

AGREEMENT to UTILIZE AGENCY CONTRACT for WASTEWATER SYSTEM PIPE LINING

THIS IS AN AGREEMENT ("Agreement"), dated this _____ day of ______ 20____, by and between:

CITY OF OAKLAND PARK, a municipal corporation organized and existing under the laws of the State of Florida and whose address is 3650 NE 12 Avenue, Oakland Park, Florida 33334 ("**City**)", and

Advanced Pace Technologies, LLC d/b/a Advanced Plumbing Technology duly authorized to conduct business in the State of Florida whose principal address is 638 FL- 50, Suite 4, Clermont, FL 34711, hereinafter "CONTRACTOR,"

City and CONTRACTOR may each be referred to herein as "party" or collectively as "parties".

WHEREAS, the City desires to enter into an agreement with CONTRACTOR for the CONTRACTOR to provide Wastewater System Pipe Lining; and

WHEREAS, the City Code provides authority for the City to select and contract through the use of the competitive bid process of another government entity as an exception to the otherwise required formal bidding process; and

WHEREAS, the parties wish to incorporate the pricing, terms, and conditions of the Purchase Agreement ('Lead Agency Agreement") for Wastewater System Repairs, Wastewater System Pipe Lining, between the City of St. Pete Beach ("Lead Agency") and the CONTRACTOR. The City of St. Pete Beach, Florida Purchase Agreement is attached hereto as **Exhibit "A"** and incorporated herein; and

WHEREAS, the Parties agree to add the provisions of this Agreement to the Lead Agency Agreement as set forth herein; and

WHEREAS, CONTRACTOR has agreed to honor the pricing, terms, and conditions of the Lead Agency Agreement; and

WHEREAS, City desires to retain the services of CONTRACTOR by utilizing the Lead Agency Agreement; and

WHEREAS, the City has reviewed the scope of services of the competitively bid Lead Agency Agreement, and has determined that it is an agreement that can be used by the City; and,

WHEREAS, at its meeting of ______, 20_____, the City Commission approved this Agreement and authorized the proper City officials to execute this Agreement; and

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, and other good and valuable consideration, the receipt and adequacy of which are acknowledged, the parties agree as follows:

Section 1. The foregoing recitals are true and correct and are hereby incorporated into this Agreement.

Section 2. The prices, terms and conditions of the Lead Agency Agreement shall govern the relationship between the City and CONTRACTOR, except as amended below:

- A. The Scope of Services for the Work ("Work") to be performed under this Agreement shall be as set forth in the Lead Agency Agreement, except said Work shall be performed in and for the City. The proposal for the Work is attached hereto in **Exhibit** "**B**".
- B. Estimates/proposals for Work shall be provided to and accepted by City prior to the commencement of Work
- C. To the extent allowed by §725.08, Florida Statutes, the CONTRACTOR shall indemnify and hold harmless City and its officers and employees from liabilities, damages, losses, and costs, including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness, or intentionally wrongful conduct of the CONTRACTOR and other persons employed or utilized by the CONTRACTOR in the performance of the Agreement.
- D. CONTRACTOR shall provide City with proof of insurance and bonding as required by the Lead Agency Agreement. CONTRACTOR hereby confirms that the City is named as an additional insured under the provisions of CONTRACTOR'S insurance.
- E. CONTRACTOR shall not commence the Work unless and until the requirements for insurance have been fully met by CONTRACTOR and appropriate evidence thereof, in the City's sole discretion, has been provided to and approved by the City.
- F. All payments shall be governed by the Local Government prompt Payment Act as provided under §§218.70-.80, Florida Statutes.
- G. The term of this Agreement shall become effective upon award by the City and shall terminate on <u>September 30, 2024</u>.
- H. In the event delivery is scheduled to end because of the expiration of this contract, CONTRACTOR shall continue to deliver/service upon the request of the Contract Administrator. The extension period shall not exceed 90 days beyond the expiration date

of the existing contract. The CONTRACTOR shall be compensated for the product/service at the rate in effect when the extension clause is invoked by the City.

