

REQUEST FOR PROPOSAL

CITY OF NAPLES PURCHASING DIVISION CITY HALL, 735 8TH STREET SOUTH NAPLES, FL 34102

PH: 239-213-7100 FX: 239-213-7105

				1
NOTIFICATION DATE:	TITLE		NUMBER:	OPENING DATE & TIME:
08/21/13	Wastewater System	Grease	055-13	09/16/13
	and Odor Contr	ol		2:00 PM
Non-mand	PRE-PROPOSAL DAT atory Pre-Bid Meeting held August 29, 20 Riverside Circle, I	013; 10:00 AM lo	ocal time; Utilitie	s Department, 380
NAME OF PARTNER	SHIP, CORPORATION OR INDIVIDUAL:			
MAILING ADDRESS	:			
CITY-STATE-ZIP:				
PH:		EMAIL:		
FX:		WEB ADDRESS:		
AUTHORIZED SIGN	AUTHORIZED SIGNATURE DATE PRINTED NAME/TITLE			
corporation, fir respects fair ar authorized to s offers and agre of Naples all r Anti-trust laws or services pur	this proposal is made without prior rm, or person submitting a proposal for the without collusion or fraud. I agree to sign this proposal for the proposer. In subject that if the proposal is accepted, the pights, title, and interest in and to all causes of the United States and the State of FL rechased or acquired by the City of Naplome effective at the time the City tenders	the same materia abide by all consistent of the consistency abmitting a proposer will correspond to the corresponding to the correspond	als, supplies, or editions of this bit osal to the City of the convey, sell, assign any now or hereagorelating to the prediction, such that is discretion, such that is discretion.	equipment and is in all d and certify that I am of Naples the proposer or transfer to the City after acquire under the particular commodities
	FEI/EIN Number _			
Addendum #	Please initial b I acknowledge receipt / review 1 Addendum #2			Addendum #4

PLEASE NOTE THE FOLLOWING:

- This Cover Sheet <u>must be completed and returned</u> with your proposal.

 Proposals must be <u>submitted in a sealed envelope</u>, <u>marked with proposal number & closing date</u>.
- Proposals received after the above closing date and time will not be accepted.

 Proposal tabulations will be available on the City of Naples web site www.naplesgov.com

GENERAL CONDITIONS

- TO INSURE ACCEPTANCE OF THE PROPOSAL, PLEASE FOLLOW THESE INSTRUCTIONS. ANY AND ALL SPECIAL CONDITIONS, ATTACHED HERETO, HAVE PRECEDENCE.
- 1. **SEALED PROPOSAL:** All proposals must be submitted in a sealed envelope. The face of the envelope shall contain the proposal name and proposal number. Proposals not submitted on attached proposal form shall be rejected. All proposals are subject to the conditions specified herein. Those which do not comply with these conditions are subject to rejection.
- **2. EXECUTION OF PROPOSAL**: Proposal must contain a manual signature of authorized representative in the proposal section. Proposal must be typed or printed in ink. Use of erasable ink is not permitted. All corrections made by proposer to his proposal must be initialed.
- **3. NO PROPOSAL:** If not submitting a proposal, respond by returning the Statement of No Proposal and explain the reason in the spaces provided. Failure to respond 3 times in succession without justification shall be cause for removal of the supplier's name from the proposal mailing list. NOTE: To qualify as a respondent, proposer must submit a "NO PROPOSAL," and it must be received no later than the stated proposal opening date and hour.
- **4. PROPOSAL OPENING:** Shall be public, on the date and at the time specified on the proposal form. It is the proposer's responsibility to assure that his proposal is delivered at the proper time and place of the proposal opening. Proposals which for any reason are not so delivered will not be considered. Offers by telegram; telephone; or fax are not acceptable. Proposal files may be examined during normal working hours.
- **5. WITHDRAWAL OF PROPOSALS:** Withdrawal of a proposal within sixty (60) days after the opening of proposals is subject to suspension or debarment in accordance with Policy 7-4 for up to three years.
- **6. PRICES, TERMS and PAYMENT**: Firm Prices shall be proposal and include all packing, handling, shipping charges and delivery to the destination shown herein. Proposer is encouraged to offer cash discount for prompt invoice payment. Terms of less than 20 days will not be considered.
- **A. TAXES**: The City of Naples does not pay Federal Excise and Sales taxes on direct purchases of tangible personal property. See exemption number on face of purchase order. This exemption does not apply to purchases of tangible personal property made by contractors who use the tangible personal property in the performance of contracts for the improvement of City-owned real property.
- **B. MISTAKES**: Proposers are expected to examine the specifications, delivery schedule, proposal prices, extensions, and all instructions pertaining to supplies and services. Failure to do so will be at proposer's risk. In case of mistake in extension, the unit price will govern.
- **C. CONDITION AND PACKAGING:** It is understood and agreed that any item offered or shipped as a result of this proposal shall be a new, current standard production model available at the time of this proposal. All containers shall be suitable for storage or shipment, and all prices shall include standard commercial packaging.
- **D. SAFETY STANDARDS:** Unless otherwise stipulated in the proposal, all manufactured items and fabricated assemblies shall comply with applicable requirements of Occupational Safety and Health Act and any standards there under.
- **E.** UNDERWRITERS' LABORATORIES: Unless otherwise stipulated in the proposal, all manufactured items and fabricated assemblies shall carry U.L. approval and re-examination listing where such has been established.
- **F. PAYMENT:** Payment will be made by the buyer after the items awarded to a vendor have been received, inspected, and found to comply with award specifications, free of damage or defect and properly invoiced. All invoices shall bear the purchase order number. Payment for partial shipments shall not be made unless specified in the proposal. Failure to follow these instructions may result in delay in processing

invoices for payment. In addition, the purchase order number must appear on bills of lading, packages, cases, delivery lists and correspondence.

