CONTRACT

THIS CONTRACT, pursuant to City Council approval gra	nted on March 22, 2011 , is
made and entered into this day of made and entered into the entered into the made and entered into the made and entered into the made and entered into the entered into the made and entered into the entered int	2016, by and between the
City of venice, Florida, hereinafter referred to as the City, and UI	T LLC, hereinafter referred to as
the Contractor.	

WITNESSETH:

THAT FOR and in consideration of the mutual covenants and obligations hereafter set forth, the parties hereto agree as follows:

- (1) The Contract Documents consist of this Contract, Performance and Payment Bonds, Contractor's Certificate of Insurance attached hereto as composite Exhibit A and the City's Invitation to Bid (ITB) 3017-15: Cleaning and CCTV Inspection of Sanitary Sewer Lines, including: standard general conditions, plans and specifications, Contractor's bid proposal for ITB 3017-15 and bid form as composite Exhibit B, all of which are incorporated herein by reference. All of the Contract Documents are made a part of this Contract.
- (2) The Contractor shall perform all the work requested by the City as required by the Contract Documents including installation of the listed items per the bid specifications.
- Proceed to the Contractor specifying the work it is requesting the Contractor to complete. The contract shall be for a three (3) year period, commencing on the issuance of the Notice to Proceed, and terminating three (3) years from that date. The City may, at its discretion and with the consent of the Contractor, renew the Agreement under all of the terms and conditions contained in this Agreement for two (2) additional one (1) year periods The City shall give the Contractor written notice of the City's intention to extend the Agreement term not less than ten (10) days prior to the end of the Agreement term then in effect. Requests for consideration of a price adjustment must be made on the contract anniversary date, in writing, to the Procurement Manager. It is anticipated that cleaning and CCTV inspection will be completed for approximately twenty percent (20%) of the sanitary sewers within the City each year. Services will be administered via individual work assignments through purchase orders based on the unit prices submitted in the Contractor's bid form.
- (4) The City shall pay the Contractor for the performance of the work, in accordance with Contractor's bid proposal as provided for in Exhibit B, subject to the terms and conditions of the Contract Documents and any written change orders. Contractor shall issue a monthly invoice, consistent with the prices provided in Exhibit B, to the City setting forth the work completed todate by the Contractor.
- (5) Time is of the essence in this contract. In the event that the work is not completed within the required time as specified in any work assignment the parties enter into pursuant to this Contract, then from the compensation otherwise to be paid to the Contractor for that particular work assignment, the City may retain the sum of **one hundred dollars (\$ 100.00)** per day for each calendar day that the work remains incomplete beyond the time limit, which sum shall represent the actual damage which the City will have sustained per day by failure of the Contractor to complete the work within the required time, said sum not being a penalty but being the stipulated

damages the City will have sustained in the event of such default by the Contractor.

- (6) In connection with the performance of work under this Contract, the Contractor agrees not to discriminate against any employee or applicant for employment because of race, sex, religion, color, or national origin. The aforesaid provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, lay-off or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The Contractor agrees to post hereafter in conspicuous places, available for employees or applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the non-discrimination clause. The Contractor further agrees to insert the foregoing provisions in all contracts hereunder, including contracts or agreements with labor unions and/or workers' representatives, except subcontracts for standard commercial supplies or raw materials.
- (7) Contractor must secure and maintain any and all permits and licenses required to complete the work under this Contract, unless the Contract Documents provide otherwise.
- (8) Throughout the term of this Contract the Contractor must maintain insurance in at least the amounts and coverage required as shown in Exhibit A. The Contractor must provide a Certificate of Insurance to the City evidencing such coverage prior to issuance of the Notice to Proceed by the City.
- (9) Pursuant to applicable Florida law, Contractor's records associated with this Contract may be subject to Florida's public record laws, Florida Statutes 119.01, et seq, as amended from time to time. Contractor shall comply with all public records obligations set forth in such laws, including those obligations to keep, maintain, provide access to, and maintain any applicable exemptions to public records, and transfer all such public records to the City at the conclusion of this Contract, as provided for in Section 119.0701, Florida Statutes.
- (10) Contractor shall indemnify, pay the cost of defense, including attorneys' fees, and hold harmless the City from all suits, actions, or claims of any kind brought on account of any injuries or damages received or sustained by any person or property by or from the Contractor or in consequence of any neglect in safeguarding the work; or by the use of any unacceptable materials related to the work; or on account of any act or omission, neglect or misconduct of the Contractor; or on account of any claim or amounts received under the "Workers' Compensation Law" or any other laws or ordinances, except only such injury or damage as shall have been caused by the negligence of the City. The first ten dollars (\$10.00) of compensation received by the Contractor represents specific consideration for this indemnification obligation.
- (11) Termination. This Contract may be terminated by the City without cause, by giving thirty (30) days prior written notice to contractor of the intention to cancel or with cause at any time contractor fails to fulfill or abide by any of the terms or conditions specified. Failure of contractor to comply with any of the provisions of this agreement shall be considered a material breach of contract and shall be cause for immediate termination of the agreement at the discretion of the city. This Contract may be terminated by the Contractor only by mutual consent of both parties. If this Contract is terminated before performance is completed, the Contractor shall be paid only for that work satisfactorily performed for which costs can be substantiated.
 - (12) The laws of the State of Florida shall govern all provisions of this Contract. Venue

for any dispute shall be Sarasota County, Florida. If any court proceeding or other action occurs between the parties as a result of this Contract or any other document or act required by this Contract, the prevailing party shall be entitled to recover attorney's fees and all court costs, including attorney's fees and court costs incurred in any pre-trial, trial, appellate, and/or bankruptcy proceedings, as well as, attorney's fees and costs incurred in determining entitlement to and reasonableness of fees and costs.

(13) This Contract and the Contract Documents constitute the entire agreement of the parties and may not be changed or modified, except by a written document signed by both parties hereto. This Contract shall be binding upon the successors and assigns of the parties.

IN WITNESS WHEREOF, the parties to the agreement have hereunto set their hands and seals and have executed this agreement, the day and year first above written.

(SEAL)

ATTEST:

CITY/CI ED

ATTEST:

GIANCARLO GIL

CITY OF VENICE

IN SARASOTA COUNTY, FLORIDA

UIT LLC

Approved By City Council Date: 3/22/2016

 \mathbf{RV}

Bonzalo

Balandra

Hanagong Hember

Approved as to Form and Correctness

David Persson, City Attorney



www.altersurety.com

Exhibit A

February 1, 2016

CITY OF VENICE, FLORIDA 401 W. Venice Avenue Venice, FL. 34285

RE: UIT LLC

Project: Cleaning & CCTV Inspection of Sanitary Sewer Lines.

ITB No. 3017-15 Bond No. 71747187

To Whom It May Concern:

We have executed the enclosed bonds on behalf of the above captioned contractor in favor of the City of Venice, Florida. Please note that we have not dated the bonds or the Power of Attorney. The copy of the contract we received was not dated and as the bonds follow the contract they should not be dated prior to the contract.

Please accept this letter as authorization to date the enclosed Performance bond(s), Payment bond(s), and the attached Power of Attorney for the captioned project. Please date these items concurrently with the contract date and fax a copy to our office at 305-328-4838 or email to doreen@altersurety.com so that we can activate the bond coverage.

Please do not hesitate to contact our office should you have any questions in this regard.

Yours truly,

Western Surety Company

Warren Mitchell Alter, Attorney-In-Fact

ALTER SURETY GROUP, INC.

