CITY OF NAPLES, FLORIDA

AGREEMENT (PROFESSIONAL SERVICES)

Bid/Proposal No. 008-13

Contract No. /3 -00003

Project Name Utilities Repair and Maintenance

THIS AGREEMENT (the "Agreement") is made and entered into this January 16, 2013, by and between the City of Naples, a Florida municipal corporation, (the "CITY") and Quality Enterprises USA, Inc., a Virginia corporation 3894 Mannix Drive, Suite 216, Naples, Florida, 34114, (the "CONTRACTOR").

WITNESSETH:

WHEREAS, the CITY desires to obtain the services of the CONTRACTOR concerning certain services specified in this Agreement (referred to as the "Project"); and

WHEREAS, the CONTRACTOR has submitted a proposal for provision of those services; and

WHEREAS, the CONTRACTOR represents that it has expertise in the type of professional services that will be required for the Project.

NOW, THEREFORE, in consideration of the mutual covenants and provisions contained herein, the parties hereto agree as follows:

ARTICLE ONE CONTRACTOR'S RESPONSIBILITY

- 1.1. The Services to be performed by CONTRACTOR are generally described as the necessary repair and maintenance services associated with underground utilities and surface drainage in order to maintain an adequate and expected level of service, and may be more fully described in the Scope of Services, attached as EXHIBIT A and made a part of this Agreement.
- 1.2. The CONTRACTOR agrees to obtain and maintain throughout the period of this Agreement all such licenses as are required to do business in the State of Florida, the City of Naples, and in Collier County, Florida, including, but not limited to, all licenses required by the respective state boards and other governmental agencies responsible for regulating and licensing the professional services to be provided and performed by the CONTRACTOR pursuant to this Agreement.
- 1.3. The CONTRACTOR agrees that, when the services to be provided hereunder relate to a professional service which, under Florida Statutes, requires a license, certificate of authorization or other form of legal entitlement to practice such services, it shall employ or retain only qualified personnel to provide such services.
- 1.4. CONTRACTOR agrees to employ and designate, in writing, within 5 calendar days after receiving its Notice to Proceed, or other directive from the CITY, a qualified licensed professional to serve as the CONTRACTOR's project manager (the "Project Manager"). The Project Manager shall be authorized and

responsible to act on behalf of the CONTRACTOR with respect to directing, coordinating and administering all aspects of the services to be provided and performed under this Agreement.

- 1.5. The CONTRACTOR has represented to the CITY that it has expertise in the type of professional services that will be required for the Project. The CONTRACTOR agrees that all services to be provided by CONTRACTOR pursuant to this Agreement shall be subject to the CITY's review and approval and shall be in accordance with the generally accepted standards of professional practice in the State of Florida, as may be applied to the type of services to be rendered, as well as in accordance with all published laws, statutes, ordinances, codes, rules, regulations and requirements of any governmental agencies which regulate or have jurisdiction over the Project or the services to be provided and performed by CONTRACTOR. In the event of any conflicts in these requirements, the CONTRACTOR shall notify the CITY of such conflict and utilize its best professional judgment to advise CITY regarding resolution of the conflict.
- 1.6. The CONTRACTOR agrees not to divulge, furnish or make available to any third person, firm or organization, without CITY's prior written consent, or unless incident to the proper performance of the CONTRACTOR's obligations hereunder, or in the course of judicial or legislative proceedings where such information has been properly subpoenaed, any non-public information concerning the services to be rendered by CONTRACTOR hereunder, and CONTRACTOR shall require all of its employees, agents, subconsultants and subcontractors to comply with the provisions of this paragraph. However, the CONTRACTOR shall comply with the Florida Public Records laws.
- 1.7 The CONTRACTOR agrees not to employ or offer to employ any Elected Officer or City Managerial Employee of the CITY who in any way deals with, coordinates on, or assists with, the professional services provided in this Agreement, for a period of 2 years after termination of all provisions of this Agreement. For purposes of this paragraph, the term "Elected Officer" shall mean any member of the City Council. For purposes of this paragraph, the term "City Managerial Employee" shall mean the City Manager, the Assistant City Manager, the City Clerk, and any City department head or director. If the CONTRACTOR violates the provisions of this paragraph, the CONTRACTOR shall be required to pay damages to the CITY in an amount equal to any and all compensation which is received by the former Elected Officer or City Managerial Employee of the CITY from or on behalf of the contracting person or entity, or an amount equal to the former Elected Officer's or City Managerial Employee's last 2 years of gross compensation from the CITY, whichever is greater.
- 1.8 The CONTRACTOR agrees not to provide services for compensation to any other party other than the CITY on the same subject matter, same project, or scope of services as set forth in this Agreement without approval from the City Council of the CITY.
- 1.9. Except as otherwise provided in this Agreement, the CONTRACTOR agrees not to disclose or use any information not available to members of the general public and gained by reason of the CONTRACTOR's contractual relationship with the CITY for the special gain or benefit of the CONTRACTOR or for the special gain or benefit of any other person or entity.

