

276-472-2174

Request for Quotation

DEP13966

PAGE

***ADDRESSICORRESPONDENCE TO ATTIENTION OF

CHUCK BOWMAN 304-558-2157

*830 ENV 375

*830113239 ENVIROCHECK LLC 375 MOUNTAIN LN

TAZEWELL VA 24651

ENVIRONMENTAL PROTECTION
DEPARTMENT OF
ENVIRONMENTAL REMEDIATION
601 57TH STREET SE
CHARLESTON, WV
25304 304-926-0499

DATE PRINTED TERMS OF SALE SHIP VIA FOB FREIGHT TERMS 07/18/2007 **BID OPENING DATE:** 08/02/2007 **BID OPENING TIME** 01:30PM LINE QUANTITY UOP ITEM NUMBER UNIT PRICE AMOUNT 0001 EA 962-73 RECLAMATION: RESTORATION OF LAND & OTHER PROPERTIES THE WEST VIRGINIA PURCHASING DIVISION, FOR THE AGENCY, THE WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTEC-TION'S OFFICE OF ENVIRONMENTAL REMEDIATION, IS SOLIC-ITING BIDS FROM QUALIFIED VENDORS TO AWARD A CONTRACT TO PROVIDE ALL LABOR AND MATERIALS FOR THE REMOVAL OF UNDERGROUND STORAGE TANKS (UST) AND ASSESS-MENTS AT DIFFERENT LOCATIONS IN SOUTH EASTERN WV, PER THE FOLLOWING SPECIFICATIONS, BID REQUIREMENTS, TERMS AND CONDITIONS, SCOPE OF WORK, AREAS OF COVERAGE, AND GENERAL CONDITIONS PER THE ATTACHED. IT IS PREFERRED THAT ALL CERTIFICATES REQUIRED PRIOR TO THE ISSUANCE OF THE PURCHASE AWARD/CONTRACT BE SUB-MITTED BY THE SUCCESSFUL VENDOR WITHIN 48 HOURS OF THE INITIAL REQUEST. EXHIBIT 3: LIFE OF CONTRACT: THIS CONTRACT BECOMES EFFECTIVE UPON AWARD, AND EXTENDS FOR A PERIOD OF ONE (1) YEAR OR UNTIL SUCH "REASONABLE TIME" THEREAFTER AS IS NECESSARY TO OBTAIN A NEW CONTRACT OR RENEW THE ORIGINAL CONTRACT. THE "REASONABLE TIME" PERIOD SHALL NOT EXCEED TWELVE (12) MONTHS. DURING THIS "REASONABLE TIME" THE VENDOR MAY TERMINATE THIS CONTRACT FOR ANY REASON UPON GIVING THE DIRECTOR OF PURCHASING 30 DAYS WRITTEN NOTICE. SEE REVERSE SIDE FOR TERMS AND CONDITIONS SIGNATURE TELEPHONE 276-701-3093 8-2-07 TITLE ADDRESS CHANGES TO BE NOTED ABOVE Jo-4398977

GENERAL TERMS & CONDITIONS REQUEST FOR QUOTATION (RFQ) AND REQUEST FOR PROPOSAL (RFP)

- 1. Awards will be made in the best interest of the State of West Virginia.
- 2. The State may accept or reject in part, or in whole, any bid.
- 3. All quotations are governed by the West Virginia Code and the Legislative Rules of the Purchasing Division.
- 4. Prior to any award, the apparent successful vendor must be properly registered with the Purchasing Division and have paid the required \$125.00 registration fee.
- 5. All services performed or goods delivered under State Purchase Orders/Contracts are to be continued for the term of the Purchase Order/Contract, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise available for these services or goods, this Purchase Order/Contract becomes void and of no effect after June 30.
- 6. Payment may only be made after the delivery and acceptance of goods or services.
- 7. Interest may be paid for late payment in accordance with the West Virginia Code.
- 8. Vendor preference will be granted upon written request in accordance with the West Virginia Code.
- 9. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.
- 10. The Director of Purchasing may cancel any Purchase Order/Contract upon 30 days written notice to the seller.
- 11. The laws of the State of West Virginia and the *Legislative Rules* of the Purchasing Division shall govern all rights and duties under the Contract, including without limitation the validity of this Purchase Order/Contract.
- 12. Any reference to automatic renewal is hereby deleted. The Contract may be renewed only upon mutual written agreement of the parties.
- 13. BANKRUPTCY: In the event the vendor/contractor files for bankruptcy protection, this contract is automatically null and void, and is terminated without further order.
- 14. HIPAA Business Associate Addendum The West Viginia State Government HIPAA Business Associate Addendum (BAA), approved by the Attorney General, and available online at the Purchasing Division's web site (http://www.state.wv.us/admin/purchase/vrc/hipaa.htm) is hereby made part of the agreement. Provided that, the Agency meets the definition of a Covered Entity (45 CFR §160.103) and will be disclosing Protected Health Information (45 CFR §160.103) to the vendor.

INSTRUCTIONS TO BIDDERS

- 1. Use the quotation forms provided by the Purchasing Division.
- 2. SPECIFICATIONS: Items offered must be in compliance with the specifications. Any deviation from the specifications must be clearly indicated by the bidder. Alternates offered by the bidder as EQUAL to the specifications must be clearly defined. A bidder offering an alternate should attach complete specifications and literature to the bid. The Purchasing Division may waive minor deviations to specifications.
- 3. Complete all sections of the quotation form.
- 4. Unit prices shall prevail in cases of discrepancy.
- 5. All quotations are considered F.O.B. destination unless alternate shipping terms are clearly identified in the quotation.
- 6. BID SUBMISSION: All quotations must be delivered by the bidder to the office listed below prior to the date and time of the bid opening. Failure of the bidder to deliver the quotations on time will result in bid disqualifications.