Bond Department - Public Works Bond

In compliance with Florida Statute Chapter 255.05, the provisions and limitations of section 255.05 Florida Statutes, including but not limited to, the notice and time limitations in Sections 255.05(2) and 255.05(10) are incorporated in this bond by reference.

Bond Number

71747187

Contractor

UIT, LLC

Address &

251 Valencia Avenue, #4655

Phone No.

Coral Gables, FL 33134

786-519-4534

Surety

Western Surety Company

Address &

333 S. Wabash Avenue

Phone No.

Chicago, IL 60604

312-822-5000

Owner Name

City of Venice, Florida

Address &

401 W. Venice Avenue Venice, FL 34285

Phone No.

941-882-7423

Contracting Public Entity (if different from the owner)

Address & Phone No.

Contract/Project Number

ITB 3017-15

Project Name

Cleaning & CCTV Inspection of Sanitary Sewer Lines within City

of Venice.

Project Location

City of Venice

Legal Description

Within City of Venice

Description of Improvement: Cleaning & CCTV Inspection of Sanitary Sewer Lines.

This bond is given to comply with section 255.05 Florida Statutes and any action instituted by a claimant under this bond for payment must be in accordance with the notice and time limitation provisions in Section 255.05(2) and (10), Florida Statutes. Any provision of this bond which conflict with or purports to grant broader or more expanded coverage in excess of the minimum requirements of the applicable statute shall be deemed deleted herefrom. This bond is a statutory bond, not a common law bond.

This is the front page of the bond.

All other page(s) are deemed subsequent to this page regardless of any page number(s) that may be pre-printed thereon.

PERFORMANCE BOND

Form to be Used When Bonding Only One Year of a Multi-Year Contract (Page 1 of 2)

		Bond No	71747187	
불생리하는 사이를 되는 맛있는 나이다.				
KNOW ALL MEN BY THESE PRESENTS: That, UT	r. Lic			
(hereinafter called Principal) as Principal, and Weste				
a corporation duly organized under the laws of the	State	of <u>Sout</u>	n Dakota	
and duly authorized and licensed to do business in the	State	of	Florida	
(hereinafter called Surety), as Surety, are held and firm	ki bound unto			
City of Venice	in the second of the second			
(hereinafter called the Obligee), as Obligee, in the full a	nd just sum oL	Ninety-Five	Thousand Eig	<u>ht</u>
Hundred Sixteen and 47/100				
to the payment of which sum, well and truly to be made each of their heirs, administrators, executors, succepresents.	ls, the said Princ	Ipal and Suret	y bind themselves,	their and
WHEREAS, the above bounden Principal has enter	red into a certain	n written contre	ct with the above	
mentioned Obligee dated			***	1.00
		the state of the s	A Company of the Comp	
CCTV Inspection of Sanitary Sewer Lines				
for a period of				
WHEREAS, the Obligee has agreed to accept a period of only one year.	bond guarantee	ing the perform	nance of said cont	ract for
NOW, THEREFORE, if Principal shall faithfully po	ariorm such con	tract or shall in	demnify and save	harmless

the Obligee from all cost and damage by reason of Principal's failure so to do, then this obligation shall be null

and void; otherwise it shall remain in full force and effect.

PERFORMANCE BOND (Page 2 of 2)

 This bond is for the term beginning <u>January 29, 2016</u> and ending <u>January 29,</u> In the event of default by the Principal in performance of the contract during the term of this bond shall be liable only for the loss to the Obligee for actual excess costs of performance of the contract expiration of the term of this bond and in no event shall the liability of the Surety exceed the penal in this bond. No claim, action, suit or proceeding, except as hereinafter set forth, shall be instituted or maintain the Surety under this instrument unless same be brought or instituted and process served upon within one year after the expiration of the term of this bond. Neither non-renewal by the Surety, nor failure, nor inability of the Principal to file a performance subsequent terms under said contract shall constitute loss to the Obligee recoverable under this both. The bond may be extended for additional terms at the option of the Surety, by continuation executed by the Surety and the Principal but regardless of the number of extensions for additional the number of premiums which shall be payable or paid, the liability of the Surety hereunder elementative from year to year nor period to period. No right of action shall accrue on this bond to or for the use of any person or corporation other. 	the Surety of up to the sum stated
shall be liable only for the loss to the Obligee for actual excess costs of performance of the contract expiration of the term of this bond and in no event shall the liability of the Surety exceed the penal in this bond. No claim, action, suit or proceeding, except as hereinafter set forth, shall be instituted or maintain the Surety under this instrument unless same be brought or instituted and process served upon within one year after the expiration of the term of this bond. Neither non-renewal by the Surety, nor failure, nor inability of the Principal to file a performance subsequent terms under said contract shall constitute loss to the Obligee recoverable under this bound. The bond may be extended for additional terms at the option of the Surety, by continuation executed by the Surety and the Principal but regardless of the number of extensions for additional the number of premiums which shall be payable or paid, the liability of the Surety hereunder singulative from year to year nor period to penal.	ot up to the sum stated ted against
the Surety under this instrument unless same be brought or instituted and process served upon within one year after the expiration of the term of this bond. Neither non-renewal by the Surety, nor failure, nor inability of the Principal to file a performance subsequent terms under said contract shall constitute loss to the Obligee recoverable under this board may be extended for additional terms at the option of the Surety, by continuation executed by the Surety and the Principal but regardless of the number of extensions for additional the number of premiums which shall be payable or paid, the liability of the Surety hereunder significant from year to year nor period to period.	ed against
subsequent terms under said contract shall constitute loss to the Obligee recoverable under this bo The bond may be extended for additional terms at the option of the Surety, by continuation executed by the Surety and the Principal but regardless of the number of extensions for additional the number of premiums which shall be payable or paid, the liability of the Surety hereunder so cumulative from year to year nor period to period.	the Surety
executed by the Surety and the Principal but regardless of the number of extensions for additional the number of premiums which shall be payable or paid, the liability of the Surety hereunder si cumulative from year to year nor period to period.	e bond for nd.
3. No right of action shall accrue on this bond to or for the use of any person or corporation other	terms and
Obligee named herein or the heirs, executors, administrators or successors of the Obligee.	r than the
figned and sealed this day of,	
IIT, LLC Western Sufety Company	
by Boland (Principal) By: ()	(Surety)
WARREN MITCHELL ALTER , Attorne	/-in-Fact



The provisions and limitations of section 255.05 Florida Statutes, including but not limited to the notice and time limitations in Sections 256.05(2) and 256.05(10), are incorporated in this bond by reference.

