

Base Environmental Group, LLC. P.O. Box 458 4200 First Avenue, Suite 104 Nitro, West Virginia 25143 (304) 204-2500 (304) 204-2520 Fax

August 2, 2007

Base Env. No. 707198 PR

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

RE: Transmittal

Proposal for West Virginia Department of Environmental Protection Annual Contract for Removal of Underground Storage Tanks Southeast Region

Dear Mr. Bowman:

In accordance with your Request for Quotation DEP13966 dated July 18, 2007, Base Environmental Group, LLC (Base Environmental) is pleased to submit this proposal to The West Virginia Department of Environmental Protection, Office of Environmental Remediation (WV DEP) to remove underground storage tanks and assessments at different locations in south eastern West Virginia.

Per your RFP, Base Environmental will provide a licensed Class B tank remover on site as required. Our licensed tank remover is William Beck, License Number B-594 expired on 12/31/06 and will be renewed upon project award. Licensed Well drillers will be one of the following:

Triad Engineering WV 00061
Subsurface, Inc. WV 00157, WV 00405
Enviroprobe Integrated Solutions, Inc WV 00154

Base Environmental Group, LLC appreciates the opportunity to submit this proposal to WV DEP. We have the trained personnel, experience, and equipment resources to complete this project to your full satisfaction. If you have any questions or desire further information, please do not hesitate to contact our office. Your consideration is most appreciated.

Respectfully submitted,

William E. Beck Operations Manager

	REQ.P.	0#
	BID BOND	1.53
KNOW ALL MEN BY THESE PRESENTS, T of Nitro W	hat we, the undersigned, Base Environmental	Group, LLC
of Timonium MD	, as Principal, and officed	States Surety Compan
	Timonium	ie laws of the State of
pl West Virginia as Oblinea in the penal num of fixed	Timonium as Surety, are held and firm	nly bound unto the State
of West Virginia, as Obligee, in the penal sum of five	chousand dollars(5,000.00)	for the payment of which,
well and iruly to be made, we jointly and severally bind	ourselves, our heirs, administrators, executors, success	sors and assigns.
The Condition of the above obligation is such t	hat whereas the Principal has submitted to the Purchas	
Department of Administration a certain bid or proposal, RFP_DEP_13966/Rase_Proposal_707100	allached bereio and made a ned bereat to	ing Section of the
TITE DEL 13700/Dase Proposar 70/198	PR Removal of Underground Storage	contract in writing for
Locations in South Eastern WV Accor	ding to Plans and Specifications	Tanks at various
NOW THEREFORE,		
(a) If said bid shall be rejected, or		
(b) If said bid shall be accepted and the Princip	al shall enter into a contract in accordance with the bid	Of Dinhosal attached
loiesment created by the accentance of raid bid than the	addied by the old of proposal, and shall in all other resp	ects perform the
orce and effect. It is expressly understood and agreed the	at the liability of the Surety land void, otherwise this obliga-	lion shall remain in full.
xceed the penal amount of this obligation as herein state	d.	nder shall, in no event,
The Corel of a the control of		
av impaired or affected by any extension of the time with	les and agrees that the obligations of said Surety and it	s bond shall be in no
ay impaired or affected by any extension of the time within aive notice of any such extension.	n which the Obligee may accept such bld, and said Sur	ely does hereby
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IN WITNESS WHEREOF, Principal and Surely ha	ve hereunio sel their hands and seals, and such of ther	n as are corporations
the capaco their corbotate again to be attitled betenute au	d these presents to be signed by their proper officers, the	his
.7th day of August 20 07.	·	
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	(Name of Princip	pal)
	By WINOUT Stoe	with "
	(Musi be Preside	ent or
	Vice President)	
	1.0-0.	
	(Title)	
rly Corporate Seal	United States Surety C	ompany
	(Name of Surety)	
	4	
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	Gregory T. Gordon Allomey no-ract L	W Resident Agent
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RTANT - Surely executing bonds must be licensed in West Virginia to transact surely insurance. Corporate seats must be affixed, rer of attorney must be attached

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#### UNITED STATES SURETY COMPANY

## Power of Attorney Number 61161

KNOWN ALL MEN BY THESE PRESENTS: That United States Surety Company (the "Company"), a corporation organized and existing under the laws of the State of Maryland, does hereby constitute and appoint: Patricia Ann Fincke, Gregory T. Gordon, Larry D. Kerr, Allan L. McVey, Patricia A. Moye, Kimberly J. Wilkinson

of the City of Charleston, State of West Virginia, its true and lawful Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign its name as surety to, and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof of the Company in its business of providing suretyship: guaranteeing the performance of contracts; and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law, subject to the following limitations:

No single bond shall obligate the Company in excess of the sum of Three Million Dollars (\$3,000,000).

This Power of Attorney is granted under and by authority of the following Resolutions adopted by the Board of Directors of United States Surety Company on the 29th day of July, 1996.