- **7. DELIVERY:** Unless actual date of delivery is specified (or if specified delivery cannot be met), show number of days required to make delivery after receipt of purchase order in space provided. Delivery time may become a basis for making an award (see Special Conditions). Delivery shall be within the normal working hours of the user, Monday through Friday, unless otherwise specified.
- 8. MANUFACTURERS' NAMES AND APPROVED EQUIVALENTS: Any manufacturers' names, trade names, brand names, information and/or catalog numbers listed in a specification are for information and not intended to limit competition. The proposer may offer any brand for which he is an authorized representative, which meets or exceeds the specification for any item(s). If proposals are based on equivalent products, indicate on the proposal form the manufacturer's name and number. Proposer shall submit with his proposal, cuts, sketches, and descriptive literature, and/or complete specifications. Reference to literature submitted with a previous proposal will not satisfy this provision. The proposer shall also explain in detail the reason(s) why the proposed equivalent will meet the specifications and not be considered an exception thereto. Proposals which do not comply with these requirements are subject to rejection. Proposals lacking any written indication of intent to quote an alternate brand will be received and considered in complete compliance with the specifications as listed on the proposal form.
- **9. INTERPRETATIONS:** Any questions concerning conditions and specifications shall be directed in writing to this office for receipt no later than ten (10) days prior to the proposal opening. Inquiries must reference the date of proposal opening and proposal number. Failure to comply with this condition will result in proposer waiving his right to dispute the proposal.
- 10. CONFLICT OF INTEREST: All proposal awards are subject to Section 2-973 Conflict of Interest, City of Naples Code of Ordinances, which states: "No public officer or employee shall have or hold any employment or contractual relationship with any business entity or any agency which is subject to the regulation of or is doing business with the city; nor shall an officer or employee have or hold any employment or contractual relationship that will create a continuing or frequently recurring conflict between his private interests and the performance of his public duties or that would impede the full and faithful discharge of his public duties. Any member of the city council or any city officer or employee who willfully violates this section shall be guilty of malfeasance in office or position and shall forfeit his office or position. Violation of this section with the knowledge, express or implied, of the person or corporation contracting with or making a sale to the city shall render the contract or sale voidable by the city manager or the city council."
- **11. AWARDS:** As the best interest of the City may require, the right is reserved to make award(s) by individual item, group of items, all or none, or a combination thereof; to reject any and all proposals or waive any minor irregularity or technicality in proposals received.
- **ADDITIONAL QUANTITIES:** For a period not exceeding ninety (90) days from the date of acceptance of this offer by the buyer, the right is reserved to acquire additional quantities up to but not exceeding those shown on proposal at the prices proposal in this invitation. If additional quantities are not acceptable, the proposal sheets must be noted "PROPOSAL IS FOR SPECIFIED QUANTITY ONLY." (THIS PARAGRAPH DOES NOT APPLY FOR A TERM CONTRACT.)
- **13. SERVICE AND WARRANTY:** Unless otherwise specified, the proposer shall define any warranty service and replacements that will be provided during and subsequent to this contract. Proposers must explain on an attached sheet to what extent warranty and service facilities are provided.
- **SAMPLES:** Samples of items, when called for, must be furnished free of expense, on or before proposal opening time and date, and if not destroyed may, upon request, be returned at the proposer's expense. Each individual sample must be labeled with proposer's name, manufacturer's brand name and number, proposal number and item reference. Request for return of samples shall be accompanied by instructions which include shipping authorization and name of carrier and must be received with your

proposal. If instructions are not received within this time, the commodities shall be disposed of by the City of Naples.

- **PROPOSAL PROTEST:** The city has formal proposal protest procedures that are available on request.
- **16. INSPECTION, ACCEPTANCE AND TITLE:** Inspection and acceptance will be at destination unless otherwise provided. Title and risk of loss or damage to all items shall be the responsibility of the contract supplier until accepted by the ordering agency, unless loss or damage results from negligence by the ordering
- **17. DISPUTES**: In case of any doubt or difference of opinion as to the items to be furnished hereunder, the decision of the buyer shall be final and binding on both parties.
- **18. GOVERNMENTAL RESTRICTIONS:** In the event any governmental restrictions may be imposed which would necessitate alteration of the material, quality, workmanship or performance of the items offered on this proposal prior to their delivery, it shall be the responsibility of the successful proposer to notify the buyer at once, indicating in his letter the specific regulation which required an alteration. The City reserves the right to accept any such alteration, including any price adjustments occasioned thereby, or to cancel the contract at no expense to the City.
- **19. LEGAL REQUIREMENTS:** Applicable provision of all Federal, State, county and local laws, and of all ordinances, rules, and regulations shall govern development submittal and evaluation of all proposals received in response hereto and shall govern any and all claims and disputes which may arise between person(s) submitting a proposal response hereto and the City of Naples by and through its officers, employees and authorized representatives, or any other person, natural or otherwise; and lack of knowledge by any proposer shall not constitute a cognizable defense against the legal effect thereof.
- 20. PATENTS AND ROYALTIES: The proposer, without exception, shall indemnify and save harmless the City of Naples and its employees from liability of any nature or kind, including cost and expenses for or on account of any copyrighted, patented, or unpatented invention, process, or article manufactured or used in the performance of the contract, including its use by the City of Naples. If the proposer uses any design, device, or materials covered by letters, patent or copyright, it is mutually agreed and understood without exception that the proposal prices shall include all royalties or cost arising from the use of such design, device, or materials in any way involved in the work.
- **21. ADVERTISING:** In submitting a proposal, proposer agrees not to use the results there from as a part of any commercial advertising.
- **22. ASSIGNMENT**: Any Purchase Order issued pursuant to this proposal invitation and the monies which may become due hereunder are not assignable except with the prior written approval of the buyer.
- **23. LIABILITY:** The supplier shall hold and save the City of Naples, its officers, agents, and employees harmless from liability of any kind in the performance of this contract.
- **24. PUBLIC ENTITY CRIMES**: A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a proposal on a contract to provide any goods or services to a public entity, may not submit a proposal on a contract with a public entity for the construction or repair of a public building or public work, may not submit proposals on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant 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 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
- **25. DISCRIMINATION:** An entity or affiliate who has been placed on the discriminatory vendor list may not submit a proposal on a contract to provide goods or services to a public entity, may not submit a

proposal on a contract with a public entity for the construction or repair of a public building or public work, may not submit proposals on leases of real property to a public entity, may not award or perform work as a contractor, supplier, subcontractor, or consultant under contract with any public entity, and may not transact business with any public entity.

