEAL OF OFFICE: MY COMMISSION # FF114647 EXPIRES: June 09, 2018 Other Chief Public Points Other Chief Public Publi						
(Name of Notary Public: Print, stamp, or type as commissioned)						
Personally known to me, or Produced Identification: DID take an oath, or DID NOT take an oath						

PUBLIC ENTITY CRIME INFORMATION

A person or affiliate who has been placed on the State of Florida's convicted vendor list following a conviction for a public entity crime may not submit a BID/ITB proposal on a contract to provide any goods or services to a public entity, may not submit a response on a contract with a public entity for services in the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a Contractor, supplier, Sub-Contractor, or Contractor under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 2876.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.

I,P	atricia A Sunquist	, being	an authorized representa	tive
of the	firm of Spectrum Underg	ground, Inc.	, located at C	City:
Saraso	ta State: Flo	orida Z	ip: <u>34240</u> , h	ave
read and	d understand the contents of	the Public Entity Cr	ime Information and of	this
formal BID/ITB package, hereby submit our proposal accordingly.				
Signature:	Fatherio G Xu	aguist Dat	e: <u>5/27/14</u>	
Phone:	941-342-6708	Fax	: 941-342-6710	
Federal ID#:	65-0669771			

BID SUBMITTAL FORM BID ITEMS: WATER MAIN REPLACEMENT PROGRAM - PHASE 2

NO BID RESPONSE

IMPORTANT: If you choose not to submit a bid for the attached "Invitation To Bid," please complete and return this form only on/before bid closing date. Failure to respond will result in your company being negatively registered as non-responsive. In the event five (5) "no responses" are posted, you will be automatically dropped from out mailing list for future solicitations for the described product/service.

Thank you for taking this opportunity to help us update and improve the solicitation process. Bid Open/Close Date: May 9, 2014 at 2:00 PM Bid Number: 2985-14 Eastside WRF Reclaimed Water Filtration Project Description: Contact: P, Procurement-Finance Department Please check the appropriate response. We respectfully submit "No bid" for the following reason(s): 1. We are unable to meet the required delivery date П 2. We cannot provide a product to meet the required specifications. 3. We no longer provide the requested product. 4. We do not represent the required brand name product. 5. The bid closing date does not allow adequate time to prepare a response. 6. The specifications are too restrictive. 7. We have chosen not to do business with the City 8. Other (feel free to provide our response on your company letterhead.) Company Name ______ Vendor No._____ Authorized Signature_____ Print Name Title Date _____ Telephone No. ____

Sarasota County Business Tax Receipt

2013-14

THIS TAX DOES NOT ASSURE QUALITY OF WORK OR CONFIRM THAT REGULATORY OR ZONING REQUIREMENTS HAVE BEEN MET, IT IS THE OWNER'S RESPONSIBILITY TO ENSURE COMPLIANCE.

Account No. 990010091961

Business Type:

CONTRACTOR - LICENSED

Business Address:

SPECTRUM UNDERGROUND INC

1876 BARBER RD

SARASOTA uninc FL 34240

PAID: 131304.1125 6/24/2013 \$35.43

SUNQUIST HARLAND JR 1876 B BARBER RD #200 SARASOTA FL 34240

All businesses in Sarasota County are responsible for complying with the Sarasota County mandatory recycling ordinance.

Valid until 9/30/2014

Sarasota County Tax Collector
Barbara Ford-Coates
101 S. Washington Bivd., Sarasota, FL 34236
(941) 861-8300, option 3
www.SarasotaTaxCollector.com
Info@SarasotaTaxCollector.com

CITY OF VENICE PROCUREMENT-FINANCE DEPARTMENT

401 W. VENICE AVE. - ROOM # 204 VENICE, FL. 34285 (941) 486-2626 FAX (941) 486-2790

ADDENDUM NO. 1

Date: May 9, 2014

To: All Prospective Proposers

Re: ITB# 2986-14: Water Main Replacement, Phase 2

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

The following is to clarify and provide additional information requested during the prebid meeting held May 8, 2014 at 2:00 P.M.

Summary:

Peter Boers, Procurement Manager, opened the meeting by reviewing the next important dates stating that the bids are due May 28th at 2:00 p.m. at City Hall room #204. 5% Bid Security is required and the awarded contractor will be required to provide a Performance and Payment Bond equaling 100% of the contact amount.