<u>Section 3.</u> In all other respects, the terms and conditions of the City Agreement, are hereby ratified and shall remain in full force and effect under this "piggybacking" arrangement, as provided by the terms of this Agreement. All recitals, representations, and warranties of CONTRACTOR made in those documents are restated as if set forth fully herein, made for the benefit of the City, and incorporated herein

Section 4. Public Records.

- A. Public Records: CONTRACTOR shall comply with The Florida Public Records Act as follows:
 - 1. Keep and maintain public records in the CONTRACTOR's possession or control in connection with the CONTRACTOR's performance under this Agreement that ordinarily and necessarily would be required by the City in order to perform the service.
 - 2. Upon request by City's records custodian, provide City with a copy of requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.
 - 3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of this Agreement.
 - 4. Upon completion of this Agreement or in the event of termination of this Agreement by either party, any and all public records relating to this Agreement in the possession of CONTRACTOR shall be delivered by CONTRACTOR to City, at no cost to City, within seven days. All records stored electronically by CONTRACTOR shall be delivered to CITY in a format that is compatible with City's information technology systems. Once the public records have been delivered to City upon completion or termination of this Agreement, CONTRACTOR shall destroy any and all duplicate public records that are exempt or confidential and exempt from public record disclosure requirements.
 - 5. CONTRACTOR'S failure or refusal to comply with the provisions of this Section shall result in the immediate termination of this Agreement by the City.

IF CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS:

RENEE SHROUT, CITY CLERK CITY OF OAKLAND PARK 3650 NE 12 AVENUE OAKLAND PARK, FL 33334 <u>RENEES@OAKLANDPARKFL.GOV</u> 954-630-4298

Section 5. Scrutinized Companies.

- A. CONTRACTOR certifies that it and its subcontractors are not on the Scrutinized Companies that Boycott Israel List. Pursuant to Section 287.135, F.S., the City may immediately terminate this Agreement at its sole option if the CONTRACTOR or its subcontractors are found to have submitted a false certification; or if the CONTRACTOR, or its subcontractors are placed on the Scrutinized Companies that Boycott Israel List or is engaged in the boycott of Israel during the term of the Agreement.
- B. If this Agreement is for more than one million dollars, the CONTRACTOR certifies that it and its subcontractors are also not on the Scrutinized Companies with Activities in Sudan, Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or engaged with business operations in Cuba or Syria as identified in Section 287.135, F.S. Pursuant to Section 287.135, F.S., the City may immediately terminate this Agreement at its sole option if the CONTRACTOR, its affiliates, or its subcontractors are placed on the Scrutinized Companies with Activities in Sudan List, or Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or engaged with business operations in Cuba or Syria during the term of the Agreement.
- C. The CONTRACTOR agrees to observe the above requirements for applicable subcontracts entered into for the performance of work under this Agreement.
- D. As provided in Subsection 287.135(8), F.S., if federal law ceases to authorize the above-stated contracting prohibitions then they shall become inoperative.

<u>Section 6.</u> <u>Assignment.</u> Neither party may assign its rights or obligations under this Agreement without the written consent of the other.

<u>Section 7.</u> <u>Notice.</u> Notice hereunder shall be provided in writing by certified mail, return receipt requested, or customarily used overnight transmission with proof of delivery, to the following parties, with mandatory copies, as provided below:

For City:	David Hebert, City Manager City of Oakland Park 3650 NE 12 Avenue Oakland Park, Florida 33334
Copy to:	Donald J. Doody, City Attorney Goren, Cherof, Doody, and Ezrol, P.A. 3099 E. Commercial Boulevard, Suite 200 Fort Lauderdale, Florida 33308
For CONTRACTOR:	
	Advanced Pace Technologies, LLC d/b/a Advanced Plumbing Technology 638 FL- 50, Suite 4 Clermont, Florida 34711

<u>Section 8.</u> <u>Severability</u>. This Agreement sets forth the entire agreement between CONTRACTOR and City with respect to the subject matter of this Agreement. This Agreement supersedes all prior and contemporaneous negotiations, understandings and agreements, written or oral, between the parties. This Agreement may not be modified except by the parties' mutual agreement set forth in writing and signed by the parties.

<u>Section 9.</u> <u>Governing Law/Venue.</u> This Agreement shall be governed by and construed in accordance with the laws of the State of Florida. Venue for any dispute under this Agreement shall be an appropriate court of competent jurisdiction in Broward City, Florida.