- **26. COUNTY TAXES**: No proposal shall be accepted from and no contract will be awarded to any person, firm or corporation that is in arrears to the government of Collier County, Florida.
- **27. OFFER EXTENDED TO OTHER GOVERNMENTAL ENTITIES**: The City of Naples encourages and agrees to the successful proposer extending the pricing, terms and conditions of this solicitation or resultant contract to other governmental entities at the discretion of the successful proposer.

IF THIS PROPOSAL IS FOR A TERM CONTRACT, THE FOLLOWING CONDITIONS SHALL ALSO APPLY

- **28. ELIGIBLE USERS**: All departments of the City of Naples are eligible to use this term contract. Such purchases shall be exempt from the competitive proposal requirements otherwise applying to their purchases.
- **29. PRICE ADJUSTMENTS:** Any price decrease effectuated during the contract period by reason of market change shall be passed on to City of Naples. Price increases are not acceptable.
- **30. CANCELLATION:** All contract obligations shall prevail for at least one hundred eighty (180) days after effective date of contract. After that period, for the protection of both parties, this contract may be cancelled in whole or in part by either party by giving thirty (30) days prior written notice to the other party.
- **31. RENEWAL**: The City of Naples reserves the option to renew the period of this contract, or any portion thereof for up to two (2) additional periods. Renewal of the contract period shall be by mutual agreement in writing.
- **32. ABNORMAL QUANTITIES**: While it is not anticipated, should any unusual or abnormal requirements arise, the City reserves the right to solicit separate proposals thereon.
- **33. FISCAL NON-FUNDING CLAUSE**: In the event sufficient funds are not budgeted for a new fiscal period, the City shall notify the contractor of such occurrence and the contract shall terminate on the last day of the current fiscal year without penalty or expense to the City.

IF THIS PROPOSAL IS FOR PERFORMING A SERVICE, THE FOLLOWING CONDITIONS SHALL ALSO APPLY

- **34. ALTERNATIVE PROPOSALS:** Proposers offering service delivery methods other than those permitted by the scope of work may submit a separate envelope clearly marked "ALTERNATIVE PROPOSAL". Alternative proposals will be deemed non-responsive and will not be considered for award. All such responses will, however, be examined prior to award. Such examination may result in cancellation of all proposals received to permit rewriting the scope of work to include the alternative method, or the alternative method may be considered for future requirements of the City of Naples.
- **35. ANTITRUST:** By entering into a contract, the contractor conveys, sells, assigns and transfers to the City of Naples all rights, titles and interest it may now have or hereafter acquire under the antitrust laws of the United States and the State of Florida that relate to the particular goods or services purchased or acquired by the City of Naples under said contract.

- **36. PROPOSER INVESTIGATIONS:** Before submitting a proposal, each proposer shall make all investigations and examinations necessary to ascertain all site conditions and requirements affecting the full performance of the contract and to verify any representations made by the City of Naples upon which the proposer will rely. If the proposer receives an award as a result of its proposal submission, failure to have made such investigations and examinations will in no way relieve the proposer from its obligation to comply in every detail with all provisions and requirements of the contract documents, nor will a plea of ignorance of such conditions and requirements be accepted as a basis for any claim whatsoever by the contractor for additional compensation.
- **37. CERTIFICATES AND LICENSES:** The Contractor, at time of proposal, shall possess the correct occupational licenses, all professional licenses or other authorizations necessary to carry out and perform the work required by the City of Naples and Collier County for this project pursuant to all applicable Federal, State and Local Laws, Statues, Ordinances, and rules and regulations of any kind.
- **38. CHANGE IN SCOPE OF WORK:** The City of Naples may order changes in the work consisting of additions, deletions or other revisions within the general scope of the contract. No claims may be made by the contractor that the scope of the project or of the contractor's services has been changed, requiring changes to the amount of compensation to the contractor or other adjustments to the contract unless such changes or adjustments have been made by written amendment to the contract signed by the City of Naples and the contractor. If the contractor believes that any particular work is not within the scope of the project, is a material change, or will otherwise require more compensation to the contractor, the contractor must immediately notify the City in writing of this belief. If the City believes that the particular work is within the scope of the contract as written, the contractor will be ordered to and shall continue with the work as changed and at the cost stated for the work within the scope.
- **39. CONTRACTOR PERSONNEL**: The City of Naples shall, throughout the life of the contract, have the right of reasonable rejection and approval of staff or subcontractors assigned to the work by the contractor. If the City reasonably rejects staff or subcontractors, the contractor must provide replacement staff or subcontractors satisfactory to the City in a timely manner and at no additional cost to the City. The day-to-day supervision and control of the contractor's employees and sub-contractors is the responsibility solely of the contractor.
- 40. COST REIMBURSEMENT: The contractor agrees that all incidental costs, including allowances for profit and tools of the trade, must be included in the proposal rates. If an arrangement is made between the contractor and the City to reimburse the contractor for the cost of materials provided in the performance of the work, the contractor shall be reimbursed in the following manner: The City shall reimburse the contractor on completion and acceptance of each assigned job, only for those materials actually used in the performance of the work that is supported by invoices issued by the suppliers of the contractor describing the quantity and cost of the materials purchased. No surcharge shall be added to the supplier's invoices or included in the contractor's invoice submitted to the City that would increase the dollar amount indicated on the supplier's invoice for the materials purchased for the assigned job.
- **41. EXCEPTIONS**: Proposers taking exception to any part or section of the solicitation shall indicate such exceptions on the proposal form. Failure to indicate any exception will be interpreted as the proposer's intent to comply fully with the requirements as written. Conditional or qualified proposals, unless specifically allowed, shall be subject to rejection in whole or in part.
- **42. FAILURE TO DELIVER:** In the event of the contractor to fail to deliver services in accordance with the contract terms and conditions, the City, after due oral or written notice, may procure the services from other sources and hold the contractor responsible for any resulting purchase and administrative costs. This remedy shall be in addition to any other remedies that the City may have.
- **43. FAILURE TO ENFORCE**: Failure by the City at any time to enforce the provisions of the contract shall not be construed as a waiver of any such provisions. Such failure to enforce shall not affect the validity of the contract or any part thereof or the right of the City to enforce any provision at any time in accordance with its terms.