ARTICLE TWO CITY'S RESPONSIBILITIES

2.1. The CITY shall designate in writing a project coordinator to act as the CITY's representative with respect to the services to be rendered under this Agreement (the "Project Coordinator"). The Project Coordinator shall have authority to transmit instructions, receive information, interpret and define the CITY's policies and decisions with respect to the CONTRACTOR's services for the Project. However, the Project Coordinator is not authorized to issue any verbal or written orders or instructions to the CONTRACTOR that would have the effect, or be interpreted to have the effect, of modifying or changing in any way whatever:

- 14.5. The headings of the Articles, Exhibits, Parts and Attachments as contained in this Agreement are for the purpose of convenience only and shall not be deemed to expand, limit or change the provisions in such Articles, Exhibits, Parts and Attachments.
- 14.6. This Agreement constitutes the entire agreement between the parties hereto and shall supersede, replace and nullify any and all prior agreements or understandings, written or oral, relating to the matter set forth herein, and any such prior agreements or understanding shall have no force or effect whatever on this Agreement.
- 14. 7. The CONTRACTOR shall comply fully with all provisions of state and federal law, including without limitation all provisions of the Immigration Reform and Control Act of 1986 ("IRCA") as amended, as well as all related immigration laws, rules, and regulations pertaining to proper employee work authorization in the United States. The CONTRACTOR shall execute the Certification of Compliance with Immigration Laws, attached hereto as **EXHIBIT D**.

ARTICLE FIFTEEN APPLICABLE LAW

15.1. Unless otherwise specified, this Agreement shall be governed by the laws, rules, and regulations of the State of Florida, and by the laws, rules and regulations of the United States when providing services funded by the United States government. Any suit or action brought by either party to this Agreement against the other party relating to or arising out of this Agreement must be brought in the appropriate Florida state court in Collier County, Florida.

performance is or will shortly be back on schedule.

ARTICLE FOUR COMPENSATION

4.1. The total compensation to be paid the CONTRACTOR by the CITY for all Services shall not exceed \$125,000.00 per project and shall be paid in the manner set forth in the "Basis of Compensation", which is attached as **EXHIBIT B** and made a part of this Agreement.

ARTICLE FIVE MAINTENANCE OF RECORDS

5.1. The CONTRACTOR will keep adequate records and supporting documentation which concern or reflect its services hereunder. The records and documentation will be retained by the CONTRACTOR for a minimum of five 5 years from the date of termination of this Agreement or the date the Project is completed, whichever is later. The CITY, or any duly authorized agents or representatives of the CITY, shall have the right to audit, inspect and copy all such records and documentation as often as they deem necessary during the period of this Agreement and during the 5 year period noted above; provided, however, such activity shall be conducted only during normal business hours. If the CONTRACTOR desires to destroy records prior to the minimum period, it shall first obtain permission from the CITY in accordance with the Florida Public Records laws.

ARTICLE SIX INDEMNIFICATION

6.1. The CONTRACTOR agrees to indemnify and hold harmless the City from liabilities, damages, losses and costs, including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of the CONTRACTOR and persons employer or utilized by the CONTRACTOR in the performance of the Contract.

ARTICLE SEVEN INSURANCE

7.1. CONTRACTOR shall obtain and carry, at all times during its performance under this Agreement, insurance of the types and in the amounts set forth in the document titled General Insurance Requirements, which is attached as **EXHIBIT C** and made a part of this Agreement.

ARTICLE EIGHT SERVICES BY CONTRACTOR'S OWN STAFF

8.1. The services to be performed hereunder shall be performed by the CONTRACTOR's own staff, unless otherwise authorized in writing by the CITY. The employment of, contract with, or use of the services of any other person or firm by the CONTRACTOR, as independent contractor or otherwise, shall be subject to the prior written approval of the CITY. No provision of this Agreement shall, however, be construed as constituting an agreement between the CITY and any such other person or firm. Nor shall anything contained in this

agreement be deemed to give any such party or any third party any claim or right of action against the CITY beyond such as may otherwise exist without regard to this Agreement.