Western Surety Company

PAYMENT BOND PAYMENT BOND ANNUAL BOND FOR A MULTI-YEAR CONTRACT

	Bond No. 71747187
KNOW ALL MEN BY THESE PRESENTS, That we UI	T, LK
of Coral Gables, Florida	(hereinafter called the Principal), and
Western Surety Company	(hereinafter called the Surety),
are held and firmly bound unto City of Venice	
(hereinafter called the Obligee), in the full and just sum of Sisteen and 47/100	Ninety-Five Thousand Eight Hundred Dollars (\$ 95,816.47
to the payment of which sum, well and truly to be mad heirs, administrators, executors, successors and assigns,	e, the said Principal and Surety bind themselves, their
WHEREAS, the above bonded Principal has entered Obligee dated to which contract is hereby referred to and made a part here	Into a certain written contract with the above mentioned for a period of
which contract is hereby referred to and made a part herein.	of as fully and to the same extent as if copied at length
WHEREAS, the Obligee has agreed to accept a bon of only one year.	d guaranteeing the payment of said contract for a period
accordance with applicable Statues, promptly make particular prosecution of the work provided for in said contract, contract that may hereafter be made, notice of which more be void; otherwise to remain in full force and effect.	and any and all duly authorized modifications of said difications to Surety being waived, then this obligation to
Provided, however, that this bond is subject to the following	
the Surety on this instrument unless same be be within six months after the completion of the cont. 3. The total amount of the Surety's liability under this	nerelinaliter set forth; shall be had or maintained against rought or instituted and process served upon the Surety
Signed and sealed this day of	
UIT, LEC	Western Surety Company
By bush Esland 6	Attorney-In-Pact MARREN MITCHELL ALTER
Form F6362	BY COLUMN RESULT OF SURELY

Western Surety Company

POWER OF ATTORNEY - CERTIFIED COPY

	WARREN MITCHELL ALTER
its time and inwith attorney(s)-in-in	
behalf as Surety, bonds for:	act, with full power and authority hereby conferred, to execute, acknowledge and deliver for and e
Principal: UIT, LLC	
Obligee: City of Veni	
	고대로 하는 것은 만든 마음을 살이 보다가 하나 모아 보지 않을 수.
Amount: \$500,000.00	그렇게 하다는 그 점점 전상 점점 되는 경험 문원에는 사람들이 되었다. 학교 등을 통합하는데 나는 것이다.
he corporate seal of the Company :	as fully and to the same extent as if such bonds were signed by the Senior Vice President, sealed and duly attested by its Secretary, hereby ratifying and confirming all that the said attorney(s) in mitations. Said appointment is made under and by authority of the following bylaw of Western Suce and effect.
orporate name of the Company by dicers as the Board of Directors me nay appoint Attorneys in Fact or a the corporate seal is not necessary	es, undertakings, Powers of Attorney or other obligations of the corporation shall be executed in a the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President or by such on a suthorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurers who shall have authority to issue bonds, policies, or undertakings in the name of the Compay for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of such officer and the corporate seal may be printed by facsimile."
All authority hereby conferred	shall expire and terminate, without notice, unless used before midnight of
, out with such time s	shall be irrevecable and in full force and effect.
In Witness Whereof, Western 8 proporate scalete he offixed this	Surety Company has caused these presents to be signed by its Vice President, Paul T. Bruffat, and
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AND THE PROPERTY OF THE PARTY O	WESTERN SURETY COMPAN
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CANTERN ENGLY Salary OF GREEN ENGLY On the THAN and day of and T. Bouldhingsto being to me of the STERN SURETY COMPANY and THE STERN SURETY COMPANY COMPANY AND THE STERN SURETY COMPANY CO	Paul T. Pruflat, Vice Presidence of the personal property of the second of the personal property of the personal property of the above Power of Attorney as the aforesaid office and acknowledged said instrument to be the voluntary act and deed of said corporation.
CONTROL OF SOUTH DAKCTA COUNTY OF THE NEED AND OF THE THE AND OF THE THE AND OF THE THE AND OF THE	Paul T. Pruflat, Vice Presidence of the personal property of the second of the personal property of the personal property of the above Power of Attorney as the aforesaid office and acknowledged said instrument to be the voluntary act and deed of said corporation.
CONTRACTS COUNTY OF GARANERS LA So the THAN Soling to me of the Company and C	Paul T. Prufiat, Vice Presidence of the pear public, personally appeared by sworn, acknowledged that he signed the above Power of Attorney as the aforesaid office and acknowledged said instrument to be the voluntary act and deed of said corporation. Notary Public - South Dak
PARTY OF SOUTH DARCTS SOUTH DARCTS SOUTH DARCTS SOUTH DARCTS And T. Boullahander being to me viestern surety company an J. MOHR STAL NOTARY PUBLIC STAL SOUTH DARCTS	Paul T. Prufint, Vice Presidence of Presidence of Attorney as the aforesaid office and acknowledged that he signed the above Power of Attorney as the aforesaid office and acknowledged said instrument to be the voluntary act and deed of said corporation. Notary Public - South Dalesteines
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J. MOHR BANCIA S. MATTONERS BANCIA BANCIA BANCIA BANCIA BANCIA J. MOHR BANCIA NOTARY PUBLIC BANCIA My Commission Expire I the undersigned officer of We ttached Power of Attorney is in full	Paul T. Prufint, Vice Presidence of Attorney as the aforesaid office and acknowledged that he signed the above Power of Attorney as the aforesaid office and acknowledged said instrument to be the voluntary act and deed of said corporation. Notary Public - South Dale of South Dakota, do hereby certify that all force and effect and is irrevecable, and furthermore, that Section 7 of the bylaws of the Company.
ON THE PARCET AND THE COMPANY AND THE PARCET AND TH	Paul T. Prufint, Vice Presidence of Attorney as the aforesaid office and acknowledged that he signed the above Power of Attorney as the aforesaid office and acknowledged said instrument to be the voluntary act and deed of said corporation. Notary Public - South Dale of South Dakota, do hereby certify that all force and effect and is irrevecable, and furthermore, that Section 7 of the bylaws of the Company.
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AND COMMISSION EXPIRED My Commission Expired My Commission Expired I the undersigned officer of We ttached Power of Attorney is in full at forth in the Power of Attorney is	Paul T. Prulint, Vice Presidence of Attorney as the aforesaid office and acknowledged that he signed the above Power of Attorney as the aforesaid office and acknowledged said instrument to be the voluntary act and deed of said corporation. Notary Public - South Dale of South Dale of South Dakota, do hereby certify that all force and effect and is irrevecable, and furthermore, that Section 7 of the bylaws of the Company in now in force.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MINDENTYTT) 01/26/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF HIPOMINATION ONLY AND CONFERS NO RIGHTS LIPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURERIS), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER:

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. It SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

certificate holder	in lieu of such endorsemen		
PRODUCER	305-418-8411	305-418-8413	Maylin Perez
Westward Insura	nce Services, Inc		(Alt. No). 305-418-8411 (Alt. No). 305-418-8413
2500 NW 79th A			Westwardins@beilsouth.net
Suite 283			CONTONEL DE CONTONE DE
Doral, FL 33122	ومستوفيتين والراجي والراجات ومستستوريس ووردان	and a second	MACE PROCESSIVE EXPOSES INS COMPANY 11760
INSURED			
UR LLC			waven a Essex Insurance Company 02732
251 Valencia Avi	e #4655		MSUMEN C. State of Florida
Coral Gables, FL			PROPERTY.
			MS/AIR C
			AND THE PARTY OF T
COVERAGES	CERTIFIC	ATE NUMBER:	REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. DIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADOL BURE 1934 MOD TYPE OF INSURANCE POLICY NUMBER EACH OCCURRENCE BLANCE TO REVIED PREMISES (EN OCCURRON) * 1,000,000 CENERAL LIABILITY **\$50,000** COUNTERCIAL GENERAL LIABILITY MED EXP (Any one person) 5.000 CLAME MADE V DCCUR 08/11/2015 08/11/2016 +1.000,000 B105146 PERSONAL & ADV HAZETY GENERAL AGGREGATE 2.000,000 PRODUCTS COMPIOP AGG 4 1 000 000 DENL AGGREGATE UNIT APPLIES PER POLICY PRO COMBINED SINGLE LIMIT **± 1.000.000** ALFOMOBILE LIAMLITY BODILY BLILINY (Per person) SHY ALITO BODILY MUNRY (Per accident) ALL OWNED AUTOS PROPERTY DAMAGE (Par accident) SCHEDULED AUTOS 08288273-4 10/18/2015 10/18/2016 HIRED AUTOS VOH-CHINED AUTOS \$0 Deductible · 10.000 PIP BACH OCCURRENCE UMBRELLA LIAB OCCUP ACCRECATE EXCESS LIAB CLAIMS WADE DECILICATIONS RETENTION WORKERS COMPENSATION AND EMPLOYERS LABOUTY E L EACH ACCIDENT ANY PROPRIETORIMATHER EXECUTIVE OF PICERMEMBER EXCLUTION PROMISSION IN MIT I HE SECTION LOSE DESCRIPTION OF OPERATIONS SERVE DESCRIPTION OF OPERATIONS SERVE EL DISEASE - EN EMPLOYEE & DISPASE POLICY LIMIT 10/18/2015 10/18/2016 08288273-4 Physical Damage

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (AFRICA ACORD 191, Additional Remarks Schooling, If more space in Majorin

Listed Vehicle: 2000 Chev VIN# 1GBKC34J1YF489666 1994 Ford Vin# 1FDKE37H6THA51424

City of Venice is listed as "Additional Insured with respects to the Geneal Liability and Auto Liability".