<u>Section 10.</u> <u>E-verify</u>. Pursuant to Section 448.095, Florida Statutes, effective January 1, 2021, Contractors, shall register with and use the E-verify system in order to verify the work authorization status of all newly hired employees. Contractor shall register for and utilize the U.S. Department of Homeland Security's E-Verify System to verify the employment eligibility of:

- A. All persons employed by a Contractor to perform employment duties within Florida during the term of the contract; and
- B. All persons (including subvendors/subconsultants/subcontractors) assigned by Contractor to perform work pursuant to the contract with the City of Oakland Park. The Contractor acknowledges and agrees that registration and use of the U.S. Department of Homeland Security's E-Verify System during the term of the contract is a condition of the contract with the City of Oakland Park; and
- C. The Contractor shall comply with the provisions of Section 448.095, Fla. Stat., "Employment Eligibility," as amended from time to time. This includes but is not limited to registration and utilization of the E-Verify System to verify the work authorization status of all newly hired employees. Contractor shall also require all subcontractors to provide an affidavit attesting that the subcontractor does not employ, contract with, or subcontract with, an unauthorized alien. The Contractor shall maintain a copy of such affidavit for the duration of the contract. Failure to comply will lead to termination of this

Contract, or if a subcontractor knowingly violates the statute, the subcontract must be terminated immediately. Any challenge to termination under this provision must be filed in the Circuit Court no later than twenty (20) calendar days after the date of termination. Termination of this Contract under this Section is not a breach of contract and may not be considered as such. If this contract is terminated for a violation of the statute by the Contractor, the Contractor may not be awarded a public contract for a period of one (1) year after the date of termination.

<u>Section 11.</u> <u>Public Entity Crimes.</u> Contractor hereby certifies that neither it, nor any person or affiliate of Contractor, has been convicted of a Public Entity Crime as defined in section 287.133, F.S., nor placed on the convicted vendor list. Contractor further understands and agrees that it is required to inform City immediately upon any change of circumstances regarding this status.

IN WITNESS OF THE FOREGOING, the parties have hereunto set their hands and seals on the dates written below.

ATTEST:

CITY OF OAKLAND PARK:

BY: _____

City Clerk

BY: _____ City Manager

APPROVED AS TO LEGAL FORM:

BY: _____

City Attorney

WITNESSED BY:

BY: _____

CONTRACTOR:

ADVANCED PACE TECHNOLOGIES, LLC d/b/a ADVANCED PLUMBING TECHNOLOGY

BY: _____

TITLE: _____

STATE:	
Sworn to (or affirmed) and subs	scribed before me this day of
, 20 , by:	
	Name of Person Making Statement
(NOTARY SEAL)	Signature of Notary Public
	Name of Notary Public (Typed, Printed, Stamped)
Personally Known: OR	Identification Produced:
Type of Identification Produced	l:

EXHIBIT A

CITY OF ST. PETE BEACH, FLORIDA PURCHASE AGREEMENT

WASTEWATER SYSTEM PIPE LINING

This is an Agreement (the "Agreement") entered into by and between the City of St. Pete Beach (hereinafter "City") and ADVANCED PACE TECHNOLOGIES, LLC d/b/a ADVANCED PLUMBING TECHNOLOGY (hereinafter "Vendor"). The City and Vendor together shall be referred to as the "parties."

WHEREAS, City desires to purchase from Vendor the goods or services described in this Agreement.

WHEREAS, Vendor is in the business of providing the goods or services described herein, and has submitted an appropriate proposal to the City to provide the same.

WHEREAS, this Agreement has been properly approved by the appropriate authority of the City and the Vendor.

NOW, THEREFORE, upon the mutual covenants contained herein, and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereto hereby agree to the following:

1. The foregoing recitals are true and correct, and incorporated herein by reference.

2. Public Records, Chapter 119, Florida Statutes. Vendor shall abide by the legal requirements referenced above and in Exhibit A. IF THE VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE VENDORS' DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (City Clerk, City of St. Pete Beach, Florida, 727-363-9220, cityclerk@stpetebeach.org, 155 Corey Avenue, St. Pete Beach, Florida 33706).