SIGNED BID TO:

Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130



TERMS OF SALE

Request for Quotation

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SHIP VIA

RFO NUMBER **DEP13966** PAGE

FREIGHT TERMS

*ADDRESS:CORRESPONDENCE TO:ATTENTION:OF:

CHUCK BOWMAN 304-558-2157

VENDOR

DATE PRINTED

***830113239** 276-472-2174 **ENVIROCHECK LLC** 375 MOUNTAIN LN

TAZEWELL VA 24651

ENVIRONMENTAL PROTECTION DEPARTMENT OF **ENVIRONMENTAL REMEDIATION** 601 57TH STREET SE CHARLESTON, WV 25304 304-926-0499

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DEP13966

REQUEST FOR QUOTES

WEST VIRGINIA DEPARTMENT of ENVIRONMENTAL PROTECTION

OFFICE OF ENVIRONMENTAL REMEDIATION

Removal of Underground Storage Tanks and Assessments at Different Locations in South Eastern WV The State of West Virginia, Department of Environmental Protection, Office of Environmental Remediation is requesting quotes for removal of abandoned Underground Storage Tanks (USTs) and assessments for South Eastern West Virginia. There will be no engineering services for this contract.

DEP will enter into an open-end contract for these services and reserves the right to award this contract up to 2 vendors. Work Directives will be issued for individual sites or projects in accordance with the criteria set forth in this RFQ.

BACKGROUND

The West Virginia Department of Environmental Protection (WVDEP), Division of Land Restoration (DLR), Office of Environmental Remediation (OER) is responsible for oversight of Corrective Action at Leaking Underground Storage Tank (LUST) facilities. The tank owners and operators are responsible for taking corrective action when a release occurs. Under certain conditions WVDEP may use funds from the U.S. EPA Leaking Underground Storage Tank Response Fund, and/or the WV Leaking Underground Storage Tank Response Fund, if available, to take action to protect human health and the environment, and no owner or operator can be found who is willing and able to take action. If action is taken by the State, the WVDEP must seek cost recovery from the tank owner or operator. Sites that pose the greatest threat to health and the environment will be addressed to protect the citizens of West Virginia from the potential environmental harm caused by leaking underground storage tanks. The work specified in work directives may or may not be limited to leaking underground storage tanks sites. It is the intent of this contract to address abandoned petroleum leaking underground storage tank sites.

SERVICES REQUIRED

The WVDEP/OER is requesting quotes to properly close several underground storage tanks varying in sizes and performing assessments at different locations through out South Eastern West Virginia.

South Eastern portion covering nine (9) counties, which are:

- 1.) Fayette
- 2.) Raleigh
- 3.) Wyoming
- 4.) McDowell
- 5.) Mercer

- 6.) Summers
- 7.) Monroe
- 8.) Greenbrier
- 9.) Pocahontas

The WVDEP/OER shall be responsible for retaining the right of entries. The WVDEP/OER shall be responsible for collection and analyses of soil and water samples during closure activities.

The Contractor will be responsible for complying with any and all health and safety requirements related to the work, including but not limited to, employees, traffic control, and utility location verification. The Contractor will be responsible for contacting Miss Utility. The Contractor will also be held responsible for all cost associated for replacing or repairing any utilities damaged by the Contractor. WVDEP will not reimburse Contractor for any repair or replacement of any such damaged utility. WVDEP will not pay any down time due to utility damage/repair or any other unforeseen reasons. Contractor shall also be responsible for obtaining and complying with any city or county ordinances, such as building or demolition permits.

The Contractor shall be responsible for paying and/or securing all taxes, permits, fees, compensation, and any other items necessary to render and hold the WVDEP and the property owner free and harmless from all claims arising from services performed under this contract.

The Contractor shall take such steps as are required to ensure equal opportunity for employment in accordance with policies promulgated by the President's Committee on Equal Opportunity.

Work and services to be performed under this contract shall be subject to continuous monitoring and inspection by the State's authorized representatives. Such inspection will, among other things, ensure technical compliance.

In accomplishing services to fulfill the requirements of this RFQ, neither the Contractor nor his subcontractor shall create any adverse environmental effects, and shall be responsible for compliance with all applicable local, state and federal environmental and occupational health and safety laws and regulations pertinent to the work.

It is the responsibility of the contractor to pay his or her employees the higher of the U.S. Department of Labor minimum wage rate as established for the county in which they are working, pursuant to West Virginia Code 21-5A, et, seq. (Prevailing wage rates apply to this contract.) A certified payroll may be requested.

The Contractor must have a "Class B" WVDEP certified person on site during closures of USTs as required by State Regulations and all boring/drilling activities must be done in accordance with 47CSR59 "Monitoring Well Regulations" and 47CSR60 "Monitoring Well Design Standards".

Contractor's critical personnel at the job site shall have completed the mandatory 40 hour health and safety training course, with annual refresher, in accordance with the requirements of the Occupational Safety and Health Administration 29CFR 1910.120.

Contractor must submit Class B certified person and number and certified well driller name and number with bid. Also Contractor must submit all critical personnel's full name and date of 40-hour health and safety training course and refresher course.