- **44. FORCE MAJEURE:** The contractor shall not be held responsible for failure to perform the duties and responsibilities imposed by the contract due to legal strikes, fires, riots, rebellions and acts of God beyond the control of the contractor, unless otherwise specified in the contract.
- **INDEPENDENT CONTRACTOR**: The contractor shall be legally considered an independent contractor and neither the contractor nor its employees shall, under any circumstances, be considered servants or agents of the City of Naples and the City of Naples shall be at no time legally responsible for any negligence or any wrongdoing by the contractor, its servants or agents. The City of Naples shall not withhold from the contract payments to the contractor any federal income taxes, Social Security tax, or any other amounts for benefits to the contractor. Further, the City shall not provide to the contractor any insurance coverage or other benefits, including Workers' Compensation normally provided by the City for its employees.
- **46. ORAL STATEMENTS**: No oral statement of any person shall modify or otherwise affect the terms, conditions or specifications stated in this contract. All modifications to the contract must be made in writing by the City of Naples.
- **QUALIFICATIONS OF PROPOSERS:** The proposer may be required, before the award of any contract, to show to the complete satisfaction of the City of Naples that it has the necessary facilities, ability, and financial resources to provide the service specified therein in a satisfactory manner. The proposer may also be required to give a past history and references in order to satisfy the City in regard to the proposer's qualifications. The City may make reasonable investigations deemed necessary and proper to determine the ability of the proposer to perform the work, and the proposer shall furnish to the City all information for this purpose that may be requested. The City reserves the right to reject any proposal if the evidence submitted by, or investigation of, the proposer fails to satisfy the City that the proposer is properly qualified to carry out the obligations of the contract and to complete the work described therein. Evaluation of the proposer's qualifications shall include:
- > The ability, capacity, skill and financial resources to perform the work or service.
- > The ability to perform the work service promptly or within the time specified, without delay.
- > The character, integrity, reputation, judgment, experience, and efficiency of the proposer.
- > The quality of performance of previous contracts or services.
- **48. QUALITY CONTROL:** The contractor shall institute and maintain throughout the contract period a properly documented quality control program designed to ensure that the services are provided at all times and in all respects in accordance with the contract. The program shall include providing daily supervision and conducting frequent inspections of the contractor's staff and ensuring that accurate records are maintained describing the disposition of all complaints. The records so created shall be open to inspection by the City.
- **49. RECOVERY OF MONEY:** Whenever, under the contract, any sum of money shall be recoverable from or payable by the contractor to the City, the same amount may be deducted from any sum due to the contractor under the contract or under any other contract between the contractor and the City. The rights of the City are in addition and without prejudice to any other right the City may have to claim the amount of any loss or damage suffered by the City on account of the acts or omissions of the contractor.
- **SOLUREMENTS CONTRACT:** During the period of the contract, the contractor shall provide all the services described in the contract. The contractor understands and agrees that this is a requirements contract and that the City shall have no obligation to the contractor if no services are required. Any quantities that are included in the scope of work reflect the current expectations of the City for the period of the contract. The amount is only an estimate and the contractor understands and agrees that the City is under no obligation to the contractor to buy any amount of services as a result of having provided this estimate or of having any typical or measurable requirement in the past. The contractor further understands and agrees that the City may require services in excess of the estimated annual contract amount and that the quantity actually used whether in excess of, or less than, the estimated annual contract amount and that the quantity actually used

shall not give rise to any claim for compensation other than the total of the unit prices in the contract for the quantity actually used.

- **51. TERMINATION FOR CONVENIENCE**: The performance of work under the contract may be terminated by the City in whole or in part whenever the City determines that termination is in the City's best interest. Any such termination shall be effected by the delivery to the contractor of a written notice of termination of at least seven (7) days before the date of termination, specifying the extent to which performance of the work under the contract is terminated and the date upon which such termination becomes effective. After receipt of a notice of termination, except as otherwise directed, the contractor shall stop work on the date of the receipt of the notice or other date specified in the notice; place no further orders or subcontracts for materials, services or facilities except as necessary for completion of such portion of the work not terminated; terminate all vendors and subcontracts; and settle all outstanding liabilities and claims.
- **52. TERMINATION FOR DEFAULT:** The City of Naples reserves the right to terminate the contract if the City determines that the contractor has failed to perform satisfactorily the work required, as determined by the City. In the event the City decides to terminate the contract for failure to perform satisfactorily, the City shall give to the contractor at least seven (7) days written notice before the termination takes effect. The seven-day period will begin upon the mailing of notice by the City. If the contractor fails to cure the default within the seven (7) days specified in the notice and the contract is terminated for failure to perform satisfactorily, the contractor shall be entitled to receive compensation for all reasonable, allocable and allowable contract services satisfactorily performed by the contractor up to the date of termination that were accepted by the City prior to the termination. In the event the City terminates the contract because of the default of the contractor, the contractor shall be liable for all excess costs that the City is required to expend to complete the work under contract.
- **STATE AND FEDERAL EMPLOYMENT LAWS:** Contractors providing service to the City are required to comply with all state and federal employment laws. This includes, but is not limited to, laws resulting from the Immigration and Reform and Control Act of 1986, wherein all employers are required to verify the identity and employment eligibility of all employees. The Department of Homeland Security, U.S. Citizenship and Immigration Services require employees and employers to complete Form I-9 and the employer must examine evidence of identity and employment eligibility within three business days of the date employment begins. Non compliant contractors will be subject to contract sanctions, up to and including contract termination.
- **54. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY, AND VOLUNTARY EXCLUSION:** The contractor agrees to comply with Executive Order 12549 "Debarment and Suspension" and 2 CFR 180 "OMB Guidelines to Agencies on Government wide Debarment and Suspension." These rules require all contractors using federal funds not be debarred or suspended from doing business with the Federal Government. This includes sub-recipients and lower tier participant for covered transactions. Signing and submitting this document certified the organization and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency, and further have not within the preceding three-year period been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction.