3. Employment Eligibility, the Vendor shall comply with all local, state and federal directives, orders and law as applicable to the contract. Beginning January 1, 2021, every public employer, contractor, and subcontractor shall register with and use the E-Verify system to verify the work authorization status of all newly hired employees. A public employer, contractor, or subcontractor may not enter into a contract unless each party to the contract registers with and uses the E-Verify system under 448.095, Fla. Stat.

a. Vendor agrees to comply with all applicable portions of Fla. Stat. 448.095. Vendor must use the U.S. Department of Homeland Security's E-Verify System, https://e-verify.uscis.gov/emp to verify the employment eligibility of all employees hired on or after January 1, 2021, during the term of this Agreement.

b. Subcontractors (i) Vendor shall also require all subcontractors performing work under

this Agreement to use the E-Verify system for any employees they may hire during the term of this Agreement; (ii) Subcontractors shall provide Vendor with an affidavit stating the subcontractor does not employ, contract with, or subcontract with an unauthorized alien, as defined by Fla. Stat. 448.095; (iii) Vendor shall provide a copy of such affidavit to the City upon receipt and shall maintain a copy for the duration of the Agreement.

c. Vendor must provide evidence of compliance with Fla. Stat. 448.095 by January 1, 2021. Evidence may consist of, but is not limited to, providing notices of Vendor's E-Verify number.
d. Failure to comply with this provision is a material breach of the Agreement, and the City may choose to terminate the Agreement at its sole discretion. Vendor may be liable for all costs associated with the City securing the same services, inclusive, but not limited to, higher costs for the same services and rebidding costs, if necessary. Any challenge to termination under this provision must be filed in the Circuit Court no later than 20 calendar days after the date of termination. If this agreement is terminated for a violation of the statute by the Vendor, the Vendor may not be awarded a public agreement for a period of one (1) year after date of termination.

4. City hereby agrees to purchase, and Vendor hereby agrees to sell or provide, the goods or services described in the proposal attached hereto and incorporated herein as Exhibit B.

5. Vendor shall deliver the goods, or provide the services, described herein no later than 9/30/2024 ("completion date").

6. This Agreement will remain in effect for a period of three (3) years with two (2) one (1) year extensions.

7. Time is of the essence in the performance of this Agreement. City shall be entitled to liquidated damages in the amount of \$500 per day, for each day after the date set forth in paragraph 4 herein that Vendor has failed to properly and completely deliver all of the goods or provide all of the services specified herein. Vendor specifically acknowledges that the foregoing sum is reasonable and does not constitute a penalty.

8. Upon Vendor's satisfactory delivery of the goods, or full performance of the services, or in accordance with the payment schedule provided in the attached proposal, City shall pay Vendor as per the Unit Prices listed in the Bid Schedule, as full consideration for goods or services provided in this Agreement and more specifically in Exhibit B.

9. Vendor fully warrants the title to any and all goods provided hereunder and agrees to defend the same against all claims whatsoever. At the time of delivery, Vendor shall furnish to the City a bill of sale absolute, with full warranties, or other evidence of title transfer satisfactory to the City, for the goods specified herein.

10. Vendor expressly warrants that all goods delivered hereunder are of merchantable quality and fit for the purpose for which the City has purchased the same. Vendor further warrants that any defects in the goods shall be properly repaired by Vendor for a period of 18 months from final delivery ("guarantee period"), including all parts and labor associated with said repairs.

11. City reserves the right to reject any defective goods, notwithstanding City's payment of the

purchase price provided herein.

12. Vendor fully warrants that all services and/or goods provided herein have been provided in a good and workmanlike manner. Vendor guarantees said services for a period of 18 months from the date of final performance. Vendor shall provide all labor and materials necessary to repair any defective workmanship reported to Vendor within said guarantee period.

- 13. This Agreement may be canceled by the City when:
 - a. Sufficient funds are not available to continue its full and faithful performance to the Agreement.
 - b. Sub-standard or non-performance of Agreement.
 - c. The City wishes to terminate the Agreement at any time and for any reason, upon giving thirty (30) days prior written notice to the Vendor.