ARTICLE NINE

WAIVER OF CLAIMS

9.1. The CONTRACTOR's acceptance of final payment shall constitute a full waiver of any and all claims, except for insurance company subrogation claims, by it against the CITY arising out of this Agreement or otherwise related to the Project, except those previously made in writing and identified by the CONTRACTOR as unsettled at the time of the final payment. Neither the acceptance of the CONTRACTOR's services nor payment by the CITY shall be deemed to be a waiver of any of the CITY's rights against the CONTRACTOR.

ARTICLE TEN TERMINATION OR SUSPENSION

- 10.1. The CONTRACTOR shall be considered in material default of this Agreement and such default will be considered cause for the CITY to terminate this Agreement, in whole or in part, as further set forth in this section, for any of the following reasons: (a) failure to begin work under the Agreement within the times specified under the Notice(s) to Proceed, or (b) failure to properly and timely perform the services to be provided hereunder or as directed by the CITY, or (c) the bankruptcy or insolvency or a general assignment for the benefit of creditors by the CONTRACTOR or by any of the CONTRACTOR's principals, officers or directors, or (d) failure to obey laws, ordinances, regulations or other codes of conduct, or (e) failure to perform or abide by the terms or spirit of this Agreement, or (f) for any other just cause. The CITY may so terminate this Agreement, in whole or in part, by giving the CONTRACTOR at least 3 calendar days' written notice.
- 10.2. If, after notice of termination of this Agreement as provided for in paragraph 10.1 above, it is determined for any reason that the CONTRACTOR was not in default, or that its default was excusable, or that the CITY otherwise was not entitled to the remedy against the CONTRACTOR provided for in paragraph 10.1, then the notice of termination given pursuant to paragraph 10.1 shall be deemed to be the notice of termination provided for in paragraph 10.3 below and the CONTRACTOR's remedies against the CITY shall be the same as and limited to those afforded the CONTRACTOR under paragraph 10.3 below.
- 10.3. The CITY shall have the right to terminate this Agreement, in whole or in part, without cause upon 7 calendar day's written notice to the CONTRACTOR. In the event of such termination for convenience, the CONTRACTOR's recovery against the CITY shall be limited to that portion of the fee earned through the date of termination, together with any retainage withheld and any costs reasonably incurred by the CONTRACTOR that are directly attributable to the termination, but the CONTRACTOR shall not be entitled to any other or further recovery against the CITY, including, but not limited to, anticipated fees or profits on work not required to be performed.

ARTICLE ELEVEN CONFLICT OF INTEREST

11.1. The CONTRACTOR represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any manner with the performance of services required hereunder. The CONTRACTOR further represents that no persons having any such interest shall be employed to perform those services.

ARTICLE TWELVE MODIFICATION

12.1. No modification or change in this Agreement shall be valid or binding upon the parties unless in writing and executed by the party or parties intended to be bound by it.

ARTICLE THIRTEEN NOTICES AND ADDRESS OF RECORD

13.1. All notices required or made pursuant to this Agreement to be given by the CONTRACTOR to the CITY shall be in writing and shall be delivered by hand or by United States Postal Service Department, first class mail service, postage prepaid, return receipt requested, addressed to the following CITY's address of record:

City of Naples 735 Eighth Street South Naples, Florida 34102-3796

Attention: A. William Moss, City Manager

13.2. All notices required or made pursuant to this Agreement to be given by the CITY to the CONTRACTOR shall be made in writing and shall be delivered by hand or by the United States Postal Service Department, first class mail service, postage prepaid, return receipt requested, addressed to the following CONTRACTOR's address of record:

Quality Enterprises USA, Inc. 3894 Mannix Drive, Suite 216 Naples, Florida, 34114

Attention: Louis J. Gaudio, Vice President

13.3. Either party may change its address of record by written notice to the other party given in accordance with requirements of this Article.

ARTICLE FOURTEEN MISCELLANEOUS

- 14.1. The CONTRACTOR, in representing the CITY, shall promote the best interest of the CITY and assume towards the CITY a duty of the highest trust, confidence, and fair dealing.
- 14.2. No modification, waiver, suspension or termination of the Agreement or of any terms thereof shall impair the rights or liabilities of either party.
- 14.3. This Agreement is not assignable, in whole or in part, by the CONTRACTOR without the prior written consent of the CITY.
- 14.4. Waiver by either party of a breach of any provision of this Agreement shall not be deemed to be a waiver of any other breach and shall not be construed to be a modification of the terms of this Agreement.
- 14.5. The headings of the Articles, Exhibits, Parts and Attachments as contained in this Agreement are for the purpose of convenience only and shall not be deemed to expand, limit or change the provisions in such Articles, Exhibits, Parts and Attachments.
- 14.6. This Agreement constitutes the entire agreement between the parties hereto and shall supersede, replace and nullify any and all prior agreements or understandings, written or oral, relating to the matter set forth herein, and any such prior agreements or understanding shall have no force or effect whatever on this Agreement.