CERTIFICATE HOLDER	GANCELLATION	
City of Venice 401 W. Venice Avenue Venice, FL 34285	SHOULD ANY OF THE ABOVE DESCRIBED POLIDIES THE EXPIRATION DATE THEREOF, MOTICE & ACCORDANCE WITH THE POLICY PROVISIONS.	ME CANCÉLLED MEFORM MLL BE DELIVERED IN
VCISCO.I L MANO	AUTHORIZED REPRESENTATIVE Maylin Perez	
	© 1988-2009 ACORD CORPORAT	ION. All rights reserved

The ACORD name and logo are registered marks of ACORD

2751.B umlco-co

SEARNES1

DATE (MILEOTYYY)

CERTIFICATE OF LIABILITY INSURANCE

1/26/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy; certain policies may require an endorsement. A statement on this certificate dose not confer rights to the certificate holder in lieu of such endorsement(s). Gateway - Acentria Insurance LLC 2430 West Oakland Park Blvd. Fort Lauderdale, FL 33311 . Eut. (954) 735-5600 (A)C. No): (954) 735-2852 ADDRESS GRIEWRY @gatewayins.com MISURERIES AFFORDING COVERAGE NAME & INSURER A : Associated Industries 23140 INSURED MISURER D HISURER C : UIT, LLC. 251 Valencia Ave # 4655 MSURER D Corni Gables, FL 33134 MGURER E WSURER F : COVERAGES CERTIFICATE NUMBER: REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS, MSD WYD TYPE OF INSURANCE POLICY HUMBER LIMITE COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTED CLAIMS MADE OCCUR REMISES (En populierca) MED EXP (Any prie person) PERSONAL & ADV MILIRY GENLAGGREGATE LIMIT APPLIES PER GENERAL AGGREGATE PER POLICY PRIODUCTS COMPAGE AGG OTHER: COMPAND SINGLE LIMIT (En accident) AUTOMOBILE LIABILITY BOOKLY INJURY (Per person) ANY AUTO SCHEDULED AUTOS HON-OWNED AUTOS ALL OWNED BOOKY INJURY (Per accident PROPERTY DAMAGE (Per accident) HIRED AUTOS UMBRELLA LIAB OCCUR EACH OCCURRENCE EXCESS LIAB CLAMS MADE AGGREGATE CEO RETENTION & WORKERS COMPENSATION AND EMPLOYERS LIABILITY X STATUTE ANY PROPRIETOR MARTHER EXECUTIVE OFFICERAMEMBER EXCLUDED? (Manualory in 1911) AWC 1059404 01/31/2016 01/31/2017 E.L. EACH ACCIDENT 100.00 EL DISEASE - EA EMPLOYE 100,00 es, describe under SCRIPTION OF OPERATIONS below 500,00 E.L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 181, Additional Parmerks Schoolse, may be effected if more space is required) CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. The City of Venice 401 W. Venice Avenue Venice, Ft. 34285 AUTHORIZED REPRESENTATIVE

ACORD

Required Forms List: ITB# 3017-15: Cleaning and CCTV Inspection of Sanitary Sewer Lines

Proposal Bond Local Preference Form Qualifications Statement Trench Safety Act Acknowledgement © Cooperative Procurement with Other Jurisdictions Form 3A: Interest in Competitive Bid for Public Business Indemnification/Hold Harmless FDEP & U.S. EPA Construction Notices of Intent (NOI) Statement of References for Contractor Contractor's Statement of Sub-Contractors to be Used for this Work Drug Free Workplace Certification Scrutinized Company Affidavit and Certification Public Entity Crime Information No Bid Response Bid Submittal Form

Forms must be returned with each firm's proposal.

Mark "N/A" if not applicable to your firm.

PROPOSAL BOND

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

KNOW ALL MEN BY THESE PRESENTS: That we, the undersigned,	
UIT LLC. as Pr	rincipal,
and Western Surety Company as	s Surety
are held and firmly bound unto the City of Venice, Florida, in the sum of	
Five Percent of Amount Bid \$ 5% of Amount Bid, for the payment of who and truly to be made, we hereby jointly and severally bind ourselves, our heirs, exadiministrators, successors and assigns.	ich, well xecutors,
The condition of the above obligation is such that if the attached Proposal of Principal and Swork specified as:	urety for
Bid for Cleaning and CCTV Inspection of Sanitary Sewer Lines : Bid No.: 3017-15	
all as stipulated in said Proposal, by doing all work incidental thereto, in accordance with the p specifications provided heretofore, all within Sarasota County, is accepted and the bidder shatten (10) days after notice of said award, enter into a contract, in writing, and furnish the Performance Bond with surety or sureties to be approved by the Director of Purchasing, this of shall be void; otherwise the same shall be in full force and virtue by law and the full amount Proposal Bond will be paid to the City as stipulated or liquidated damages.	il within required bligation
Signed this 7th day of January 2016.	
UIT LLC. Western Surety Company	
Principal Surety , Warren M. Alter Attorney-in-Fact	
Principal must indicate whether corporation, partnership, company, or individual.	
The person signing shall, in his own handwriting, sign the Principal's name, his own name, and I The person signing for a corporation must, by affidavit, show his authority to bind the corporation	

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That WESTERN SURETY COMPANY, a South Dakota corporation, is a duly organized and existing corporation having its principal office in the City of Sioux Falls, and State of South Dakota, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

Warren M Alter, David T Satine, Individually

of Miami Lakes, FL, its true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on its behalf bonds, undertakings and other obligatory instruments of similar nature

- In Unlimited Amounts -

and to bind it thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the corporation and all the acts of said Attorney, pursuant to the authority hereby given, are hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the By-Law printed on the reverse hereof, duly adopted, as indicated, by the shareholders of the corporation.

In Witness Whereof, WESTERN SURETY COMPANY has caused these presents to be signed by its Vice President and its corporate seal to be hereto affixed on this 15th day of June, 2015.