14. Vendor acknowledges that the City may enter into agreements with other consultants or may have its own employees complete the work for services similar to the services that are subject to this Agreement.

To the extent that this Agreement requires Vendor to provide any services of any kind, Vendor 15. and all of Vendor's subcontractors shall maintain public liability insurance in a combined single limit for bodily injury and property damage in the amount of not less than \$1,000,000.00, satisfactory to the City Manager, naming the City as an additional insured and providing coverage up through and including the final performance of any services provided herein. Vendor and all of Vendor's subcontractors shall maintain in full force and effect a policy of worker's compensation insurance for all of Vendor's employees in accordance with applicable state and federal law. Said insurance coverage shall include employer's liability with a single limit of \$100,000.00 per accident or occurrence. Vendor shall present City with a certificate for all of the foregoing insurance, at the time of executing this Agreement and at such other times requested by the City. The Vendor waives all rights against the City, the City's consultants, separate contractors, if any, and any of its subcontractors, agents and employees, for any and all damages caused to the extent covered by insurance described herein and obtained pursuant to this Section or other property insurance applicable to the services and product provided under this Agreement. The City shall require of the Vendor, Vendor's consultants, separate contractors, if any, and the subcontractors, sub-subcontractors, agents and employees of any of them, by appropriate agreements, written where legally required for validity, similar waivers each in favor of other parties enumerated herein. The policies shall provide such waiver of subrogation by endorsement other otherwise. A waiver of subrogation shall be effective as to a person or entity even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the insurance premium directly or indirectly, and whether or not the person or entity had an insurable interest in the property damaged.

16. In consideration of the payment of ten dollars as part of the above purchase price, Vendor shall indemnify, defend and hold the City harmless for itself, its employees, agents and assigns, from and against any and all losses, claims, damages, suits, actions, or demands, including attorneys' fees and costs of litigation through all appellate proceedings, arising from the performance or non-performance of this Agreement, whether caused in part by the City or not.

17. This Agreement shall be binding upon the parties, their successors, assigns, and legal

representatives. Vendor shall not assign or otherwise transfer any of the rights or duties under this Agreement, without the express written consent of the City.

18. This document and exhibits embody the entire Agreement of the parties. There are no promises, terms, conditions, or representations binding on either party hereto, other than those contained herein; and this document shall supersede all previous communications, representations, and/or agreements between the parties hereto, whether written or oral. This Agreement may be modified only in writing executed by all parties. This Agreement shall be construed according to the laws of Florida, and venue for any action arising herefrom shall be in Pinellas County, Florida.

19. The following Exhibits shall be attached, incorporated and made a part of this Agreement:

- a. Florida public records law (Exhibit "A")
- b. Vendor's proposal (Exhibit "B")
- c. RFB (Exhibit "C")

20. The prevailing party in any action to enforce or interpret this Agreement shall be entitled to reasonable attorney's fees incurred through all appellate proceedings.

21. Vendor hereby acknowledges that the person executing this Agreement on behalf of Vendor has the full authority to do so and to bind Vendor to the terms hereof.

22. Any and all notices sent pursuant to this Agreement shall be given in writing via certified mail or overnight courier and shall be delivered to the following addresses:

As to Vendor:	As to City:
Advanced Pace Technologies, LLC	City Manager
d/b/a Advanced Plumbing Technology	City of St. Pete Beach
638 FL-50 Suite 4	155 Corey Avenue
Clermont, FL 34711	St. Pete Beach, FL 33706

23. To the extent that any terms in the attached proposal conflict with the terms of this Agreement, the terms of this Agreement shall control and supersede such conflicting terms in the attached proposal, to the extent of such conflict.

24. This Agreement may be amended or modified only in writing signed by all Parties hereto. This Agreement shall not be modified by any oral statement, communication, Agreement, course of conduct, or by anything other than a writing signed by the Parties.

25. This Agreement may be executed by the parties in counterpart originals with the same force and effect as if fully and simultaneously executed as a single original document. The "Effective Date" of this Agreement shall be the date this Agreement has been executed by all parties.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, the Parties have executed this Agreement on the day and year set forth below.