Prior to commencement of work, the Contractor's equipment shall be inspected and shall be subject to the approval of WVDEP. If the equipment delivered to the site does not meet the requirements specified in this contract, or if, as a result of frequent breakdowns after the equipment is in use or other causes, the original equipment cannot be operated efficiently, the Contractor shall

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deliver to the site satisfactorily replacement equipment. No additional payment shall be allowed for replacement of defective or inadequate equipment. WVDEP shall be the final judge as to the adequacy of the equipment.

Underground storage tank closures and assessments shall be in accordance to all Federal and State regulations. The successful vendor must be capable of having an individual present at the underground storage tank (UST) site and capable of exercising supervisory control over the closure (removal/close in place).

The State hereby notifies the Contractor that work is to be performed on property, where the contractor's employees may be exposed to petroleum contamination and other hazardous materials existing at Leaking Underground Storage Tank sites.

GENERAL CONDITIONS

- <u>Bid Bond</u>: A bid bond in the amount of \$5,000.00 payable to the State of West Virginia shall be submitted with each bid.
- Workers Compensation: Vendor is required to provide a current certificate of Workers' Compensation Insurance prior to issuance of the purchase order/contract.
- <u>Contractor's License</u>: West Virginia Code 21-11-2 requires that all persons desiring to perform contracting work in this state must be licensed. The West Virginia Contractors Licensing Board is empowered to issue the Contractors License. Applications for a contractor's license may be made by contacting the West Virginia Division of Labor, Capitol Complex, Building 3, Room 319, Charleston, WV, 25305. Telephone: 304.558.7890

West Virginia State Code 21-11-11 requires any prospective bidder include the contractors license number on their bid.

Bidder to complete:

Contractor Name:	ENVIROCH	eck o	oF	VA,	uc	
Contractor's License	No.:	10412	58	-		

The successful bidder will be required to furnish a copy of their contractor's license prior to issuance of a purchase order/contract.

• <u>Insurance</u>: The successful vendor shall furnish proof of Contractor's Public Liability Insurance and Comprehensive Vehicle Liability Insurance in an amount not less than \$1,000,000.00 for bodily injury and property damage for each occurrence and not less than \$1,000,000.00 aggregate.

The required insurance must be written by a company or companies licensed to do business in West Virginia at the time the policy is issued and the policy must be countersigned by a licensed resident agent.

The Contractor shall take steps required to ensure equal opportunity for employment in accordance with policies promulgated by the President's Committee on Equal Opportunity.

• <u>Liquidated Damages</u>: According to West Virginia State Code 5A-3-4(8), Vendor agrees that liquidated damages shall be imposed at the rate of \$100.00 per day for failure to meet specified deadlines as established in the work directives. This clause shall in no way be considered exclusive and shall not limit the State or Agency's right to pursue to any other additional remedy to which the State or Agency may have legal cause for action including further damages against the Vendor.

Ordering Procedure

- A. This is an indefinite quantity contract for the services specified in this RFQ for the period set forth herein. Delivery or performance shall be made in accordance with the provisions of this contract.
- B. Work will be ordered by the Assistant Director or his agent (Contract Specialist) by issuance of a Work Directive to the first awarded vendor, which shall include the location of the project site, the specific problem, the work to be performed, and the time frame during which the work must be completed. The Contractor's submitted work plan and cost proposal which contains the quantity estimates shall be in accordance the unit prices provided in the response to this RFQ. Project costs should not exceed the amount of the Work Directive. Any changes pertaining to the Work Directive shall require written justification from the OER Contract Specialist. If work plan and cost proposal is approved then WVDEP will issue a Notice to Proceed which will specify cost of project and starting and ending dates.
- C. If the first awarded vendor cannot perform the tasks in the timeframe as specified in the work directive then this vendor shall state reasons in an email or letter to WVDEP's Contract Specialist within 24 hours after receiving the work directive. A work directive then would be sent to the 2nd awarded vendor in that region.

• Invoicing & Payments

- A. Payment to the Contractor will be made on the basis of the items and unit prices outlined in the Purchase Order and Work Directive.
- B. The Contractor shall invoice after the completion of work specified in the Work Directive and after submission of all required work when the performance period is less than twenty-one (21) days. Invoices may be submitted monthly when the performance period exceeds 21 days. The Notice to Proceed date shall be the beginning of the performance period. The State may retain ten percent (10%) of each invoice to guarantee that all of the conditions of the contract have been met. This retainage may be held for a period of six (6) months. However, final payment (except for any retainage which may be held) will only be made after all work and reports specified in a Work Directive and this contract are delivered and accepted by the State. All invoices shall show labor and other expenses incurred during the billing period, and work accomplished during the billing period. Invoices showing costs (unit prices) not clearly identifiable will not be paid. Also, no invoices will be paid in excess of amount on Work Directive. No payment(s)

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• Changes in the Contract

The State, without invalidating the contract, may order changes in the work within the general scope of the contract consisting of additions, deletions or other revisions. All such changes in the work shall be authorized by a Change Order. A Change Order signed by both the State and Contractor indicates both parties' agreement to an adjustment to the contract. The cost or credit to the State resulting from a change in the work shall be determined by mutual acceptance of properly documented unit prices.

1. Removal and proper disposal of petroleum contaminated water, rinsate and/or product.

This item will include all certified Class B personnel time, labor, equipment (i.e. vac truck), materials, manifests and disposal/recycling costs associated with the removal and recycling/disposal of petroleum-contaminated water and/or product. This item also includes water used for decontamination purposes. (Do not include transportation cost of these liquids on this line -- use line item #2). The vendor shall provide approved DOT-17C drums for containing the petroleum-contaminated water for recycling/disposal, if needed. This item shall be paid on a per gallon basis.