14. 7. The CONTRACTOR shall comply fully with all provisions of state and federal law, including without limitation all provisions of the Immigration Reform and Control Act of 1986 ("IRCA") as amended, as well as all related immigration laws, rules, and regulations pertaining to proper employee work authorization in the United States. The CONTRACTOR shall execute the Certification of Compliance with Immigration Laws, attached hereto as **EXHIBIT D**.

ARTICLE FIFTEEN APPLICABLE LAW

15.1. Unless otherwise specified, this Agreement shall be governed by the laws, rules, and regulations of the State of Florida, and by the laws, rules and regulations of the United States when providing services funded by the United States government. Any suit or action brought by either party to this Agreement against the other party relating to or arising out of this Agreement must be brought in the appropriate Florida state court in Collier County, Florida.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement for the day and year first written above. ATTEST: CITY: CITY OF NAPLES, FLORIDA, A Municipal Corporation A. William Moss, City Manager Approved as to form and legal sufficiency: Robert D. Pritt, City Attorney CONTRACTOR: QUALITY ENTERPRISES USA, INC. A Virginia Corporation Louis J. Gaudio Witness Marcie Cohen Its_ Vice President

(CORPORATE SEAL)

General Contract (not Architects/Engineers)

EXHIBIT A

SCOPE OF SERVICES

I. It is imperative that the City of Naples be prepared for all necessary repair and maintenance services associated with underground utilities and surface drainage in order to maintain an adequate and expected level of service for the residents of the City of Naples.

The City of Naples seeks to establish a contractual arrangement to provide underground utilities repair and maintenance services for the City of Naples' Water Distribution, Reclaim Water, Sanitary Storm and Sewer systems, and above ground utility maintenance in full compliance with regulatory agency requirements and consistent with current City of Naples Standards, Occupational Safety and Health Administration (OSHA) regulations, American Water Works Association (AWWA), the Florida Administrative (F.A.C.) Code and the Florida Department of Transportation (FDOT) Construction Standards.

Those services would include:

- Main line and Service line repairs associated with all utilities systems (water, sewer, reclaim water, and stormwater) with pipe sizes ranging from one (1) inch to seventy-two (72) inches.
- Stormwater system repairs consisting of underdrain replacements, catch basin box repairs/replacements, outfall pipe maintenance and cleaning, drain pipe extensions/replacements, weir upgrades and repair (within City lakes), swale and ditch enhancements (grading), new line installations, and etc.
- Sewer collection system repairs consisting of forcemain replacements and repairs, gravity main repairs and replacements (depths up to 15'), manhole installations, lateral installations, clean-out installations, valve repairs and replacements, line-stop installations, and etc.
- Reclaim water system repairs, replacements, and maintenance consisting of service and main line repairs, valve repairs, new line extensions, service line installations, and etc.
- Water distribution system repairs, replacements, and maintenance consisting of service and main line repairs, valve repairs, valve installations, new line extensions, service line installations, line-stop installations, backflow assembly installations, large meter installations, and etc.
- Lift station maintenance, repairs, replacements, and upgrades consisting of pipe replacements, wet well repairs, bypass pumping, and etc.
- Dewatering capabilities in order to accommodate excavation operations within low lying areas that are impacted by groundwater and tidal activities.
- Managing and operating the Maintenance of Traffic (MOTs) associated with repairs on City, County, and State roadways and right-of-ways within the CITY.
- Site restoration activities associated with any projects or excavation activities requiring sod installation, irrigation system repairs, landscape installation/ replacement, road repairs (per FDOT Construction Standards), asphalt patching, concrete work (driveways and sidewalks), brick paver repairs, grading, and etc.