THE CITY OF NAPLES IS AN EQUAL OPPORTUNITY EMPLOYER

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 <u>and the following must also be stated on the certificate</u>. "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.

STATEMENT OF NO PROPOSAL

If you will not be bidding on this product/service, please help us by completing and returning <u>only this page</u> to:

City of Naples, Purchasing Division City Hall, 735 8th Street South Naples, FL 34102 Fax 239-213-7105

Proposal #	and Description:		
We, the under reason(s):	rsigned, decline to proposal on the above project for t	the	following
Request Our Co Our cu services Specific	not able to respond to the Invitation to Proposal or t for Proposals by the specified deadline. mpany does not offer this product or service. rrent work schedule will not permit us to perform to the service ations are incomplete or information is unclear explain below).	the	required
Other (Plea	ase specify below)	-	
Company Nam	nePH		
	e of individual completing this form:	_	
(Printed Name	(Title)	-	
(Signature)	(Date)	=	

REFERENCES

THIS SHEET MUST BE COMPLETED AND RETURNED WITH PROPOSAL

PROVIDE AT LEAST THREE REFERENCES FOR WHOM YOUR COMPANY HAS PROVIDED SAME OR SIMILAR SERVICES WITHIN THE LAST 2 YEARS.

COMPANY NAME:	
ADDRESS:	
ELEPHONE:	
CONTACT PERSON:	
CONTACT E-MAIL ADDRESS:	
COMPANY NAME:	
ADDRESS:	
ELEPHONE:	
CONTACT PERSON:	
CONTACT E-MAIL ADDRESS:	
COMPANY NAME:	
ADDRESS:	
ELEPHONE:	
CONTACT PERSON:	
YONTACT E MAII ADDDESS.	

SPECIAL CONDITIONS

A. TERMS OF CONTRACT

The resulting contract will commence on award and be in effect until completion of the project.

B. PROHIBITION OF CONTACT

Under no circumstances should any prospective organization or individual, or anyone acting for or on behalf of a prospective organization or individual, seek to influence or gain the support of any member of the City Council, public official or City staff favorable to the interest of any prospective organization or individual. Likewise, contact with City Council, any public official or city staff against the interests of other prospective organization (s) and or individual(s) is prohibited. Any such activities will result in the exclusion of the prospective organization or individual from consideration by the City.

C. REFERENCES

Bidder must submit a minimum of three references on the form provided. Additionally, IRS W-9s will be required from vendors who are awarded contracts.

D. STATEMENT OF NO BID

If you will not be bidding on this producer/service, please help us by completing and returning the Statement of No Bid.

E. BID FORMAT

The Contract, if awarded, will be awarded on the basis of material and equipment illustrated and described on the Drawings or specified in the Specification. If a substitution or an "or equal": item is proposed, Proposer must submit this information to the City of Naples Purchasing Department ten (10) days prior to the Proposal Date for evaluation as an acceptable substitution or an "or equal" item. If the substitution or the "or equal" item is accepted, the City of Naples will issue an Addendum to all Proposers listing the allowable substitution or the "or equal" item. The cost of changes in related work, additional drawings which may be required to illustrate or define the substitute or "or equal" equipment and its relationship to the other parts or portions of the Work shall be paid by the Contractor. No change will be made in the amount of time in which to complete the Work or in the liquidated damages.

F. PROPOSAL PERFORMANCE & PAYMENT BONDS

A Proposal Security Bond shall be submitted with the final proposal, in an amount of \$6.250.00 that is equal to five percent (5%) of the City's minimum proposal security bond of \$125,000.00, in the form of a certified check or money order made payable to the City of Naples, Florida. Upon the award of the proposal to the successful proposer(s), a one year warranty on all work is required, and both proposal performance bond and payment bond MAY be required in the amount of

one hundred percent (100%) of the price specified in the contract(s). Also proof of insurance from the successful proposer is required at the time of award as well.

G. QUESTIONS

Questions regarding this proposer packet must be received in writing in the Purchasing Division, NO LATER THAN TEN CALENDAR DAYS PRIOR TO THE PROPOSAL CLOSING DATE TO ENSURE AN ANSWER IS PROVIDED PRIOR TO CLOSING.

Direct all questions to:
Gerald "Jed" Secory, MBA / CPPO / CPM
Purchasing Manager
City of Naples, Purchasing Division

735 8th Street South
Naples, Florida 34102

PH: (239) 213-7102 FX: (239) 213-7105 purchasing@naplesgov.com

SUBMISSION CHECKLIST

Bidder should check off each of the following items as completed and submit with bid response:

CHECKLIST ELEMENTS	INCLUDED
• Submit one (1) original signature and four (4) copies of to your original bid proposal / document AND a Windows© compatible PDF of the original document on a CD that is clearly labeled.	
Include any required drawings; descriptive literature; qualifications; schedules; product compliance / exceptions; alternatives; questionnaire; references, forms, tabs, pricing/cost; and any information required of the proposer identified in the text of the bid including information for bid evaluation.	
Include any delivery information.	
Mandatory FORMS from this document to be included are: <u>Cover Sheet, References Sheet, Submission Checklist Sheet, and Cost / Compensation Schedule.</u>	
Have an authorized individual sign the appropriate pages including the Cover Sheet with any bid addendums initialed. Also, examples of vendor contracts used by the City can be found on the Naples Purchasing web site and should be reviewed by the vendor.	
Bid proposal / document needs to be received by the OPENING DATE & TIME indicated on the Cover Sheet. The mailing envelope must be addressed to: City of Naples Purchasing Division 735 8th Street South Naples, Florida 34102	
The mailing envelope should be sealed and marked with: BID Number: BID Title: BID Opening Date:	

ALL COURIER DELIVERED PROPOSALS MUST HAVE THE BID NUMBER AND TITLE ON THE OUTSIDE OF THE COURIER PACKET.