WESTERN SURETY COMPANY

State of South Dakota County of Minneluha

On this 15th day of June, 2015, before me personally came Paul T. Bruflat, to me known, who, being by me duly aworn, did depose and say: that he resides in the City of Sioux Falls, State of South Dakota; that he is the Vice President of WESTERN SURETY COMPANY described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name therete pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

мy	commission	exbries

February 12, 2021



CERTIFICATE

I, L. Nelson, Assistant Secretary of WESTERN SURETY COMPANY do hereby certify that the Power of Attorney hereinabove set forth is still in force, and further certify that the By-Law of the corporation printed on the reverse hereof is still in force. In testimony whereof I have hereunto subscribed my name and affixed the seal of the said corporation this ____ 7.th _day of ___.Tanuarv_



WESTERN SURETY COMPANY



STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

CONSTRUCTION INDUSTRY LICENSING BOARD 1940 NORTH MONROE STREET TALLAHASSEE FL 32399-0783

(850) 487-1395

BALANDRA, GONZALO UNDERGROUND INFRASTRUCTURE TECHNOLOGIES 251 VALENCIA AVE **SUITE # 4655** CORAL GABLES FL 33134

Congratulations! With this license you become one of the nearly one million Floridians licensed by the Department of Business and Professional Regulation. Our professionals and businesses range from architects to yacht brokers, from boxers to barbeque restaurants, and they keep Florida's economy strong.

Every day we work to improve the way we do business in order to serve you better. For information about our services, please log onto www.myffortdalicense.com. There you can find more information about our divisions and the regulations that impact you, subscribe to department newsletters and learn more about the Department's

Our mission at the Department is: License Efficiently, Regulate Fairly. We constantly strive to serve you better so that you can serve your customers. Thank you for doing business in Florida, and congratulations on your new license!



STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

CUC1224886

ISSUED: 07/13/2014

CERT UNDERGROUND & EXCAY CNTR BALANDRA, GONZALO UNDERGROUND INFRASTRUCTURE TECHNOL

16 CERTIFIED under the provisions of Ch 489 FS, Expiration date AUG 31, 2016 L1407130001835

DETACH HERE

RICK SCOTT, GOVERNOR

KEN LAWSON, SECRETARY

STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION CONSTRUCTION INDUSTRY LICENSING BOARD

LICENSE NUMBER

CUC1224888

The UNDERGROUND UTILITY & EXCAVATION CO

Named below IS CERTIFIED Under the provisions of Chapter 489 FS.

Expiration date: AUG 31, 2016



BALANDRA, GONZALO UNDERGROUND INFRASTRUCTURE TECHNOLOGIES 251_VALENCIA AVE. **SUITE # 4655 CORAL GABLES** FL 33134



CITY OF VENICE FINANCE-PROCUREMENT

DEPARTMENT

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

ADDENDUM NO. 1

Date: December 22, 2015

To: All Prospective Proposers

Re: ITB# 3017-15: Cleaning and CCTV Inspection of Sanitary Sewer Lines

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 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 and questions submitted during the pre-bid meeting held December 16, 2015 at 12:30 P.M.

Summary:

- 1. Jon Mayes, Procurement Department, started the meeting by reviewing the next important dates. Proposals are due January 7, 2016 at 2:00 PM, City Hall, Room #204. The actual bid opening will occur in City Hall, Room #114 shortly thereafter. Last questions and follow-up answers is December 21 by 1:00 PM. Mr. Mayes stated from the meeting date forward, he was the only contact source for additional questions.
- 2. Mr. Mayes also pointed out key sections of the bid for contractors to review. Starting on page 3 are the "General Conditions and Instructions to Offerors" and page 12- "Insurance Information".
- 3. Mr. Mayes also stated that a 5% bid bond is required for this project as stated on page 16. And the awarded contractor will be required to provide a Performance and Payment Bond equal to 100% of the contract amount.

- 4. Mr. Mayes pointed out the required forms that start on page 26 thru page 49 including the "bid form" that must also be submitted with each contractor's proposal. Page 25 can be used as a "check off" sheet for these forms and mark a form "N/A" and return it, even if such form may not pertain to the contractor.
- 5. John Spalding, Utilities Department, gave a summary of the work:

"The work under this contract will include cleaning and CCTV inspection of sanitary sewers throughout the City of Venice. A limited number of sewer laterals may be included in this work. There may also be protruding service connections that require mechanical removal.

All sewers that are to be inspected must be cleaned by hydraulic or mechanical methods, as field conditions require, prior to performing the CCTV inspection.

The contractor will be responsible for paying for water usage. Water usage will be measured by a hydrant meter, which the contractor will be responsible for renting from the City. The contractor will be required to set and remove the meter at hydrants as the work progresses.

Disposal of sewer cleaning debris is to occur at the Eastside Water Reclamation Facility. The contractor will be responsible for transportation of debris.

The City will not be providing space for contractor staging, storage, parking, etc.

The Invitation to Bid is set up to establish a three-year contract with the option for the City to renew the contract for two one-year periods at the same terms and conditions. Thus this contract may be extended to a five-year period.

The quantities in the bid form are approximate for the work to be performed over the initial three-year period. The quantities represent approximately 3/5 of the totals of the various sizes of sewer present within the City. Services will be administered under purchase orders based on the unit bid prices. The City anticipates issuing one purchase order each year, with each purchase order including approximately 1/3 of the quantities on the bid form.

The quantities for mechanical removal and maintenance of traffic are approximate based on quantities seen under previous contacts. As noted previously, these and all other quantities on the bid form are approximate and are not guaranteed."

- 6. One contractor asked if open bypass pumping could be a separate line item. Response: The City does not wish to include a separate line item for bypass pumping. The Bid Submittal Form will remain as it is in the original Invitation to Bid.
- 7. The same contractor asked of the local preference for this project and the percentage local vs. non-local for pricing. Response: Mr. Mayes stated that with local preference, pricing is within 10%. As per stated in the City's Municipal Code 2-217: "When applying local preference to competitive sealed bids, the finance department will notify the responsive and

responsible lowest local business bidder that they have five days to resubmit a bid that matches or beats the lowest bid submitted by the nonlocal business, provided the local business' original bid was within ten percent of the lowest bid submitted by the nonlocal business. If the lowest local business bidder submits a revised bid that match, or beat, the bid submitted by the lowest nonlocal business bidder, the bid will be awarded to the local business. If the lowest local business bidder fails to submit a bid that matches or beats the bid submitted by the lowest nonlocal business bidder, the bid will be awarded to the nonlocal business."

8. Another contractor asked when the last time the system was cleaned. Response: Mickey Healy, Utilities Department, stated that the work under the last contract began in 2012 and was completed a little over a year ago.

Jon	Mayes	
Proc	urement	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:

Signature

UTT LLC

Company

Date: 1/4/16

CITY OF VENICE FINANCE-PROCUREMENT

DEPARTMENT

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

ADDENDUM NO. 2

Date: December 31, 2015

To: All Prospective Proposers

Re: ITB# 3017-15: Cleaning and CCTV Inspection of Sanitary Sewer Lines

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 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.