Kyle Construction, Inc. Compensation Schedule

LABOR	F	DAILY			
LABOR		RATE	RATE		
PROJECT MANAGER/TRUCK	\$	78.00			
SUPERVISOR/FOREMAN & TRUCK/TOOLS	\$	85.00			
SKILLED LABOR	\$	40.00			
GENERAL LABOR	\$	38.00			
EQUIPMENT WITH OPERATORS					
JD 80 EXCAVATOR	\$	95.00			
JD 80 EXCAVATOR W/HAMMER	\$	150.00			
CAT 215 EXCAVATOR	\$	125.00			
JD 35 EXCAVATOR	\$	65.00			
CAT 308 EXCAVATOR	\$	95.00			
CAT 416 TRACTOR BACKHOE	\$	65.00			
JD 324 LOADER	\$	75.00			
CAT 914 LOADER	\$	75.00			
CAT 950 LOADER	\$	95.00			
CRANE	\$	85.00			
BROOM TRACTOR	\$	50.00			
VIBRATORY ROLLER	\$	55.00			
AIR COMPRESSOR W/HAMMER		33.00	\$	170.00	
WELL POINT SYSTEM			\$	400.00	
4" VACUUM PUMP			\$	250.00	
6" VACUUM PUMP			\$	300.00	
6" HYDRAULIC PUMP			\$	300.00	
12" HYDRAULIC PUMP			\$	500.00	
LIGHT TOWER/DAY			\$	165.00	
18cy DUMP TRUCK	\$	90.00	Ψ	105.00	
50 TON LOWBOY	\$	85.00			
2500 GALLON WATER TRUCK	\$	70.00			
40000 Ib FLAT BED TRUCK	\$	70.00			
POWER SCREEN	\$	50.00			
HDPE FUSING MACHINE	\$	75.00			
MARK-UP ON SUPPLIES & MATERIALS		RATE		12%	

TO THE BEST OF OUR KNOWLEDGE AND EXPERIENCE, ALL PROPOSED COSTS ARE REASONABLE AND CUSTOMARY.

- 3. <u>AUTOMOBILE LIABILITY</u>: Including bodily injury and property damage, including all vehicles owned leased, hired and non-owned vehicles with limits of not less than \$1,000,000 combined single limit covering all work performed under this contract (limits may be satisfied by combining an UMBRELLA form and AUTOMOBILE form for a combined total limit of \$5,000,000.
- UMBRELLA LIABILITY: With limits of not less than \$5,000,000 per occurrence covering all work performed under this contract.
- 5. HAZARDOUS MATERIALS INSURANCE: For the purpose of this section, the term "hazardous materials" includes all materials and substances that are now designated or defined as hazardous by Florida or Federal law or by the rules or regulations of Florida or any Federal Agency. If work being performed involves hazardous materials, the need to procure and maintain any or all of the following coverage will be specifically addressed upon review of exposure. However, if hazardous materials are identified while carrying out this contract, no further work is to be performed in the area of the hazardous material until Risk Management has been consulted as to the potential need to procure and maintain any or all of the following coverage through an addendum to the contract:
 - a. <u>CONTRACTORS POLLUTION LIABILITY</u> For sudden and gradual occurrences and in an amount no less than \$1,000,000 per claim and \$1,000,000 in the aggregate arising out of work performed under this contract, including, but not limited to, all hazardous materials identified under the contract.
 - b. <u>ASBESTOS LIABILITY</u> For sudden and gradual occurrences and in an amount no less than \$1,000,000 per claim and \$1,000,000 in the aggregate arising out of work performed under this contract.
 - c. <u>DISPOSAL</u> When applicable, the CONTRACTOR shall designate the disposal site and furnish a Certificate of Insurance from the disposal facility for Environmental Impairment Liability Insurance, covering liability for sudden and accidental occurrences in an amount not less than \$3,000,000 per claim and \$3,000,000 in the aggregate and shall include liability for non-sudden occurrences in an amount not less than \$6,000,000 per claim and \$6,000,000 in the aggregate.
 - d. <u>HAZARDOUS WASTE TRANSPORTATION</u> When applicable, the CONTRACTOR shall designate the hauler and furnish a Certificate of Insurance from the hauler for Automobile Liability Insurance with endorsement MCS90 for liability arising out of the transportation of hazardous materials with an amount not less than \$1,000,000 annual aggregate and provide a valid EPA identification number.
 - e. <u>CERTIFICATES OF INSURANCE</u> Shall clearly state the hazardous material exposure work being performed under the contract.

III. OTHER REQUIREMENTS

WORKMANSHIP WARRANTY

The CITY has experienced circumstances where the projects have failed a year after construction primarily due to workmanship issues. The CONTRACTOR shall provide its warranty on workmanship for review.

2. COMPENSATION SCHEDULE

These work orders shall have the ability to be negotiated based on lump sum and unit price costs and be approved by the City Manager or designee contingent upon the user department obtaining competitive quotes from one or any number of the awarded contractors. The schedule to complete negotiated/ quoted work and the penalty for not completing the work within the schedule will be stated in the quote request sent to the contractor(s) and will become a condition of the contract for the work. Billing for negotiated/quoted tasks will be based on the lump sum or unit pricing schedule provided by the CONTRACTOR.