2. Transportation of petroleum contaminated water, rinsate and/or product to disposal facility.

This item will include all costs for transporting the petroleum-contaminated liquids from the site to a proper disposal and/or recycling facility. This item shall be paid per mile based upon direct road mileage from the site to the disposal facility.

3. Purge vapors from UST to < 10 % LEL

This item shall include all certified Class B personnel time, labor, material, equipment, and all other ancillary equipment necessary to purge vapors from the UST to less than 10% LEL. This item shall be paid on a per tank basis.

4. Excavation and extraction of UST/piping from the ground.

This item shall include all certified Class B personnel time, labor, material, equipment, and all other ancillary equipment necessary to excavate and extract the UST and associated piping from the ground. This item shall be paid on a per 1000 gallon tank volume basis.

5. Cut openings and clean sludge from the UST.

This item shall include all certified Class B personnel time, labor, material, equipment, DOT drums, and all other ancillary equipment necessary to cut and clean the UST. This item shall be paid on a per tank basis.

6. Dispose/scrap cleaned UST.

This item shall include all labor, equipment, transportation and disposal costs for proper disposal of cleaned UST, and shall also include disposal ticket. This item shall be paid on a per tank basis.

7. Disposal of tank cleaning sludge.

This item shall include all certified Class B personnel time, labor, equipment, materials, manifests and disposal/recycling costs associated with the removal and disposal of tank cleaning sludge. This item shall be paid per approved DOT drum.

8. Segregate and stockpile petroleum contaminated soils.

This item shall include the segregation of contaminated vs. uncontaminated soils and stockpile contaminated soils/debris on site on 6-mil black plastic and cover with 6-mil black plastic in a manner to prevent runoff of contaminated material. This item shall include all labor, material, equipment and all other ancillary equipment necessary to segregate and stockpile the contaminated soil. This item shall be paid on a per tonnage rate.

9. Disposal of petroleum-contaminated soil at a state approved landfill.

Load, transport and properly dispose of petroleum-contaminated soil at a state approved landfill and supply manifests. Unit price also includes loader, loader operator time, trucks, truck driver time, transportation to landfill, landfill-tipping fees and all other cost (including any labor) for loading, transporting and properly disposing of the petroleum contaminated soil. (per ton)

10. Petroleum Contaminated Soil Treatment at an Incineration or Bioremediation Facility

This item shall include loading, transport and properly dispose of petroleum-contaminated soil at an approved Incineration or Bioremediation Facility and supply manifests. Unit price also includes loader, loader operator time, trucks, truck driver time, transportation to facility, tipping fees and all other cost (including any labor) for loading, transporting and properly disposing of the petroleum contaminated soil. (per ton)

11. Proper disposal of non-hazardous materials such as broken concrete slabs, piping & etc.

Load, transport and properly dispose of non-hazardous materials such as broken concrete slabs, piping & etc at a state approved landfill and supply disposal receipts. Unit price includes loader operator time, truck driver time, transportation to landfill, landfill-tipping fees and all other cost (including any labor) for loading, transporting and properly disposing of the non-hazardous materials. (per ton)

12. Backfill excavations.

This item shall include the amount of crusher run necessary to properly backfill the excavation including compaction of backfill material. This item shall also include all labor, material, equipment and all other ancillary equipment necessary to properly backfill and compact material in the excavation. This item shall be paid on a per tonnage rate.

13. Mobilization and demobilization.

This item shall include all transportation cost of equipment to and from site. This item shall be a lump sum price. (This item does not include transportation of contaminated liquids to disposal facility - see item # 2; or transportation of Direct Push Equipment to and from site-see line item # 17.)

14. Cutting and removal of asphalt or concrete.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to cut and remove asphalt or concrete before excavation. This item shall be paid on a per sq. ft. basis.

15. Asphalt disturbed excavation area.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to asphalt disturbed excavation area. Asphalt area with 2 lifts of 2 inches of wearing 1 asphalt after compaction. Mill edges. This item shall be paid on a per sq. ft. basis.

16. Concrete disturbed excavation area.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to concrete disturbed excavation area. This item shall be paid on a per cu. yd. basis.

17. Fill UST with concrete slurry.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to completely fill a 1000-gallon UST, in place, with 500 p.s.i. concrete slurry. This item shall be paid on a per 1000 gallon tank volume basis.

18. Fill UST with inert foam material.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to completely fill a 1000 gallon UST, in place, with an inert foam material that has a density of at least 0.8 pounds per cubic foot and shrinkage upon hardening of less than 1 %. This item shall be paid on a per 1000 gallon tank volume basis.

19. Direct Push Equipment

This item shall include all personnel (certified well driller/operator), equipment, materials, and transportation of Direct Push Equipment to and from the site. This price includes discrete interval soil sampling and or continuous coring. This item shall be paid on a per day basis.

20. Direct Push Temporary Groundwater Sampler.

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to install a temporary groundwater monitoring sampler (well). This item shall be paid on a per linear foot basis.

21. Direct Push Prepack well screens (0.010 in. slots) 1.4 inches OD (0.5 in. or 0.75 in. ID)

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to install the permanent groundwater monitoring well. This also includes well covers with locking plugs and permanent identification tags which shall at a minimum contain well id number, date of installation, well depth, depth and length of well screen. This item shall be paid on a per linear foot basis.

22. Direct Push Prepack well screens (0.010 in. slots) 2.5 inches OD (1.0 in. or 1.5 in. ID).

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to install the permanent groundwater monitoring well. This also includes well covers with locking plugs and permanent identification tags which shall at a minimum contain well id number, date of installation, well depth, depth and length of well screen. This item shall be paid on a per linear foot basis.