At the discretion of the Purchasing Manager, bids or proposals with minor irregularities may be accepted and allowed to be corrected when in the best interest of the City.

Specifications

I. <u>GENERAL</u>

It is the intent of this City of Naples' Request for Proposal (RFP) solicitation to establish a service contract for corrosion, odor, fats, oils, and grease control in the wastewater collection system, pump stations, force mains and the Wastewater Treatment Facility for the City of Naples Utilities Department. The City of Naples shall evaluate proposals based on set criteria stated in Section XIV.

II. <u>CONTRACT PERIOD</u>

- A. The resulting contract will commence on award and be in effect for three years with the option of two one year renewals.
- B. Either party may cancel this contract, in whole or in part, by giving <u>60</u> days prior notice in writing. However, the Contractor shall not be authorized to exercise this cancellation option during the first <u>180</u> days of the contract.

III. PRODUCT/SERVICE PRICE

- A. The prices bid shall remain firm during the period(s) of the contract.
- B. Prices bid shall be inclusive of all product and services required on a per unit cost basis. This unit cost shall be bid as cost per gallon of product for treatment (per MG gallon of wastewater). If the proposed product is typically priced out in PPM, Pounds, or other; the proposers shall provide the cost as per gallon of product for treatment (per MG gallon of wastewater) and the formula used to convert the product cost per gallon (inclusive of all required services).
- C. Service shall be inclusive of all labor, testing, equipment and material to accomplish the specific services noted herein and on the bid form.
- D. All equipment is to be owned and maintained by the proposer. No additional staffing shall be required by the City. Operational costs, such as electricity, water, chemicals, shall be the sole responsibility of the proposers. No additional space/land is to be required of the equipment. All equipment shall be placed below grade or at lift station sites in an area no larger than 2.5' x 1.5' x 2' (L x W x H).
- E. If a wastewater overflow or spill is caused by the successful proposer's equipment, unintentionally or due to their own negligence, the proposer shall be back-charged for all costs incurred by the City to respond and clean up the spill.

IV. PRODUCTS

A. ACCEPTABLE PRODUCTS

The City of Naples wishes to use Environmentally Safe, Non Toxic, Non Residual, Biological processes to reduce and/or eliminate odors, fats, oils, and greases throughout the wastewater collection system and treatment facility. Acceptable processes include the use of 100% organic bio-stimulants or live vegetative bacteria. The City has used, and may wish to continue the use of fixed aerators at key pump stations to enhance the biological process. If used, fixed aerators will be owned and maintained by the contractor.

B. UN-ACCEPTABLE PRODUCTS

The City has considerable experience with several types of treatment products, and has found that products containing the following have un-desirable costs, residuals and/or affects to the collection and treatment facilities. The following shall not be considered acceptable to be used in the wastewater systems:

- 1) Enzymes
- 2) Bacteria (dormant/in suspension/inhibitors)
- 3) Emulsifiers
- 4) Peroxide
- 5) Ferrous Sulphate / Ferric Chloride
- 6) Chlorides
- 7) Humates
- 8) Chemicals
- 9) Alcohols
- 10) Potassium
- 11) Nitrates
- 12) Solvents
- 13) D-limonene
- 14) Incubators

V. BACKGROUND

Currently the City of Naples is treating a daily average flow of 7.0 MGD (Million Gallons Per Day) of Wastewater for reduction of odors, fats, oils and greases (F.O.G.) with a 100% organic bio-stimulant. The current system has been performing well to reduce sulfide levels, odors, and F.O.G. The City's wastewater collection system consists of the following:

- 2,924 manholes
- 52.3 miles of force main piping
- 165.9 miles of gravity sewer piping (including laterals)
- 115 wastewater pump stations

VI. REQUIRED TESTING AND MONITORING

The Contractor shall be required to provide initial sulfide monitoring and oil & grease analysis at up to ten (10) key collection sites determined by the City. This

initial monitoring and testing will begin thirty (30) days after the current products and services have been terminated so that the tests will reflect actual system levels to be treated. Based on the results of the initial seven day monitoring program, the Contractor shall provide the City with their analysis and plan to install the feeding equipment and begin dosing the system. The installation of the equipment and dosing of the product must begin within fifteen (15) days of authorization by City staff. The Contractor shall provide the monitoring and testing services listed below:

A. INITIAL SULFIDE MONITORING

- 1. Upon authorization by the City, the Contractor shall conduct an initial sulfide survey at up to the ten (10) key collection sites determined by the City, which may include wet well(s) of the pump station(s), tributary collection area (manholes), discharge force-main(s), and the treatment plant headworks. The system monitoring shall be performed for a period of seven (7) days (minimum).
- 2. All system monitoring shall consist of the industry standard measurement of:
 - 1) Hydrogen Sulfide (H₂S) gas in the air with gas detector and log ppm reading
 - 2) Total Sulfide (S) concentration in the wastewater stream
 - 3) pH of wastewater
 - 4) Temperature (Temp) in the wastewater
 - 5) Oxidation-Reduction Potential (O.R.P.)
- 3. System monitoring shall be performed between 8:00 a.m. and 6:00 p.m. at all designated sample points as follows:

Test	Unit	Frequency
H ₂ S	ppm	Every 2 hours
S	ppm	Every 2 hours
рН		Every 2 hours
Temp	F&C	Every 2 hours
O.R.P.	mV	Every 2 hours

4. The results of the Initial Sulfide Monitoring Program will be submitted to the City. The report shall summarize the results of the monitoring program and discuss the significance of the monitored parameters. All samples collected for analysis will be grab samples. All testing shall conform to Industry Standard Methods and Acceptable Practices.