Mr. Boers advised the bidders to read through Section 1: General Conditions & Instructions to Offerors.

Mr. Boers reviewed Section 2: Insurance Requirements.

General Liability -\$1,000,000 per occurance Business Auto Liability - \$1,000,000 combined single limit Worker's Comp per State Statute Builders' Risk Installation Coverage to be provided prior to Notice to Proceed Ms. Holly Kremers, P.E., the City's consultant from Wade Trim, reviewed the scope of work and provided a brief overview of the project.

Mr. Boers advised that the stipulated damages for this project are \$1532 per day, and time to completion is 270 days from NTP. Also, he reminded the bidders to review Section 4, paragraph 8, *Bid Award*. The City reserves the right to award, or not award the alternate.

Mr. Boers review the Bid Information page, stating that his contact information was listed there, that all questions must be submitted in writing (via e-mail is preferable), and that the cut-off for questions was May 21, 2014 at 1:00 PM.

Mr. Boers reviewed the required forms that must be returned with each firm's submittal. These required forms are listed in the Appendix of the bid document. Mr. Boers advised, even if a form does not pertain to said company - to still mark it with a "N/A" and return it with each submittal. Mr. Boers also advised that the *Required Forms List* could be used as a "check off" sheet for firms to use.

Mr. Boers opened the floor for bidder's questions. He advised the attendee's to follow up in writing if they do not see an answer to their question published in an addendum and to not assume a change is in effect unless published in an addendum.

- Q. The last phase required a licensed plumber to do the hook-ups and plumbing permits from the building department, not seen in this phase, clarification.
- A. See Specification Section 01030, Subsections 1.18.E. and 1.29.
- Q. The prints call for PVC on the directional bore. Is it a contract requirement to bid PVC?
- A. The required base bid is to be fusible PVC, the required bid alternate is HDPE.

Clarification: The "no bid" form published in the solicitation has been corrected and attached to this addendum.

Revision: The Permit Fee allowance on the Bid Submittal Form has been revised to \$15,000 in accordance with Section 01030, 1.29. A revised Bid Submittal Form has been posted to DemandStar as a separate attachment. Bidders must submit the revised Bid Submittal Form with their bid.

Peter A. Boers
Procurement Department

Acknowledgment is requested even if you have elected not to respond to this bid. A designated management representative of your firm can sign the receipt for this addendum. Please acknowledge receipt of this addendum immediately by fax to (941) 486- 2790 or mail to the above noted address, if a fax is not possible.

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Kece	tare	Ackn	owle	agea:

Spectrum Underground, Inc.

Company

6/04/14 Date

CITY OF VENICE PROCUREMENT-FINANCE DEPARTMENT

401 W. VENICE AVE. - ROOM # 204 VENICE, FL. 34285 (941) 486-2626 FAX (941) 486-2790

ADDENDUM NO. 2

Date: May 22, 2014

To: All Prospective Proposers

Re: ITB# 2986-14: Water Main Replacement, Phase 2

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

Revisions:

The bid due date and time has been extended to June 4, 2014 at 2:00 PM.

Section 01025 Measurement and Payment

3.01.L. Title shall be revised to read, "Maintenance of Traffic and Traffic Control (Bid Item #24a)"

The following is to clarify and provide additional information requested prior to the cut-off for questions May 21, 2014 at 1:00 P.M.

- Q. Phase 1 had a pay item for fittings. Will a pay item be added for fittings in Phase 2 or are they to be considered incidental to the pipe?
- A. Refer to Section 01025 Measurement and Payment, Subsections 3.01.A and 3.01.B.