23. Low Flow Sampling Equipment

This item shall include all personnel time, labor, material, tubing, pump, and all other ancillary equipment and monitors necessary to properly conduct low flow purging of groundwater monitoring wells. This item shall be paid on a per day basis.

24. Well Abandonment – 2 inch wells

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to properly abandon a 2-inch groundwater monitoring well. This item shall be paid on a per linear foot basis.

25. Well Abandonment – 4 inch wells

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to properly abandon a 4-inch groundwater monitoring well. This item shall be paid on a per linear foot basis.

26. Borehole (and Corehole) abandonment

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to properly abandon bore-core holes. This item shall be paid on a per linear foot basis.

27. IDW Disposal

This item shall include all personnel time, labor, equipment, materials, transportation, manifests and disposal/recycling costs associated with the removal and disposal of any non hazardous derived waste associated with assessments. This item shall be paid per approved DOT drum.

This item shall be paid on per approved DOT 17-C 55-gallon drum rate.

29. Laborer

This person shall be capable of doing physical tasks such as (but not limited to) sample collection, data collection, decontamination procedures, and field reconnaissance. Rate includes travel, lodging (if necessary) and per deim, to be paid on a per hour basis.

30. Enhanced Fluid Recovery (EFR)

This item shall include operator, vacuum truck, at least Level D PPE, PVC manifolds, well stingers, all other associated equipment/ personnel, and including setup, breakdown, and gauging wells. Per day shall be a minimum 8-hour event or approximately 2000 gallons of liquids whichever comes first. (per day)

31. Complete Reports and Submittal

This item shall include all labor, material, word processing, postage, and site sketches necessary to complete and to submit to the proper WVDEP office all forms and reports such as closure reports and monitoring well logs as required by each specific project. This item shall be paid on a per report basis.

32. Hollow Stem Auger for monitoring well installation with split spoon sampling @ 5 foot intervals-8 inch Borehole for 2 inch well

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to install an 8-inch Borehole for a 2-inch monitoring well. (per linear foot)

33. Hollow Stem Auger for monitoring well installation with split spoon sampling @ 5 foot intervals-11 inch Borehole for 4 inch well

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to install an 11inch Borehole for a 4-inch monitoring well. (per linear foot)

34. Installation of 2 inch monitoring well

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to completely install a 2 inch PVC well with well screening, concrete pads, flush mounted well covers with locking caps and permanent identification tags which shall at a minimum contain well id number, date of installation, well depth, depth and length of well screen. (per linear foot)

35. Installation of 4 inch monitoring well

This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to completely install a 4 inch

PVC well with well screening, concrete pads, flush mounted well covers with locking caps and permanent identification tags which shall at a minimum contain well id number, date of installation, well depth, depth and length of well screen. (per linear foot)

36. Backhoe Loader Cat 416 type or equivalent

This item shall include operator and all associated operating costs. This item shall not be used for UST removal but for all other trenching or exploration (per day).

37. Reclaim disturbed areas

This item shall include all labor, material, equipment, and all other ancillary equipment necessary to regrade, fertilize, lime, mulch and seed disturbed vegetated areas. This item shall be paid on a per sq. ft. basis.

38. Oxygen Releasing Compound Advanced Powder or equivalent

This item shall include cost of powder, all shipping and handling cost (per lb.)

39. Reactivated Carbon

This line item is for Reactivated Carbon with a minimum iodine number of 900 or better for liquid phase and a minimum carbon tetrachloride number of 45 percent by weight or better for gaseous phase. This line item includes the cost of the reactivated carbon, all labor, equipment, transportation to and from site, and materials necessary to install the reactivated carbon. (per lb.)

40. Spent Carbon Disposal

This line item is for removal and proper disposal of spent, non-hazardous carbon from an adsorber. This line item includes the cost for all labor, mobilization and demobilization, equipment, and materials necessary to remove and transport spent carbon. (per lb.)

41. Combustible Gas/Oxygen Meter

This item is for the use of a hand held portable fully calibrated Combustible Gas/Oxygen Meter for detecting combustible hydrocarbon gases and oxygen. Meter must be capable of detecting LEL (lower explosion limit) and oxygen in percentages. This line item includes meter, calibration kit and all other accessories necessary to accurately detect combustible hydrocarbon gases and percentage of oxygen. (per day)

42. Organic Vapor Analyzer (PID)

This item is for the use of a hand held portable Photo Ionization Detector (PID). Must have the standard 10.6 eV lamp and be able to measure volatile organic compounds such as benzene. This line item includes meter, calibration kit and all other accessories necessary to accurately detect volatile organic compounds with 1-PPM detection. (per day)

PURCHASING CONTINUATION SHEET

Spending Unit:

UST Removal -- South Eastern WV

CB-23 DEP13966
Spending Unit:
WVDEP/DLR/OER

Item No.	Quantity	Description	Unit Price	Amount
1	6,000	Removal and proper disposal of petroleum contaminated water, rinsate and/or product. (per gallon)	0.60	3,600. ≈
2	500	Transportation of petroleum contaminated water, rinsate and/or product to disposal facility (per mile)	14.35	2,175.=
3	12	Purge vapors from UST to <10% LEL. (per tank)	50	600.00
4	12	Excavate and extract UST / piping from the ground. (per 1000 gallon tank volume)	800.00	.9,600.00
5	12	Cut openings in UST and clean sludges from them. (per tank)	50	.600.°°
6	12	Dispose / scrap cleaned UST. (per tank)	100	1,200
7	12	Disposal of tank-cleaning sludges. (per drum)	250	3000. =
8	300	Segregate obviously contaminated vs. non- contaminated soils and stockpile contaminated soils/debris on-site on 6 mil black plastic and cover with 6 mil black plastic. (per ton)	5.2	1500. "
9	300	Disposal of petroleum-contaminated soil at a state approved landfill Unit price includes landfill tipping fees and etc. (per ton)	.54	16,200
10	300	Petroleum Contaminated Soil Treatment at an Incineration or Bioremediation Facility. Unit price includes tipping fees and etc. (per ton)	54	16,200-
11	100	Proper disposal of nonhazardous materials such as broken concrete slabs, piping & etc. (per ton)	8-	800 -
12	100	Backfill excavations with crusher run. (per ton)	20. =	2000-
13	12	Mobilization and demobilization. (lump sum per site)	:2,500	30,000,50
14	500	Asphalt disturbed excavation area. (per sq. ft)	5. **	2500.00
15	100	Concrete disturbed excavation area (per cu. yd.)	(00	10,000
16	500	Cutting and removal of asphalt or concrete (per sq. ft)	0.80	10,000 400,= 3,750,=
17	5	Fill UST with concrete slurry (per 1000 gallon tank volume)	750	3,750.=

				021
18	5	Fill UST with inert foam material (per 1000 gallons tank volume)	500	2500.00
19	12	Direct Push Equipment (per day)	1000	12,000 -
20	500	Direct Push Temporary Groundwater Sampler (per linear foot)	3, 50	1.750 -
21	500	Direct Push Prepack well screen 1.4 inches OD (per linear foot)	9-	4500 -
22	500	Direct Push Prepack well screen 2.5 inches OD (per linear foot)	11-	5500.**
23	12	Low Flow Sampling Equipment (per day)	100	1200-
24	500	Well Abandonment-2 inch wells (per linear foot)	8-	4000 -
25	500	Well Abandonment-4 inch wells (per linear foot)	11	5500
26	500	Borehole (and Corehole) abandonment (per linear foot)	3.50	1,750.00
27	10	IDW Disposal (per drum)	110	1100 -
28	25	Dot 17-C Drums (each)	40	1000 -
29	100	Laborer , (per hour)	45	4500 -
30	10	Enhanced Fluid Recovery (EFR) (per day)	1000-	10,000 -
31	12	Complete Reports ans Submittal (each)	350	4200 -
32	200	Hollow Stem Auger for 2 inch well (per linear ft.)	/2	2400 -
33	200	Hollow Stem Auger for 4 inch well (per linear ft.)	15	3000 -
34	200	Installation of 2 inch monitoring well (per linear ft.)	18	3600 -
35	200	Installation of 4 inch monitoring well (per linear ft.)	27	5400 -
36	10	Backhoe Loader Cat 416 type or equivalent (per day)	450	4500-
37	200	Reclaim disturbed areas (per sq ft.)	0.40	
38	100	Oxygen Releasing Compound Advanced Powder or equivalent (per lb.)		80 - 700 -

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	T			- Late Late
. 39	100	Reactivated Carbon (per lb.)	3.50	350 -
	T T	010-1		
40	100	Spent Carbon Disposal (per lb.)	2.50	250-
41	10	Combustible Gas/Oxygen Meter (per day)	30	300 -
42	10	Organic Vapor Analyzer (PID) (per day)	50	500 -

TOTAL =

184,705.00

Inquires concerning this RFQ shall be directed to:

Chuck Bowman
Purchasing Division
Building 15
2019 Washington Street, East
Charleston, WV 25305

(304) 558-2157 - Phone (304) 558-4115 - Fax

	•	Agency REQ.P.O#
	BID BOND	
KNOW ALL MEN BY THESE PRESENTS.	That we, the undersigned	~~~ U
of	ne Di-	-1
of	a composition areas in a dis-	al, and
with its principal office in the City of West Virginia, as Oblique, in the penal sum of	of	existing under the laws of the State of
of West Virginia, as Obligee, in the penal sum of	, as Surety,	are held and firmly bound unto the State
5	7 9⁻	
well and truly to be made, we jointly and severally bir	o bulseives, our heirs, administrators, ex	eculors, successors and assigns.
The Condition of the above obligation is such Department of Administration a certain bid or proposa	n that whereas the Principal has submitte I, attached herelo and made a part herec	of, to enter into a contract in writing for
NOW THEREFORE,		
(a) If said bid shall be rejected, or (b) If said bid shall be accepted and the Prince neerlo and shall furnish any other bonds and insurance greement created by the acceptance of said bid, then to proce and effect. It is expressly understood and agreed xceed the penal amount of this obligation as herein sta		I ID 311 Other respects norform the
The Surely, for the value received, hereby slipu ay impaired or affected by any extension of the time wil aive notice of any such extension.	lates and agrees that the obligations of s hin which the Obligee may accept such t	aid Surety and its bond shall be in no oid, and said Surety does hereby
IN WITNESS WHEREOF Principal and Surety b	27VD horavete and disc	
IN WITNESS WHEREOF, Principal and Surely by caused their corporate seals to be affixed bereigned	rave rigiduals set their hands and seals,	and such of them as are corporations
ve caused their corporate seals to be affixed hereunto a	and these presents to be signed by their	oroper officers, this
ncipal Corporate Seal		
	•	(b)
	•	(Name of Principal)

Attorney-in-Fact

RTANT – Surety executing bonds must be licensed in West Virginia to transact surety insurance. Corporate seals must be affixed, er of attorney must be attached