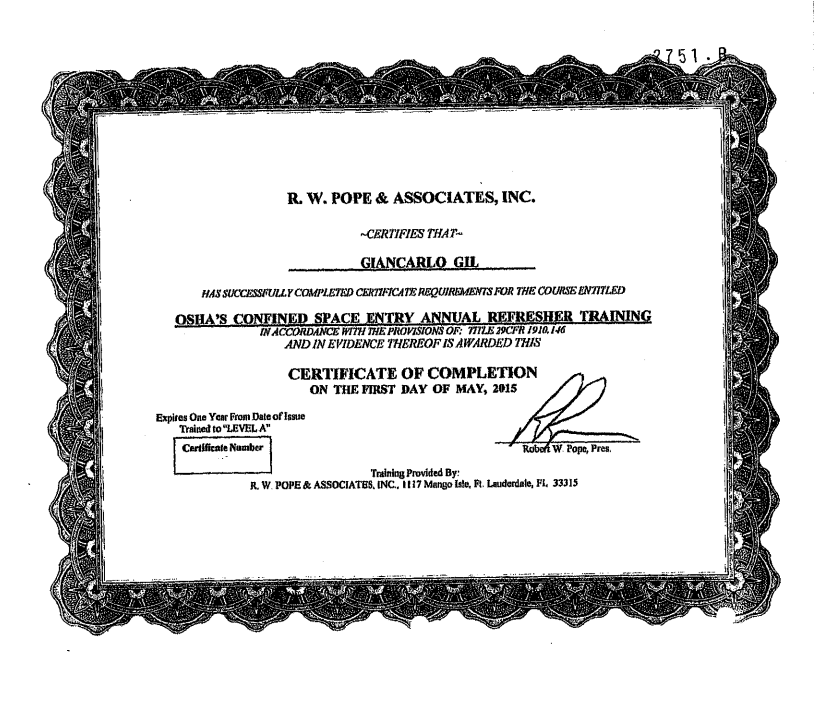
1. There has been some questions and concerns about the required Performance and Payment Bonds with the multi-year contract for this bid. If necessary, contractors can submit a Performance and Payment Bond annually.

Jon Mayes 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:
burgh Baland
Signature
VIT LLC
Company
Date: 1/4/16









National Association of Sewer Service Companies NASSCO, Inc.

Certificate of Completion

This is to certify that

Gonzalo Balandra

Is certified to practice PACP, MACP and LACP. Certification is valid for three years from the date of issuance.

CERTIFICATE NUMBER: U-908-7323

10/2/15

Signature Theodore J. DeBoda, R.E., Executive Director

Date of issuance

Note: The User is not an employee, abent or partner of Nabido. The User adminuscorus and abrees that Nabido does not supervise of control the user and that Nabido shall not selectorsize for any acts of chossing of the Check

National Association of Sewer Service Companies NASSCO, Inc.

Certificate of Completion

This is to certify that

Giancarlo Gil

Is certified to practice PACP, MACP and LACP.

Certification is valid for three years from the date of issuance.

CERTIFICATE NUMBER: U-908-7325

10/2/15

Signature Theodore J. DeBoda, P.E., Executive Director

Date of Issuance



nate: The Unier is not an employee, agent or partier of managod. The Uner adknowledger and adhere that maddod obse Not supervise on Control the Unex and that managod shall not ar respondible for any acts or chiesione by the Unex.

HOW DO I DETERMINE "LOCAL PREFERENCE"

Please does N ONLY If you s	lowing questions will help you determine local preference for your company. answer questions 1 through 4 FIRST. If you answer NO to any questions 1 through 4, local preference OT apply. if you answer YES to questions 1 through 4, may you proceed to question 5. answer YES to any questions 5 through 7, local preference applies. are unsure of how to answer any questions, please contact the City of Venice's Purchasing Department at 6-2626.
Questi	ons 1 – 4
1.	Have you paid a local business tax either to Sarasota, DeSoto, or Charlotte County (Manates County does not have a local business tax) authorizing your company to provide goods or services described in this solicitation?
	YES 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 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 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 If "yes", proceed to question 5. NO If no, STOP, local preference does not apply.
Questio	ns 5 – 7
5.	Is your local business office (identified in question 2) the primary location (headquarters) of your company?
	YES If "yes", STOP, local preference applies. NO If "no", proceed to question 6.

o.	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.

OUALIFICATIONS STATEMENT

The undersigned certifies under oath the truth and correctness of all statements and all answers to questions made hereinafter: **SUBMITTED TO:** CITY OF VENICE **CHECK ONE:** Procurement-Finance Department Corporation 401 W. Venice Avenue Partnership Venice, Florida 34285 Individual Joint Venture SUBMITTED BY: Other NAME: ADDRESS: 251 Valencia by # 461 PRINCIPLE OFFICE: Coral Gables FL 33134 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: DIT LLC The address of the principal place of business is: 251 Valencia Averes AGES Coral Gabias, #139194 If the Offeror is a corporation, answer the following: Date of incorporation: 3/03/201b. State of Incorporation: Florida Conzalo President's Name: C. Baloudra Vice President's Name: Secretary's Name: f. Treasurer's Name: Name and address of Resident Boursolo Boulouchia Agent: 261 Valenci - 4 4655 Corpl Couples, FL 33184 If Offeror is an individual or partnership, answer the following: Date of Organization: b. Name, address and ownership units of all partners: State whether general or limited partnership:

ncipals:	
Manager Manager Committee of the Committ	
Offeror is operating under fictitious name, submit evide w many years has your organization been in business u	ence of compliance with the Florida Fictitious Name Statute.
a. Under what other former names has your org	
ACKNO	DWLEDGEMENT
unty of <u>Manai Dade</u>	
this the day of TANULAY LOAT DA personally appeared 6002A o appeared before notary) whose name(s) is/are Subs she/they executed it.	, 2016, before me, the undersigned Notary Public of the State A ALAYDEA and (Name(s) of individual scribed to the within instrument, and he/she/they acknowledge
LESUS C	CASANOVA • State of Florida NOTARY PUBLIC, STATE OF
NOTARY PUBLIC TO THE PROPERTY OF THE PROPERTY	Nes Feb 17, 2017 NOTARY PUBLIC, STATE OF
SEAL OF OFFICE:	(Name of Notary Public: Print, stamp, or type as commissioned
ersonally known to me, or Produced Identification:	DID take an oath, or DID NOT take an oath

TRENCH SAFETY ACT ACKNOWLEDGEMENT

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:

	ench Safety Measure Description	Unit of Measure	Unit Quantity	Unit Cost	Extended Cost
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Fail	ure to complete the abo	ove may result in th	e bid being deck	tred non-res	ponsive.
CON	NTRACTOR NAME:	VIT LLC /60	uzalo Bala	<u>udia</u>	
BUS	SINESS NAME:				
By: ¸	Signature of Authorized	Paul Representative			
Date	: 1/4/2016				

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.

v V -	Ma
YesX	No

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:	bonzalo	Balandra		
Signature:	bargle -	Baland		tijacia saarahii madila, madila ay dii saarahii ahii	
Title:	Umaging	Hember	and the state of t	ر المراجعة ا	
Company N	lame: VIT LLC	**************************************			
Address: _	251 Valencia	te 4455	مراجع المراجع	the second secon	
City, State,	ZIP: Coral Go	bles, TL	33134	a making galang palaga da ngalang palagang palagang panggang panggang panggang panggang panggang panggang pang	
Telephone l	Number: 786-	519-45	<u> </u>	and the second s	
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E-mail addı	ress: Uz+ lle	@ aol.com	v	مىدىن ئىلىغى ئىلىدىن ئ	

414

FORM 3A INTERES	T IN CO	MPETT	TIVE BID FOR PUBLIC BUSINESS
Last name — First name — N	AIDDLE INITIAL		OFFICE / POSITION HELD
MAILING ADDRESS			AGENCY
מוץ	ZP	COUNTY	ADDIESS 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 cartain limited examptions to the above-referenced prohibitions, including one where the business is awarded under a system of scaled, competitive bidding; the public official has exerted no influence on bid negotiations or specifications; AND where disclosure is made, proor 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 solar applicable to a public officer or employee.

INTEREST IN COMPETITIVE BID FOR PUBLIC BUSINESS (Required by \$ 128.218/18/18), Pla. Stat.