IN WITNESS WHEREOF, United States Surety Company has caused these presents to be signed by its proper officers, and its corporate seal to be hereunto affixed this 28th day of June, 2007. Klein, President

STATE OF MARYLAND **BALTIMORE COUNTY** 

SS:

On this 28th day of June, A. D. 2007, before me personally came Richard E. Klein, President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The President of the United States Surety Company, and Carlot The United States Surety Company, and Carl Secretary of said Company, with both of whom I am personally acquainted, who being by me severally duly sworn, said, that they the Said Richard E. Klein and Carol T. Nevin were respectively the President and Assistant Secretary of the United States Surety Company, the corporation described in and the foregoing Power of Attorney. Secretary of said Company, with both of whom 1 am personally acquainted, who being by me severally duly swom, said, that they the Said Richard E. Klein and Carol T. Nevin were respectively the President and Assistant Secretary of the United States Surety Company, the corporation described in and whom executed the foregoing Power of Attorney.

(Signed)

NOTARY PUBLIC

My Commission expires the 15th day in May, 2010.

RESOLVED, that in connection with the surety insurance business of the Company, all bonds, undertakings, contracts and other instruments relating to said business may be signed, executed, and acknowledged by persons or entities appointed as Attorney(s)-in-Fact pursuant to any Power of Attorney issued in

business may be signed, executed, and acknowledged by persons or entities appointed as Attorney(s)-in-Fact pursuant to any Power of Attorney issued in accordance with these resolutions ("Powers of Attorney"). All Powers of Attorney for and on behalf of the Company shall be executed in the name and on behalf of the Company, either by the Chair, the President, a Vice President jointly with the Secretary or an Assistant Secretary, under their respective designations. The signature of such officers may be engraved, printed or lithographed. The signatures of such officers and the seal of the Company may be also be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Attorney(s)-in-Fact, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof. Subject to any limitations set forth therein and unless such Power of Attorney is subsequently revoked, any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company, and any such Power of Attorney so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company with respect to any bond or undertaking to which it is validly attached.

RESOLVED, that Attorney(s)-in-Fact shall have the power and authority, subject to the terms and limitations of the Power of Attorney issued to them and unless subsequently revoked, to execute and deliver on behalf of the Company and to attach the seal of the Company to any and all bonds and undertakings, and other writings obligatory in the nature thereof, and any such instrument executed by such Attorney(s)-in-Fact shall be as binding upon the Company as if signed by the Company's Chair, the President, a Vice President, and sealed and attested to by the Corporate Secretary or an Assistant Secretary.

I, Carol T. Nevin, Assistant Secretary of United States Surety Company, do hereby certify that the foregoing is a true excerpt from the Resolution of the said Company as adopted by its Board of Directors on the 29th day of July, 1996, and that this Resolution is in full force and effect.

I, the undersigned Assistant Secretary of United States Surety Company, do hereby certify that the foregoing Power of Attorney is in full force and affect and has not been revoked.

In testimony whereof, I have hereunto set my hand and the seal of United States Surety Company on this

Carol T. Nevin, Assistant Secretary



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DATE PRINTED

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

#### Request for Quotation

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FREIGHT TERMS

CHUCK BOWMAN

304-558-2157

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SHIP VIA

\*519142040 304-204-2500 BASE ENVIRONMENTAL GROUP LLC PO BOX 458 4200 FIRST AVE SUITE 104 NITRO WV 25143

TERMS OF SALE

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

F.O.B.

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

## Request for Quotation

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DEP13966

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ADDRESS:CORRESPONDENCE TO ATTENTION OF

CHUCK BOWMAN 304-558-2157

\*519142040 304-204-2500 BASE ENVIRONMENTAL GROUP LLC PO BOX 458 4200 FIRST AVE SUITE 104 NITRO WV 25143

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

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PAGE 5

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DATE PRINTED

State of West Virginia 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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\*\*\*\*\*\*\*\*ADDRESS:CORRESPONDENCERTO:ATTIENTION:OF

CHUCK BOWMAN 304-558-2157

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

TERMS OF SALE

BASE ENVIRONMENTAL GROUP LLC

304-204-2500

#### Request for Quotation

RFO NUMBER **DEP13966** 

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CHUCK BOWMAN 304-558-2157

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**ENVIRONMENTAL PROTECTION** DEPARTMENT OF **ENVIRONMENTAL REMEDIATION** 601 57TH STREET SE CHARLESTON, WV

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## STATE OF WEST VIRGINIA Purchasing Division

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## 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: <b>R</b> a	ise Equironmental	Group	LLC	***************************************	
Authorized Signature: _	Willy & Bach	,	Date:	8/6/07	
Authorized dignature	WA: 10 000				

Purchasing Affidavit (Revised 04/15/07)