:ly Corporate Seal

(Must be President or Vice President)

(Title)

(Name of Surety)

024	
AGENCY	(A)
RFO/RFP#	(B)

· (A		. KNOW ALL MEN BY TH	Bid Bond HESE PRESENTS, That we, the undersigned,
	(Stated on Page 1 "Spending Unit")		(D) (F)
	Request for Quotation Number (upper	r as Principal, and (F)	
	right comer of page #1)	(H) 3.0000	of (G)
(C)) Your Company Name	of the State of(I).	ration organized and existing under the laws
(D)	City, Location of your Company	12/	WILL ITS DEIDCIDAL office : C.
(E)	State, Location of your Company		V 246 66 6 6 6 7 7 7 1 1 1 1 1 1 1 1 1 1 1 1
(F)	Surety Corporate Name		
(G)		(D) I for the n	2) report of which
(H)		Jeen Jeen Jernif Dilla Daisely	es, our heirs, administrators, executors,
(I)	State of Surety Incorporation	The Condition of the above	obligation is such that whereas the Principal
(1)	City of Surety Incorporation		
(K)	Minimum amount of acceptable bid	a certain bid or proposal anached her	eto and made a part hereof to enter into a
	bond is 5% of total bid. You may state	contract in writing for	eto and made a part hereof to enter into a
	"5% of bid" or a specific amount on		
	this line in words.	·	1)
(L)	Amount of bond in figures		
(M)	Brief Description of scope of work	NOW THE PROPERTY OF THE PROPER	
(N).	Day of the month	NOW THEREFORE.	
(0)	Month	(a) If said bid shall be rejecte	eđ, or
. (P)	Year	(b) If said bid shall be accept	led and the Delivery
(Q)	Name of Corporation		
(R)	Raised Corporate Seal of Principal		
(S)	Signature of President or Vice	this obligation shall be pull and void	therwise this obligation shall remain in full
	President	force and effect: It is expressioned	merwise this obligation shall remain in full
(T)	Title of person signing		
(U)	Raised Corporate Seal of Surety	The many was all cightis licitinalist	Chall in mo asset
(v)	Corporate Name of Surety	or and optification as the cold that	Π
` ,	•	The Surety for value received,	hereby stipulates and agrees that the
(X)	Signature of Assainance in Fig. 5.1		
	Surety	The state of the s	CICO extension
NOTE:	- 1-1 , a war or ittorned with Maisen	IN WITHESS WHEREOF PER	reignal and Course to
	Surety Seal must accompany this bid 1	nands and seals, and such of them as are	corporations have caused their corporate
	bond. s	eals to be affixed hereto and these	corporations have caused their corporate
	· 1	his (N) day of	nts to be signed by their proper officers,
	·	his (N) day of (O)	
	D	rincipal Corporate Seal	
		imerpar Corporate Sear	(O)
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		•	
		•	Vice President)
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	Sur	ety Corporate Seal	•
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	•		Attorney-in-Fact
	IMP	ORTANT - Surety executing bonds mus	the licenced in Man, Mr.
	trans	act surery insurance. Corporate seals mu	et be affixed in West Virginia to
•	must	be attached.	at the attifice, a power of afformey

must be attached.

STATE OF WEST VIRGINIA-Purchasing Division

125

PURCHASING AFFIDAVIT

West Virginia Code §5A-3-10a states: No contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and the debt owned is an amount greater than one thousand dollars in the aggregate

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Debtor" means any individual, corporation, partnership, association, limited liability company or any other form or business association owing a debt to the state or any of its political subdivisions. "Political subdivision" means any county commission; municipality; county board of education; any instrumentality established by a county or municipality; any separate corporation or instrumentality established by one or more counties or municipalities, as permitted by law; or any public body charged by law with the performance of a government function or whose jurisdiction is coextensive with one or more counties or municipalities. "Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

EXCEPTION: The prohibition of this section does not apply where a vendor has contested any tax administered pursuant to chapter eleven of this code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

LICENSING: Vendors must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agencies or political subdivision. Furthermore, the vendor must provide all necessary releases to obtain information to enable the Director or spending unit to verify that the vendor is licensed and in good standing with the above entities.

CONFIDENTIALITY: The vendor agrees that he or she will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the agency's policies, procedures and rules. Vendors should visit **www.state.wv.us/admin/purchase/privacy** for the Notice of Agency Confidentiality Policies.

Under penalty of law for false swearing (West Virginia Code, §61-5-3), it is hereby certified that the vendor acknowledges the information in this said affidavit and are in compliance with the requirements as stated.

Vendor's Name:	ENVIROcheck	OF	Value		
Authorized Signature:	Jet Cludy	TU	Date:	8-6-07	
Purchasing Affidavit (Revised 04					



DODZE

SIGNATURE

TITLE

State of West Virginia
Department of Administration
Purchasing Division
2019 Washington Street East
Post Office Box 50130
Charleston, WV 25305-0130