2. The competitive hid to which this statement applies has been / will be (stribu one) submitted to the following government agency:					
2. The person submitting the bid is: NAME		POSITION Y			
3. The business entity with which the paraon submitting the bod at	nesociated 25:				
4. My relationship in the pursus or business entry submitting the	hid in as follows	######################################			
S. The nature of the business intended to be crantacted in the even	t that this hid is awarded is as follows:				
n. The reality, goods, and \cdot or services to be supplied specifically	a. The realty, goods, and - or resvices to be supplied specifically include.				
b. The realty, goods, and / or services will be supplied for the fi	Berring seried of time	- 11-11-11-11-11-11-11-11-1-1-1-1-1-1-1			
c. Will the contract be subject to renewal without further compensive hidding? 🔲 Yes 🗀 No. If m, how often?					
4. Additional courses:					
		•			
7. SIGNATURE	. DATE SIGNED	. DATE FILED			
	1	<u> </u>			
غيبيروني فيغيبون ومستفره والأشامان التناق التناف فينتان والمتاب والمتاب والمتاب والمتاب والمتاب والمتاب والمتاب المتاب المتاب والمتاب					

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 \$2399-0250. 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 Electrons of the county in which the agency in which you are serving has its principal office.

MOTICE. UNDER PROVISIONS OF PLORIDA STATUTES \$152.517, A PARLIEE TO MAKE ANY REQUIRED DISCLOSURE CONFITUTES GROUNDS FOR AND MAY HE PUBLISHED BY ONE OR MORE OF THE PULLOWING, INPERCIONENT, REMOVAL OR SUPPLISHON FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PERCALTY NOT TO EXCEED \$10,000.

CE PORM SA -- REV 1-05

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.

being an autho	orized representative of the f	firm of
· · · · · · · · · · · · · · · · · · ·	_ located at City	
, State <u>FL</u>	, Zip Code <u>33134</u>	Phone:
-	. н	aving read and
hereby submit accord	ngly as of this Date,	
, 2016.		
	hereby submit accordi	

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 (NOD)

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, Taliahassee, 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):	UST LLC	· · · · · · · · · · · · · · · · · · ·	with the same	
Name and Title:	Gonzalo	Balandra	Managing	Hember
Address:	251 Valencie	# 4655	· · · · · · · · · · · · · · · · · · ·	
	COTAL GA	blos, FL 371	3 4	
Telephone:	786- 517	- 4634		
RECEIPT OF A COR	PY OF CITY ORDII FSAID ORDINANÇI	NANCES 95-12	NTATIVE, CON and 96-09 AND	NTRACTOR ACKNOWLEDGES AGREES TO ABIDE BY THE
Signature:	only Boland	······································		Date: 1/4/16
Printed name/title:	Gonzalo Balan	dra/Havas	ing Hemb	ď

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 compilance with the Comprehensive

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.

SECTION 2. 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.

- (i) 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.

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

SECTION 5. 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.

SECTION 7. 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 (e) (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.

SECTION 4. 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.

SECTION 5. 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 26th 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: UST LLC
BUSINESS ADDRESS: 251 Valoria #4666 Coral Cables. Th 33134
How many years have you been engaged in the business under the present firm name?
List previous business experience:
List at least three construction references:
(1) Person to contact: <u>Vickey Healey</u>
Company Name: C:+4 of Vantes.
Address:
Telephone: 941 - 232 - 2663 Date work performed: 2012 - 2616
(2) Person to contact: Tesus Casanova
Company Name: CGC Group
Address:
Telephone:305-098-9787 Date work performed: 7010-2015
(3) Person to contact: Talla Asabaute
Company Name: Wiemi Dade County
Address:
Telephone: 766- 724-0547 Date work performed: 2015-2016
(4) Person to contact: Tau Law cacter
Company Name: Tubilitam Technologies
Address:
Telephone: 813-944-9068 Date work performed: 7012-2015

CONTRACTOR'S STATEMENT OF SUB-CONTRACTORS TO BE USED FOR THIS WORK

NAM	E OF CONTRACTOR: U3	THE
BUSI	NESS ADDRESS: 251	Valueta # 4655 COWN Gables F173184
LIST	SUBCONTRACTORS TO BI	7
	Ŋ	1 %
(1)	Company Name:	and the second s
	Address:	
		Phase of Work Sublet:
(2)	Company Name:	and a supply of the supply of
	Address:	我们也没有一个人,我们就是一个人,我们就是一个人,我们就是是一个人,我们就是是是是是是是是是是是是是是是是是是是是是是是是是是是是是是是是是是是是
	•	Phase of Work Sublet:
(3)	Company Name:	
	Address:	
		Phase of Work Sublet:
(4)	Company Name:	
	Address:	
		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.

Baland

Contractor's Name Signature

SCRUTINIZED COMPANY AFFIDAVIT AND CERTIFICATION

State of	- Floura +
County	of <u>Ktane</u> SS.
Florida	Statutes §287.135 (2013) prohibits local governments from contracting with Scrutinized Companies for contracts valued at one million dollars (\$1,000,000.00) or greater, subject to certain exceptions.
Before Jour	me, the undersigned authority, personally appeared:
1.	I am the MNASTOG MENDER (Owner, Partner, Officer, Representative or Agent) of UNT LLC that has submitted the attached proposal ("Bidder").
2.	I am fully informed respecting the Bidder.
3.	I have read and am familiar with the requirements of Florida Statutes §287.135 (2013).
4.	The Bidder is not on the Scrutinized Companies with Activities in Sudan list or the Scrutinized Companies with Activities in Iran Petroleum Energy Sector list as defined in Florida Statutes §215.473, nor does it have business operations in Cuba or Syria, and is therefore eligible to submit this bid or proposal.
5.	Under penalties of perjury, I declare that I have examined this affidavit and certification and to the best of my knowledge and belief, it is true, correct, and complete.
Signed,	sealed and delivered this Fourth day of JANUAY, 2016.
	By: Couzalo Balandra
Sworn	to and subscribed before me this A day of TANUARY, 2016, by GONTALD CAMPAN WHO IS is personally known to me or I has produced his/her driver's license as identification.
	Notan Pulation State of Jesus Casanova Print America 1 Mesus Casanova Print America 9 Public - State of Fiorida Commission 1 September 17, 2017 Commission 1 September 17, 2017

NON-COLLUSIVE AFFIDAVIT

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Co	unity of <u>WTAUS DIDE</u>	SS.			
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1.	Hoshe is the Whitesta La (Owner, Partner, Officer, Representative Offeror that has submitted the attached P	or Agent) of	<u>∪3+</u> (LLE	the
2.		preparation and c	ontents :	of the attached P	roposal and of all
3.	Such Proposal is genuine and is not a col	lusive or sham Pro	posal;		
4.	Neither the said Offeror nor any of its of parties in interest, including this affiant directly or indirectly, with any other Offeronnection with the Work for which the addrectly or indirectly sought by agreement sought by agreement or collusion, or comfix the price or prices in the attached Proposal elements of the Proposal price or the collusion, conspiracy, connivance, or un person interested in the proposal Work.	, have in any way eror, firm, or perso attached Proposal nt or collusion, or imunication or con posal or of any oth e Proposal price of	y collude in to sub- has been have in ference er Offen any other	ed, conspired, con mit a collusive or a submitted; or have any manner, dire with any Offeror, or, or to fix any over Offeror, or to se	nnived or agreed, sham Proposal in ve in any manner, city or indirectly, firm, or person to verhead, profit, or ecure through any
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in ti	e presence of:				
V	ESUE CASANONA	В	y:	largh Rol	nd
	No.		Bonzo	do Balan (Printed)	dia
		1	Javos ((Printed I cus Hewles Tille)	Name) ✔
		NOWLEDGEME	nt		
State	of Flores				
Cou	nty of WEADE DADE				
On t	his 4 day of JAWARY . 2016, be	fore me, the under	rsigned ?	Notary Public of the	he State of
Indi he/sl	personally appeared 4037 vidual(s) who appeared before notary) who they acknowledge that he/she/they executed	ose name(s) in/are	Subscril	bed to the written	instrument, and
	'ARY PUBLIC L OF OFFICE:	NOTARY M	blic; Print.	ATE LESUS CAS. Note: Public - St. At Commission & E. Stamp, or type	F40 17, 2017 E 875395
É Per	sonally known to me, or Produced Identification.	The state of the s	🗆 etc	take an oath, or DD	ID 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.