B. GREASE/OIL CONTROL ANALYSIS

1. Upon authorization by the City, the Contractor shall conduct initial grease and oil survey in the wet well(s) of the pump station(s) as determined by the City.

- 2. The contractor shall provide a minimum of four (4) digital pictures of the location/condition to be treated prior to the addition of any products.
- 3. The contractor shall submit their recommendations for the required treatment injection locations and product feed rates necessary to address the grease problem. Upon the City's review and approval, the contractor will proceed with the directed application of the product at the designated sites.
- 4. Thirty (30) days from the initiation of product application, the contractor shall provide digital photos of each site to show the progress of the reduction/elimination of the grease/oil at the specified location(s). The contractor shall review and provide analysis and recommendations to the City, for the proper level of reduction. The City shall provide direction to the contractor based on the evaluation of the analysis and recommendations.

C. <u>WEEKLY, & MONTHLY INSPECTION, MONITORING, OPTIMIZATION, & DATA</u> ANALYSIS

SUMMARY: The initial sulfide/grease survey cannot represent the changing conditions due to the seasonal variations or process changes within the system. Defined monitoring and sulfide profiling provide the data necessary to adjust dosing levels to assure optimum " H_2S ", "S", "Fats, Grease, and Oils" control at minimum product costs. The Contractor shall monitor the City's system by collecting data to determine " H_2S " & "S" levels, wastewater temperature, pH, & O.R.P. This data shall be evaluated and reports charting trends and showing control levels shall be prepared and submitted to the City as defined herein. Recommended changes in product dosing rates to control changing conditions shall also be provided to the City. After jointly reviewing the monitoring data with the specified City's representative, the Contractor shall make the required product feed dosing changes to insure that the system optimization is being achieved.

- 1. Contractor shall be On-Call 24/7/365 for any odor complaints. Contractor shall be responsible for responding "On-Site" to all complaints within twenty-four (24) hours of contact, and shall begin procedures to address any problem immediately.
- 2. All testing samples shall be performed on the same days of the week, and at the same time periods, to maintain uniform test results.
- 3. On a weekly basis, the contractor shall visit and perform the required air and grab sample tests at the Up to the ten (10) sites determined by the City. The following tasks and tests are required:
 - 1) Observe general conditions of the stations. Log all observations.
 - 2) Test for "H2S" (Hydrogen Sulfide in Air) with gas detector and log ppm reading.

- 3) From grab sample, test for "S" (total sulfides) with approved test kit, and log results.
- 4) From grab sample, test for pH and log results.
- 5) From grab sample, test for Temperature and log results in both Celsius and Fahrenheit.
- 6) From grab sample, test O.R.P. and log results.
- 4. Upon completion of required weekly testing and analysis of results, if any results are in question, proceed upstream to injection sites to uncover any problems. Repair any injection equipment if needed. Increase/decrease dosage rates as needed. Upon notification of required City personnel, modify location or add additional injection points to address problem if needed. Log all changes and observations.
- 5. The number of injection sites may increase or decrease through the process of continuous collection system optimization.
- 6. Upon completion of the weekly inspections of all sites and testing/maintenance of sites, the contractor shall contact and update the following personnel for a weekly update:
 - 1) City designee
- 7. The contractor shall submit a monthly report to the City designee by the 10th day of the next month. The reports shall be provided in the following manner:
 - 1) All sampling test results (raw data) shall be entered and provided in a MS Excel (or compatible equal) format. This file shall be provided by compact disk or via email (preferred).
 - 2) All observations, maintenance, complaints, modifications, and logs shall be entered and provided in a MS Word (or compatible equal) format. This file shall be provided by compact disk or via email (preferred).
- 8. On a quarterly basis, the contractor shall bring in an independent Certified Laboratory (included in the service cost) to witness and verify that the required samples and tests provided by the contractor are performed properly. A copy of the Lab's results and observations shall be submitted to the City designee. This report will be submitted directly to the City by the independent Certified Laboratory, not through the contractor.

VII. WARRANTY

All services, products, and equipment provided shall be guaranteed to be of the highest quality and conform to the criteria set forth in the documents herein.

VIII. STANDARDS

- A. All work shall be done in accordance with the requirements as defined therein.
- B. The Contractor shall provide a service technician with a current state of Florida Wastewater Operator License ("C" or greater) to perform the work as required by the Contract documents. This licensed technician shall respond in person/on site to service calls within twenty-four (24) hours of notification and provide biweekly service to all specified sites required by the Contract documents. The Contractor shall, at all times, maintain good discipline and order at the site.
- C. The Contractor shall furnish all products, materials, equipment, labor, transportation, construction equipment and machinery, tools, appliances, and all other facilities and incidentals necessary for the execution, testing, installation, initial operation and continued performance of the dosing equipment and the accessories for the duration of the Contract. The City shall allow access for 110 VAC/20A electricity at the proposed pump station sites. The city will not provide water service for this program. For remote injection sites in the wastewater collection system, the contractor shall supply self-contained, battery powered storage/injection systems that can be safely mounted within a selected manhole in a manner approved by the City. NOTE: In many locations in the collection system, the City utilizes Rain Guard disks under the manhole lid to prevent intrusion. If the contractor opts to use these manholes as dosing sites, the contractor shall protect these devices and be responsible for replacement if damaged by the installation and maintenance of their devices.
- D. The product shall maintain collection system and pump station wet wells at a pH of 7.0 to 7.8.
- E. The product shall reduce odors, and F.O.G. throughout the collection system.
- F. The product shall be non-irritating to the skin.
- G. The product shall not violate subsection 381.00 Florida Statues (FS) and subsection 10D-6.050 (4A) Florida Administrative Code (FAC).
- H. TOXICITY: The product shall be capable of passing the whole effluent toxicity (WET) test at the specified concentration for normal use and listed with the FPA.
- I. For optional aeration equipment, the following shall apply: Aerators shall be anchored at all times. Water inlet ports are to insure that influent is drawn in at depths agreed upon by City & Contractor. Maximum mixing of liquid and injected air shall be provided at all times. Individual aerators shall be of the vertical static tube type and factory fabricated of high polyethylene and PVC material. Motors shall be at least ½ hp 110 volts with no more than a dB count of 60.