276-472-2174

Request for Quotation

P

REQ NUMBER
DEP13966

PAGE*

****ADDRESS.CORRESPONDENCE TO ATTENTION OF:

CHUCK BOWMAN 304-558-2157

*830113239 ENVIROCHECK LLC 375 MOUNTAIN LN

TAZEWELL VA 24651

ENVIRONMENTAL PROTECTION
DEPARTMENT OF
ENVIRONMENTAL REMEDIATION
601 57TH STREET SE
CHARLESTON, WV
25304 304-926-0499

DATE PRINTED TERMS OF SALE SHIP VIA F.O.B. FREIGHT TERMS 07/26/2007 08/07/2007 OPENING TIME BID 01:30PM BID OPENING DATE: CAT. LINE QUANTITY UOP ITEM NUMBER UNIT PRICE AMOUNT ************** ADDENDUM NO. ****** 1 ADDENDUM ISSUED FOR UST REOVAL IN SOUTHEASTERN COUNT-IES OF WV TO CORRECT PAGE #16 OF THE \$PECIFICAITONS. REVISED PAGE 16 CORRECTS LINE ITEM DESCRIPTIONS #14,15 & 16 TO CORRECTLY MATCH LINE ITEMS #14, 15, & 16 ON THE BID SCHEDULE. PLEASE REPLACE THE ORIGINAL PAGE 16 OF THE SPECIFICATIONS WITH REVISED PAGE 16 AS ATTACHED. AN ADDITIONAL NOTE TO THOSE WHO DOWNLOADED THE REQ FROM THE PURCHASING DIVISION WEBSITE: THE RFO HAS BEEN RE-SCANNED IN ITS ENTIRETY AS SOME PAGES WERE OMITTED IN THE ORIGINAL SCAN. THE RFQ WAS COMPLETE FOR THOSE WHO WERE MAILED A HARD COPY. DUE TO THESE CHANGES AND REVISIONS, THE BID OPENING DATE HAS BEEN EXTENDED FROM 08/02/07 TO 08/07/07. OPENING TIME REMAINS 1:30 PM. ****** NO OTHER CHANGES SEE REVERSE SIDE FOR TERMS AND CONDITIONS

20 - 4398977

276-701-3093

8-2-0

ADDRESS CHANGES TO BE NOTED ABOVE

16. Cutting and removal of asphalt or concrete.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to cut and remove asphalt or concrete before excavation. This item shall be paid on a per sq. ft. basis.

14 . Asphalt disturbed excavation area.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to asphalt disturbed excavation area. Asphalt area with 2 lifts of 2 inches of wearing 1 asphalt after compaction. Mill edges. This item shall be paid on a per sq. ft. basis.

15. Concrete disturbed excavation area.

This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to concrete disturbed excavation area. This item shall be paid on a per cu. yd. basis.

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This item shall include all labor, material, equipment, transportation and all other ancillary equipment necessary to completely fill a 1000-gallon UST, in place, with 500 p.s.i. concrete slurry. This item shall be paid on a per 1000 gallon tank volume basis.

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19. Direct Push Equipment

This item shall include all personnel (certified well driller/operator), equipment, materials, and transportation of Direct Push Equipment to and from the site. This price includes discrete interval soil sampling and or continuous coring. This item shall be paid on a per day basis.

20. Direct Push Temporary Groundwater Sampler.

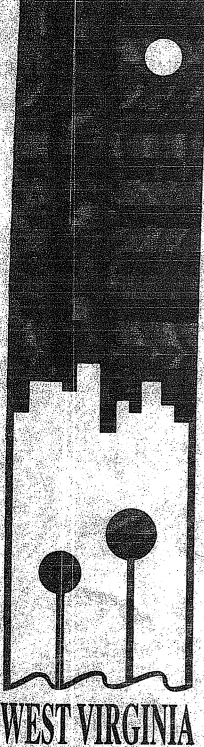
This item shall include all certified well driller/personnel time, labor, material, equipment, and all other ancillary equipment necessary to install a temporary groundwater monitoring sampler (well). This item shall be paid on a per linear foot basis.

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LETTER OF CREDIT VERIFICATION

Departn State Ca 2019 W P.O. Bo	nia Purchasing Division nt of Administration itol Complex hington Street, East 50130 n, WV 25305-0130
;	evocable Letter of Credit Number: ate Agency: quisition Number: DEP 13966 Removal of 45t's \$ Assessments
911 255 exceedi	(vopen an Irrevocable Letter of Credit, hereafter known as Letter of Credit Number (2007), effective 7-27, 2007, in your favor for the account of (Vendor), for a sum or sums not (Vendor), payable in part or in full upon demand and receipt from you of a Forfeiture.
by certifintention automation notificate and pay your onto let the	of Credit will expire on
and you bank; or	re prompt notice to both <u>Enviro Check Inc.</u> (Vendor) f any notice received or action filed: [1] alleging the insolvency or bankruptcy of the [1] alleging any violation of regulatory requirements to do business. In addition, we will diate notice to both <u>Enviro Check Inc.</u>
	the event the bank becomes unable to fulfill its obligation under the Letter of Credit
Custom	is Letter of Credit is non-assignable, non-transferable and is subject to the Uniform and Practice for Documentary Credits (1993 Revisions), International Chamber of (Publication #500), and to the Uniform Commercial Code.
,	Sincerely, Melutha Rollin Mc Cann Assistant Vice President

EXHIBIT A - Rev. 09/04



IMPROVI

CONTRACTOR LICENSE

Authorized by the

West Virginia Contractor Licensing Board

Number:

WV041258

Classification:

SPECIALTY

ENVIROCHECK OF VIRGINIA LLC 375 MOUNTAIN LANE TAZWELL, VA 24651

Date Issued

Expiration Date

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													4,			
			9													
				444									+			

Authorized Company Signature

Chair, West Virginia Contractor Licensing Board

This license, or a copy thereof, must be posted in a conspicuous place at every construction site where work is being performed. This license number must appear in all advertisements, on all bid submissions and on all fully executed and binding contracts. This license cannot be assigned or transferred by licensee. Issued under provisions of West Virginia Code, Chapter 21, Article 11.