EXHIBIT B

BASIS OF COMPENSATION

As consideration for providing the Services as set forth in the Agreement, the CITY agrees to pay, and the CONTRACTOR agrees to accept payment on a time and reimbursement cost basis as follows in Exhibit B-1 which is attached and made part of this Agreement:

END OF EXHIBIT B

CONTRACTOR PRICING PROPOSAL

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LABOR	HOURLY RATE	DAILY RATE	PLEASE LIST AVAILABLE NUMBER OF EACH POSITION
Project Manager (includes truck)	\$90.00	\$900.00	
Site Supervisor/Foreman (includes truck)	\$70.00	\$700.00	11
Skilled Laborer	\$65.00	\$650.00	2
Equipment Operator	\$60.00	\$600.00	1:
Truck Driver	\$45.00	\$450.00	
General Labor	\$45.00	\$450.00	11
OTHER LABOR LISTED HERE:			
1) Administrative	\$50.00	\$500.00	1
Equipment (with Operator)			SIMILAR TO
450 Excavator	\$120.00	\$1,200.00	416 tractor backho
Excavator - 20 metric tons	\$115.00	\$1,150.00	215 Track Exc
Excavator - 7.5 metric tons	\$85.00	\$850.00	JD 80 Excavato
JD 190 w/hammer	\$120.00	\$1,200.00	
Backhoe	\$75.00	\$750.00	JD 35 Excavato
Wheel Loader - 2.5 cubic yard	\$85.00	\$850.00	JD 324 Loade
Wheel Loader - 4 cubic yard	\$105.00	\$1,050.00	00 02 · Loude
Bull Dozer - 8 metric tons	\$95.00	\$950.00	
Dump Truck - tandem axle	\$75.00	\$750.00	
Dump Truck - tri- axle	\$80.00	\$800.00	
Roll-Off Container Truck	\$85.00	\$850.00	
Lowboy Trailer	\$95.00	\$950.00	
Water Truck	\$95.00	\$950.00	**************************************
Motor Grader	\$110.00	\$1,100.00	
Vibratory Roller	\$95.00	\$950.00	
Asphalt Roller	\$95.00	\$950.00	***************************************
Asphalt Paver	\$215.00	\$2,150.00	
Telehandler	\$95.00	\$950.00	
Broom Tractor	\$75.00	\$750.00	
Tap Machine - small (3/4" - 3") each tap	\$350.00	\$750.00	
Tap Machine - large (4" - 12") each tap	\$750.00		
Equipment (without Operator)			
Truck with Hand Tools	\$45.00	\$450.00	
Jobsite Trailer (rate per day)	\$45.00	\$120.00	
Roll-Off Container - 20 cubic yard	\$60.00	\$120.00	and the second s
Small Equipment (without Operator) Air Compressor with Hammer	\$30.00	\$300.00	**************************************
Trench Box 16' x 10' (rate per day)	V 00.00	\$210.00	
Steel (Road) Plates (rate per day)		\$200.00	
Well Point System (rate per day)		\$570.00	
6" Hydraulic Pump (rate per day)			
12" Hydraulic Pump (rate per day)		\$570.00	
	605.00	\$760.00	
3" Trash Pump	\$25.00	\$250.00	
2" Submersible Pump Concrete Saw (rate per ft.)	\$25.00	\$250.00	TO THE RESIDENCE OF THE PERSON
	\$3.00		
		\$85.00	
ight Set (rate per day)		\$200.00	
<u>Other</u>			
МОТ		\$750.00	
	14		

EXHIBIT C

GENERAL INSURANCE REQUIREMENTS

The Contractor shall not commence work until he has obtained all the insurance required under this heading, and until such insurance has been approved by the Owner, nor shall the Contractor allow any subcontractor to commence work until all similar insurance required of the subcontractor has also been obtained and approved by the Owner.

Certificates of insurance must be issued by an authorized representative of the insurance company at the request and direction of the policyholder and must include sufficient information so as to identify the coverage and the contract for Owner's improvements for which they are issued. Certificates of insurance must be issued by a nationally recognized insurance company with a Best's Rating of no less than B+VII, satisfactory to the Owner, and duly licensed to do business in the state of said Contract.

The Contractor shall procure and maintain, during the life of this Contract, Workmen's Compensation Insurance for all of his employees to be engaged in work under this Contract, and he shall require any subcontractor similarly to provide Workmen's Compensation Insurance for all of the latter's employees to be engaged in such work, unless such employees are covered by the protection afforded by the Contractor's insurance. In case any employees are to be engaged in hazardous work under this Contract, and are not protected under this Workmen's Compensation statute, the Contractor shall provide, and shall cause each subcontractor to provide, adequate coverage for the protection of such employees. It is acceptable to use a State-approved Workmen's Compensation Self-Insurance fund.