1,	Joursolo	Balandra		being an authorized representative				
of the	firm of	<u> </u>	and the state of t		, located at (City:		
Color	6able	State:	<u> FL</u>	Zip: _	3313 4 , l	nave		
read a	nd unders	tand the contents	s of the Public	Entity Crime I	information and of	this		
formal	BID/ITB	package, hereby	submit our prop	osal accordingly	·.			
Signature:	barz	& Balank	•	Date:	1/4/16			
Phone:		519-4534		Fax:				
Federal ID#:	27.7	1127762	ئەمتىك مىدىنىسىن بارىدى بىدىن بارىدى					

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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	: January 7, 2016 at 2:00 PM
Bid	Num	ber: 3017-15
Des	cripti	on: Cleaning and CCTV Inspection of Sanitary Sewer Lines
Con	tact: .	Ion Mayes, Procurement- Finance Dept.
Plea	se ch	eck the appropriate response. We respectfully submit "No bid" for the following reason(s):
	1.	We are unable to meet the required delivery date
	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.)
Com	pany	NameVendor No
Auth	orize	d Signature
		6
Title	*************	
Date		Telephone No.

Cleaning and CCTV Inspection of Sanitary Sewer Lines Bid Submittal Form

Bid		Est.				
Item	Description	Qty.	Unit	Unit Price	Total Price	
1	Sewer Main and Lateral Cleaning and CCTV Inspections					
1.A	Sewer Main Cleaning and CCTV Inspection for 6-inch and Smaller Sewer	31,000	LF	\$. 80	\$ 24,800.00	
I.B.	Sower Main Cleaning and CCTV Inspection for 8-inch Sewer	240,000	LF	s . 90	\$ 216,000.00	
1.C	Sewer Main Cleaning and CCTV Inspection for 10-inch Sewer	7,000	LF	\$ 1.00	\$ 7,000.00	
1.D	Sewer Main Cleaning and CCTV Inspection for 12-inch Sewer	2,900	LF	\$ 1.00	\$ 2,900.00	
1.E	Sewer Main Cleaning and CCTV Inspection for 15-inch and 16-inch Sewer	1,300	LF	s 1-00	\$ 1,300.00	
1.F	Sewer Lateral Cleaning and CCTV Inspection for 4-inch and 6-inch Lateral, For up to 25 LF of Lateral	100	EA	\$ 200.00	\$ 20,000.00	
1.G	Sewer Lateral Cleaning and CCTV Inspection for 4-inch and 6-inch Lateral, For Lateral Beyond First 25 LF	250	LF	\$ 1.00	\$ 250.00	
2	Mechanical Removal					
2.A	Mechanical Grease or Root Removal for 6-inch and Smaller Sewer	600	LF	S -01	\$ 6.00	
2.B			LF	S .01	\$ 24.00	
2.C	Mechanical Grease or Root Removal for 10-inch Sewer	140	LF	S -01	\$ 1-40	
2.D	Mechanical Grease or Root Removal for 12-inch Sewer	60	LF	\$ -01	\$ -60	
2.E	Mechanical Grease or Root Removal for 15-inch and 16-inch Sewer	25	LF	\$ -01	\$.25	
2.F	Mechanical Tuberculation Removal for 6-inch Sewer	300	LF	\$ _01	\$ 3.00	
2.G	Mechanical Tuberculation Removal for 8-inch Sewer	1,200	LF	\$.01	\$ 12.00	
2.H	Mechanical Tuberculation Removal for 10-inch Sewer	70	LF	\$.01	\$ -30	
2.1	Mechanical Tuberculation Removal for 12-inch Sewer	30	LF	S _01	\$.30	
2.J	Mechanical Tuberculation Removal for 15-inch and 16-inch Sewer	15	LF	\$.0\	S -16	
2.K	Removal of Protruding Service Connection by Mechanical Internal Means	- 40-	- EA	\$ 1.00	\$ 40.00	

Bid Item	Description	Est. Qty.	Unit	Unit Price	Total Price
3	Maintenance of Traffic (MOT)				
3.A	MOT for FDOT Roadway	10	EA	\$ 1.00	5 10.00
3.B.	MOT for City of Venice Collector Roadway	50	EA	\$ 1.00	\$ 50.00
3.C	MOT for City of Venice Minor/Residential Roadway	250	EA	\$ 60.00	\$ 15,000.00
3.D	MOT for County Maintained Roadway	EA	\$ 1.00	\$ 50-00	
Subt	otal (Bid Items 1.A–1.G, 2.A–2.K, and 3.A–3.D)				\$ 287,448.40
4	Mobilization/Demobilization		· · · · · · · · · · · · · · · · · · ·		
44	Mobilization/Demobilization (Not to Exceed 5% of Subtotal)	1	LS	\$ 1.00	\$ 1.00
Fotal l	Bid Price				5287,449-40
Twe	Bid Price (Written in Words): hundred and eighty scuon thousand four forty carts.	r hundr	A fort	y nina dollare	i and

Name, Address, and Telephone Number of Firm Submitting Bid

UTT LLC

251 Valencia # 4655

Coral Galoles, TL 3313 4.

Signature, Name, and Title of Authorized Representative of Firm Submitting Bid	Date
borgh Baland	1/4/16
Gonzalo Balandra Navaging Hember	
Hamaging Hember	









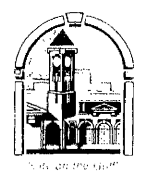




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GONZALO BALANDRA

has completed a Safety Training Course in: INTERMEDIATE WORK ZONE TRAFFIC CONTROL. IFDOT PROVIDER #045]



CITY OF VENICE

all M. Sonice Seemach

Manice, M. Miller

Proceedings Finance Department 1934 (86-267) Fax (941) 48h-2790

February 22, 2019

UIT, LLC Attn: Gonzalo Balandra 251 Valencia Avenuc Suite # 4655 Coral Gable, FL 33134

Subject: Contract Extension for: "Cleaning and C.C.T.V Inspection of Sanitary Sewer Lines"

Mr. Balandra,

On March 22, 2019, The City of Venice and UIT, LLC will complete the contract for the "Cleaning and C.C.T.V Inspection of Sanitary Sewer Lines".

The purpose of this letter is to propose an extension of this contract under the same terms and conditions as the original contract awarded by Venice City Council on March 22, 2016. The renewal period shall be to March 22, 2020. It is also agreed that either party may terminate without cause upon thirty days written notice.

If this renewal is acceptable to your company, please acknowledge by signing the second page and returning this letter to me.

Please also include a current copy of your insurance requirements, as outlined in the original bid: ITB# 3017-15.

Sincerely

Johathan D. Mayes

Procurement- Finance Department

Lawal Zalend	
Agreed and Accepted By: Signature Name and Title	
Conzalo Balandra / Managing	Newber
Printed Name and Title	
Date 3/1/19	

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