WV-36a STATE OF WEST VIRGINIA

#### **PURCHASING CONTINUATION SHEET**

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

#### UST Removal -- South Eastern WV

Item No.	Quantity	Description	Unit Price	Amount
1	6,000	Removal and proper disposal of petroleum contaminated water, rinsate and/or product. (per gallon)	0.47	2,820
2	500	Transportation of petroleum contaminated water, rinsate and/or product to disposal facility (per mile)	2.50	1,250
3	12	Purge vapors from UST to <10% LEL. (per tank)	125	1,500
4	12	Excavate and extract UST / piping from the ground. (per 1000 gallon tank volume)	880	10,560
5	12	Cut openings in UST and clean sludges from them. (per tank)	350	4, 200
6	12	Dispose / scrap cleaned UST. (per tank)	150	1, 800
7	12	Disposal of tank-cleaning sludges. (per drum)	350	4,200
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)	6.50	1,950
9	300	Disposal of petroleum-contaminated soil at a state approved landfill  Unit price includes landfill tipping fees and etc. (per ton)	59.00	17,700
10	300	Petroleum Contaminated Soil Treatment at an Incineration or Bioremediation Facility. Non Haz at Clean Earth Unit price includes tipping fees and etc. (per ton)	82.00	24,600
11	100	Proper disposal of nonhazardous materials such as broken concrete slabs, piping & etc. (per ton)	60.00	6,000
12	100	Backfill excavations with crusher run. (per ton)	23.00	2,300
13	12	Mobilization and demobilization. (lump sum per site)	900	10,800
14	500	Asphalt disturbed excavation area.  (per sq. ft)	5,50	2,750
15	100	Concrete disturbed excavation area (per cu. yd.)	150	15,000
16	500	Cutting and removal of asphalt or concrete (per sq. ft)	2.00	1,000
17	5	Fill UST with concrete slurry (per 1000 gallon tank volume)	750	3,750

South	east
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. 5	Fill UST with inert foam material (per 1000 gallons tank volume)	760	3,800
12	Direct Push Equipment (per day)	1, 265	15,180
500	Direct Push Temporary Groundwater Sampler (per linear foot)	2.75	1, 375
500	Direct Push Prepack well screen 1.4 inches OD (per linear foot)	25.00	12,500
500	Direct Push Prepack well screen 2.5 inches OD (per linear foot)	29.00	14, 500
12	Low Flow Sampling Equipment (per day)	600	7, 200
500	Well Abandonment-2 inch wells (per linear foot)	6.00	3,000
500	Well Abandonment-4 inch wells (per linear foot)	8.00	4,000
500	Borehole (and Corehole) abandonment (per linear foot)	4.00	2,000
10	IDW Disposal (per drum)	150	1,500
25	Dot 17-C Drums (each)	45	1, 125
100	Laborer (per hour)	44.00	4,400
10	Enhanced Fluid Recovery (EFR) (per day)	850	8,500
12	Complete Reports ans Submittal (each)	400	4,800
200	Hollow Stem Auger for 2 inch well (per linear ft.)	1000 rig mobe 20.00	5,000
200	Hollow Stem Auger for 4 inch well (per linear ft.)	1000 rig make	6,000
200	Installation of 2 inch monitoring well (per linear ft.)	29.00	5,800
200	Installation of 4 inch monitoring well (per linear ft.)	40.00	8,00
10	Backhoe Loader Cat 416 type or equivalent (per day)	500	5,000
200	Reclaim disturbed areas (per sq ft.)	8.00	1,600
100	Oxygen Releasing Compound Advanced Powder or equivalent	15.00	1,500
	5 12 500 500 500 12 500 500 500 10 10 12 25 100 10 12 200 200 200 200	Direct Push Equipment (per day)	5   Fill UST with inert foam material (per 1000 gallons tank volume)   760     12   Direct Push Equipment (per day)   1, 265     500   Direct Push Temporary Groundwater Sampler (per linear foot)   2.75     500   Direct Push Prepack well screen 1.4 inches OD (per linear foot)   25, 00     500   Direct Push Prepack well screen 2.5 inches OD (per linear foot)   29,00     500   Direct Push Prepack well screen 2.5 inches OD (per linear foot)   29,00     12   Low Flow Sampling Equipment (per day)   600     500   Well Abandonment-2 inch wells (per linear foot)   6.00     500   Well Abandonment-4 inch wells (per linear foot)   7,00     500   Borehole (and Corehole) abandonment (per linear foot)   7,00     10   IDW Disposal (per drum)   150     25   Dot 17-C Drums (each)   445     100   Laborer (per hour)   444.00     100   Laborer (per hour)   444.00     101   Enhanced Fluid Recovery (EFR) (per day)   850     12   Complete Reports ans Submittal (per linear ft.)   100

## Southeast

	<del></del>			Par Page
39	100	Reactivated Carbon (per lb.)	8.00	800
	T T	Sport Corbon Diagonal		
40	100	Spent Carbon Disposal (per lb.)	10.00	1,000
41	10	Combustible Gas/Oxygen Meter (per day)	55.00	550.00
42	10	Organic Vapor Analyzer (PID) (per day)	100.00	1,000

Inquires concerning this RFQ shall be directed to:

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

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