The Contractor shall take out and maintain during the life of this Contract, Public Liability and Property Damage and shall include Contractual Liability, Personal Injury, Libel, Slander, False Arrest, Malicious Prosecution, Wrongful Entry or Eviction, Broad Form Property Damage, Products, Completed Operations and XCU Coverage to be included on an occurrence basis, and to the full extent of the Contract to protect him, the Owner, and any subcontractor performing work covered by this Contract from damages for personal injury, including accidental death, as well as from claims for property damage, which may arise from operations under this contract, whether such operations be by himself or by a subcontractor, or by anyone directly or indirectly employed by either of them. The Contractor shall also maintain automobile liability insurance including "non-owned and hired" coverage. The entire cost of this insurance shall be borne by the Contractor.

The amount of such insurance shall be no less than \$1,000,000 annual aggregate for bodily injury and property damage combined per occurrence.

The City of Naples must be named as Additional Insured on the insurance certificate and the following must also be stated on the certificate. "These coverage's are primary to all other coverage's the City possesses for this contract only." The City of Naples shall be named as the Certificate Holder. The Certificate Holder shall read as follows:

The City of Naples 735 Eighth Street South Naples, Florida 34102

No City Division, Department, or individual name should appear on the Certificate.

No other format will be acceptable.

The Certificate must state the bid number and title.

When using the ACORD 25 - Certificate of Insurance only the most current version will be accepted.

The City of Naples requires a copy of a cancellation notice in the event the policy is cancelled. The City of Naples shall be expressly endorsed onto the policy as a cancellation notice recipient.

[If other insurance or insurance requirements or any waivers, attach as Exhibit C-1through C-_]



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 1/8/2013

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(ies) 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 does not confer rights to the certificate holder in lieu of such endorsement(s).

certificate holder in lieu of such endorsement(s).															
PROD	PRODUCER CONTACT NAME: Rutherfoord														
Rutherfoord					PHONE (A/C, No. Ext): 757-456-0577 (A/C, No.:757-456-5296										
	Central Park Avenue				E-MAIL ADDRESS:certificates@rutherfoord.com										
	e 1340 nia Beach VA 23462				INSURER(S) AFFORDING COVERAGE					NAIC #					
Vilginia Beach VA 23402				INSURER A : Wausau Business Insurance Company					26069						
INSUF	RED							rs Insurance Compa		26042					
Oual	lity Enterprises USA Inc &							surance Company		26883					
Qua	lity Environment Co.									19410					
3894	Mannix Drive				100 - 100 -					13410					
	Suite 216 Naples FL 34114-5406					INSURER E : INSURER F :									
		TIFIC	CATE	E NUMBER: 1852716415				REVISION NUMBER:							
	IS IS TO CERTIFY THAT THE POLICIES					N ISSUED TO	THE INSURE	D NAMED ABOVE FOR T	HE POL	ICY PERIOD					
IN	DICATED. NOTWITHSTANDING ANY RE	QUIF	REME	NT, TERM OR CONDITION	OF AN	Y CONTRACT	OR OTHER	DOCUMENT WITH RESPE	CT TO	WHICH THIS					
	RTIFICATE MAY BE ISSUED OR MAY CLUSIONS AND CONDITIONS OF SUCH								O ALL	THE TERMS,					
INSR LTR	TYPE OF INSURANCE	ADDL	SUBR	II .	DELIT		POLICY EXP (MM/DD/YYYY)								
A	GENERAL LIABILITY	INSR	WVD	TBKZ91449711032		10 Co. (40 min 1/18 CO.) (5	7/1/2013			000					
							7.1.20.0	DAMAGE TO RENTED	\$1,000						
l f	COMMENCIAL GENERAL EMBIETT							PREMISES (Ea occurrence)	\$300,000						
1	CLAIMS-MADE X OCCUR							MED EXP (Any one person)	\$5,000						
l 1								PERSONAL & ADV INJURY	\$1,000,000						
1								GENERAL AGGREGATE	\$2,000						
	POLICY X PRO-							PRODUCTS - COMP/OP AGG	\$2,000	,000					
В	AUTOMOBILE LIABILITY			ASJZ91449711012		7/1/2012	7/1/2013	COMBINED SINGLE LIMIT	-						
1	X ANY AUTO			A5J291449711012		77112012	77172013	(Ea accident) BODILY INJURY (Per person)	\$1,000,	,000					
1	ALL OWNED SCHEDULED							BODILY INJURY (Per accident)							
	AUTOS AUTOS X NON-OWNED							PROPERTY DAMAGE	ERTY DAMAGE						
. ⊦	X HIRED AUTOS							(Per accident)	\$	7015 W. W. W. W.					
D	iiiiaaa iy	-	-	BE61406590		7/1/2012	7/1/2013			000					
I +	- OCCOR	l		DE01400000		77 172012	7772010	EACH OCCURRENCE	\$5,000						
l	CDAINIG-MADE	1						AGGREGATE	\$5,000,	,000					
В	DED RETENTIONS WORKERS COMPENSATION	-		WCJZ91449711022	7/1/2012		7/1/2013	X WC STATU- TORY LIMITS ER	\$						
	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE					77.112012	17172010		*500.00	20					
	OFFICER/MEMBER EXCLUDED?					E.L. EACH ACCIDENT	\$500,000								
	(Mandatory In NH) If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - EA EMPLOYEE							
				CDCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC			E.L. DISEASE - POLICY LIMIT \$500,000								
	Pollution Liability			CPO025895025		7/1/2012			each cla aggrega						
								K38/50							
DESC	RIPTION OF OPERATIONS / LOCATIONS / VEHIC	FS (Attach	ACORD 101 Additional Remarks 5	Schadula	If more enace is	required)								
	Bid#008-13 Utilities Repair and Ma							Canaral Liability saling							
work	performed by the insured, as requ	ired	by w	ritten contract. The Gene	eral Li	ability policy	is primary t	o all other coverages the	he City	espectio					
poss	esses for this contract only.					, , , ,									
1															
CERTIFICATE HOLDER CANC						CANCELLATION									
The City of Naples 735 Eighth Street South					SHOULD ANY OF THE ABOVE DESCRIPED BOLLOIDE BE CANOCILLED BE CANOCILLED BE CANOCILLED BOLLOIDE BE CANOCILLED										
					SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE										
										Naples FL 34102					
														(1) when M. Garrite	