- Q. Can the bid date be pushed back at least 1 week? More time is needed for the plumbing issues to be properly identified and priced.
- A. The bid due date and time has been extended to June 4, 2014 at 2:00 PM.
- Q. Pay item 3: 4" pvc wm sheets 1.09 & 1.11 show fire line services to be relocated please confirm DR14 C900 is required also are 4" valve required for the services? current plans do not provide valves
- A. The required pipe material for fire service lines 4" and larger shall be PVC C900 DR14. The valves are part of the above-grade fire service assemblies that will be relocated.
- Q. Pay item 12: 2" pvc wm plans show this is a fire line please confirm cpvc blazemaster fire pipe is required sch40, sch80, & cl200 pvc are not fire rated materials.
- A. CPVC blazemaster fire pipe shall be required for fire services smaller than 4" diameter.
- Q. Pay item 11; fire hydrants plans show 3; bid form shows 2.
- A. The revised bid form is attached.
- Q. On sht. C1.11 at 512 Venice Ave plans call for 4" fire line and relocation of Master meter and DDC, there is no bid item for fire line larger than 2", can one be added for 4" lines?
- A. The 4" fire lines are included in the 4" water main bid item.
- Q. There are several irrigation meters called for in the plans, but no bid item, or technical spec for the meter or box, and are they supplied by the City?
- A. The irrigation meters are treated the same as the potable water meters, and are included in the Water Service and Meter Box bid items.
- Q. There are no sizes for any of the commercial and multi-family service lines, can these be added so we have the correct material quotes?
- A. Line sizes shall match existing, and shall be field-verified in accordance with the General Notes on Sheet G1.01.

- Q. The plans contain very little, to no information on existing drainage, sewers etc., there are no profiles given, or elevations for existing or potential conflicts, is the City going to deal with these as wait and see, and then issue change orders for unknown conditions?
- A. Refer to the General Notes on Sheet G1.01. The Contractor is responsible for identifying locations of existing utilities and constructing the water main in a manner that provides proper clearance from existing utilities as detailed on Sheet D1.02.
- Q. Pay Item #3: Plan sheets show fire services to be relocated. Please confirm if DR-14 C900 (for 4" sizing or larger) will be required and any applicable valves.
- A. The required pipe material for fire service lines 4" and larger shall be PVC C900 DR14. The valves are part of the above-grade fire service assemblies that will be relocated.
- Q. Pay Item #11: Fire Hydrants quantity on bid form is listed as 2. Plan quantities are 3.
- A. The revised bid form has been posted as a separate attachment. Bidders **must** submit *ITB* 2986-14 Bid Form Addendum 2 Revision with their response.
- Q. Pay Item #12: Plans note this as a fire line. Please confirm if CPVC Blazemaster Fire Pipe is required. (Sch. 40, Sch. 80 & Class 200 PVC are not fire rated materials).
- A. CPVC blazemaster fire pipe shall be required for fire services smaller than 4" diameter.
- Q. The proposed new water services to be constructed on an existing main are grouped with new services on new pipe. Please create a line item for new services on existing mains. The means/method are totally different for the installations.
- A. The water service bid items will remain as-is.
- Q. Can the City of Venice provide any profile views or as-built information regarding the existing water main in the landscape island along West Venice Ave.? This main will have numerous new water services connected to the existing main. Can you provide asbuilt depth (due to major landscaping/filling) and also the type of pipe material? (pvc, cast iron, asbestos, etc.).
- A. The City does not have record information for this water main. The Contractor shall field verify the existing conditions in accordance with the General Notes on Sheet G1.01.

- Q. Please advise regarding the ductile iron deflection table within the plans. Please revise with a deflection table with the applicable C-900 PVC to be utilized on this project.
- A. Refer to Note 1 in the Utility Conflict Details on Sheet D1.02. This detail is not specific to ductile iron pipe.
- Q. Please review the far side service lengths. Can the far side services be divided into (2) length line items. As scaled, some far side services scale approx. 30 lf plus or minus. Several other services have been scaled from 50 lf to 60 lf.
- A The bid items will remain as-is.
- Q. Will the City of Venice provide a electronic disc/file of project after award of the project for the purpose of construction stake-out and as-built information?
- A. Yes, the City will provide electronic project files if requested.
- Q. Can the City of Venice provide any additional as-built information regarding overlay of existing storm drainage, sanitary sewer services, etc. as this will allow contractors to produce a more accurate/competitive bid.
- A. Refer to General Note 3 on Sheet G1.01.

Peter A. Boers
Procurement Department

Acknowledgment is requested even if you have elected not to respond to this bid. A designated management representative of your firm can sign the receipt for this addendum. Please acknowledge receipt of this addendum immediately by fax to (941) 486- 2790 or mail to the above noted address, if a fax is not possible.

Receipt Acknowledged:

Spectrum Underground, Inc.

Company

6/04/2014

Date