J. All equipment proposed for this project will be clearly documented and supplied with the proposal.

IX. <u>CONTACT PERSONS</u>

The Contractor shall supply a list of names and phone numbers of those people that the City may contact concerning these services at all times during the length of the contract. Answering Services are not acceptable.

X. DELIVERIES:

- A. The City shall not provide facilities for bulk storage of product. The contractor is solely responsible for all storage and deliveries of the product.
- B. Standard service truck(s)/van(s) shall make delivery and/or service of the product to the specific injection facilities (rated 1 ton or less). Large tanker trucks and trailers are not acceptable for deliveries within residential neighborhoods.

XI. EQUIPMENT INSTALLATION, START-UP, AND OPTIMIZATION

Equipment ownership, installation, start-up, and maintenance are the sole responsibility of the Contractor. Dosing levels are to be established that will provide the required level of sulfide control as detailed in the Initial Sulfide Monitoring Report. Dosing levels are to be established that will provide the required level of Grease/Oil control as detailed herein.

XII. EQUIPMENT MAINTENANCE

The Contractor shall solely maintain all the product storage and dosing equipment for optimal operation and aesthetics of the community. Major and preventative maintenance shall be carried out on an on-going/as-needed basis at no additional costs to the City. Equipment inspection checklists for each installation shall be filled out and submitted to the City designee on a monthly basis.

XIII. PERFORMANCE

Performance of the contractor will be based on the ability to reduce sulfide levels by 90% of an untreated location, reduce odors such that odor complaints are minimal, & reduce F.O.G. levels such that the collection system and wastewater treatment plant are not adversely affected. Failure to meet these standards could result in termination of the contract.

XIV. <u>EVALUATION AND AWARD</u>

The City of Naples shall evaluate proposals based on the following list of criteria:

QUALIFICATIONS &	ASSIGNED STAFF	30 POINTS MAX.
RELATED PROJECTS		20 POINTS MAX.
COMPENSATION SCHEDULE		40 POINTS MAX
VALUE ADDED INFOR	RMATION	10 POINTS MAX.
		100 TOTAL POINTS

In your Proposal please provide information to address the following evaluation areas:

- A. <u>Qualifications & Assigned Staff:</u> Provide a statement indicating the proposer's interest in, knowledge of, and resources necessary to provide the services described in this RFP. Indicate familiarity with and knowledge of City of Naples Operations and Standards associated with Wastewater treatment processes. Detail practical experience, including relevant dates, in all aspects of odor and grease reduction processes. Include the history of the firm, personnel organization charts, brief resumes of dedicated staff members; provide complete resumes for the staff that will be <u>specifically assigned to this project</u> for management, installation, and maintenance of the program; all licenses related to project, and a list of all current clients and contacts for which the proposer has provided similar services. Additionally, provide the firms current insurance certificates indicating the minimum coverage's specified herein and the most recent audited financial statement. (References are mandatory)
- B. Related Projects: The proposer shall provide a detailed description of a minimum of two current programs similar to the City of Naples requirements in the State of Florida. These programs shall be current, active, and in place for a minimum of one year. The description shall include complete details of contacts, locations, types and quantities of equipment used, pre-levels of parameters described herein, types and quantities of product(s) used, accomplished post-levels of parameters defined herein, and a summary of any problems that may have occurred and how they were resolved.
- C. <u>Compensation Schedule:</u> Provide pricing in the attached Exhibit A Compensation Schedule. Prices bid shall be inclusive of all product and services required on a per unit cost basis. This total unit cost shall be bid as cost per gallon of product for treatment. If the proposed product is typically priced out in PPM, Pounds, or other; the proposers shall provide the cost as per gallon of product for treatment (per MG gallon of wastewater) and the formula used to convert the product cost per gallon (inclusive of all required services). Service shall be inclusive of all labor, testing, equipment and material to accomplish the specific services noted herein and on the Compensation Schedule Form. Optional Aeration Units shall be priced as detailed on the Compensation Form
- D. <u>Value Added Information:</u> Provide any additional information that may assist in the evaluation of the firm and/or the proposal. Optional information

may include location of offices, other available business resources, and any other information that would be beneficial to the City.

Award of this RFP shall be made to the proposer(s) who, in the sole opinion of the City of Naples, would best satisfy the needs of the City of Naples.

EXHIBIT A – COMPENSATION SCHEDULE
THIS SHEET MUST BE COMPLETED AND RETURNED WITH PROPOSAL

Furnish an Annual Service Contract for Odor, Corrosion, and Grease Control by the addition of an Approved Treatment Product, Aeration option as specified herein:

Unit Cost for all other Services & Product specified herein	
(Provide conversion formula to Gallons as	
required)	\$ /Gallon
Estimated Number Gallons to Treat 7.0 MGD per day:	Gallons/Day
Unit cost for optional Aerators for up to 20 fixed sites. Cost	
per aerator per month (Must provide data & specifications	
with proposal)	\$ /Month/Unit

CONTACT INFORMATION

Company Representative Signatures:
Printed Name and Title:
Company Name:
Address:
Telephone:
Email:
EIN:

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