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EXHIBIT D

CERTIFICATION OF COMPLIANCE WITH IMMIGRATION LAWS

The undersigned, is the <u>Vice President</u> the Quality Enterprises USA, Inc. ("the CONTRACTOR"), and hereby certifies to the following:

- 1. The CONTRACTOR is in full compliance with all provisions of the Immigration Reform and Control Act of 1986 ("IRCA"), as well as all related immigration laws, rules, regulations pertaining to proper employee work authorization in the United States.
- 2. The undersigned has verified that the CONTRACTOR has obtained and maintains on file, and will continue to obtain and maintain on file, all documentation required by law, including but not limited to, Form I-9, Employment Eligibility Verification, for all persons employed by or working for the CONTRACTOR in any capacity on any project for the City of Naples (CITY). All such persons have provided evidence of identity and eligibility to work to the CONTRACTOR in accordance with the IRCA and related law. The undersigned hereby affirms that no person has been or will be employed by the CONTRACTOR to work on projects for the CITY who is not authorized to work under law. The undersigned further affirms that the CONTRACTOR's files will be updated by written notice any time that additional employees work on projects for the CITY.
- 3. The CONTRACTOR will have its contractors, subcontractors, suppliers and vendors who are involved in projects for the CITY to sign a written acknowledgment that they too are in compliance with immigration law. It is understood that failure to do so could result in the CONTRACTOR being liable for any violation of the law by such third parties.
- 4. The CONTRACTOR will fully cooperate with and have its contractors, subcontractors, suppliers and vendors to fully cooperate with, all inquiries and investigations conducted by any governmental agency in connection with proper compliance with the laws pertaining to appropriate work authorization in the United States.
- 5. The undersigned, on behalf of the CONTRACTOR, acknowledges that this Certification may be relied upon by the CITY, its officers, directors, employees, and affiliates or related persons and entities.
- 6. If it is found that the CONTRACTOR has not complied with the laws pertaining to proper employment authorization, and any legal and administrative action ensues against the CITY, the CONTRACTOR will indemnify, defend and hold the CITY harmless along with their officers, directors, employees, and affiliated or related persons and entities.
- 7. The CONTRACTOR acknowledges that the CITY by their authorized representatives shall have the right, at any time, upon 24 hours notice, to examine the CONTRACTOR's books and records to confirm that the CONTRACTOR is in compliance with the terms of this certification.

Executed this 9th day of January , 2013.

By:
Louis J. Gaudio
Vice Presdient

ACKNOWLEDGMENT

STATE OFFlorida	
COUNTY OF Collier	_
January , 2013. The Affiant, Louis J. Gaudi has produced N/A	efore me this <u>9th</u> day of io , is [X] personally known to me or [as identification, which is current ast five years and bears a serial number
	Marcie L. Cohen Print Name: NOTARY PUBLIC - STATE OF Florida Commission Number: DD 940581 My Commission Expires: 2/11/14 (Notary Seal)
	MARCIE L. COHEN MY COMMISSION # DD 940581 CKPIRES: February 11, 2014 Bended Thru Notary Public Underweiters

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