Insituform Technologies, LLC d/b/a Advanced Plumbing Technology

Signature:

By: Chris Parker

Its: Vice President-Municipal Services

City of St. Pete Beach:

Signature: By: Its:

Date: 12/6/2021

Date: 11.28. 21

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

Andrew Dickman

City Attorney

ATTEST:

Amber LaRowe City Clerk

EXHIBIT "A"

Florida Public Records Law

119.0701 Contracts; public records; request for contractor records; civil action. --

(1) DEFINITIONS. —For purposes of this section, the term:

(a) "Contractor" means an individual, partnership, corporation, or business entity that enters into a contract for services with a public agency and is acting on behalf of the public agency as provided under s. <u>119.011(2)</u>.

(b) "Public agency" means a state, county, district, authority, or municipal officer, or department, division, board, bureau, commission, or other separate unit of government created or established by law.

(2) CONTRACT REQUIREMENTS. —In addition to other contract requirements provided by law, each public agency contract for services entered into or amended on or after July 1, 2016, must include:

(a) The following statement, in substantially the following form, identifying the contact information of the public agency's custodian of public records in at least 14-point boldfaced type:

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (telephone number, e-mail address, and mailing address).

(b) A provision that requires the contractor to comply with public records laws, specifically to:

1. Keep and maintain public records required by the public agency to perform the service.

2. Upon request from the public agency's custodian of public records, provide the public agency with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.

3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the contractor does not transfer the records to the public agency.

4. Upon completion of the contract, transfer, at no cost, to the public agency all public records in possession of the contractor or keep and maintain public records required by the public agency to perform the service. If the contractor transfers all public records to the public agency upon completion of the contract, the contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the contractor keeps and maintains public records upon completion of the contract, the contract shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the public agency, upon request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

EXHIBIT "B"

(Place Vendor's Proposal behind this page)

EXHIBIT "C"

(Place RFB behind this page)

purchase price provided herein.

13.

COMBINES

12. Vendor fully warrants that all services and/or goods provided herein have been provided in a good and workmanlike manner. Vendor guarantees said services for a period of 18 months from the date of final performance. Vendor shall provide all labor and materials necessary to repair any defective workmanship reported to Vendor within said guarantee period.

This Agreement may be canceled by the City when:

- a. Sufficient funds are not available to continue its full and faithful performance to the Agreement.
- b. Sub-standard or non-performance of Agreement.
- c. The City wishes to terminate the Agreement at any time and for any reason, upon giving thirty (30) days prior written notice to the Vendor.

13.) If funds for the requested services described herein are not appropriated via the annual budget adoption process, the City reserves the right to cancel the Agreement immediately upon written notice to the Vendor.

14. Vendor acknowledges that the City may enter into agreements with other consultants or may have its own employees complete the work for services similar to the services that are subject to this Agreement.

15. To the extent that this Agreement requires Vendor to provide any services of any kind, Vendor and all of Vendor's subcontractors shall maintain public liability insurance in a combined single limit for bodily injury and property damage in the amount of not less than \$1,000,000.00, satisfactory to the City Manager, naming the City as an additional insured and providing coverage up through and including the final performance of any services provided herein. Vendor and all of Vendor's subcontractors shall maintain in full force and effect a policy of worker's compensation insurance for all of Vendor's employees in accordance with applicable state and federal law. Said insurance coverage shall include employer's liability with a single limit of \$100,000.00 per accident or occurrence. Vendor shall present City with a certificate for all of the foregoing insurance, at the time of executing this Agreement and at such other times requested by the City. The Vendor waives all rights against the City, the City's consultants, separate contractors, if any, and any of its subcontractors, agents and employees, for any and all damages caused to the extent covered by insurance described herein and obtained pursuant to this Section or other property insurance applicable to the services and product provided under this Agreement. The City shall require of the Vendor, Vendor's consultants, separate contractors, if any, and the subcontractors, sub-subcontractors, agents and employees of any of them, by appropriate agreements, written where legally required for validity, similar waivers each in favor of other parties enumerated herein. The policies shall provide such waiver of subrogation by endorsement other otherwise. A waiver of subrogation shall be effective as to a person or entity even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the insurance premium directly or indirectly, and whether or not the person or entity had an insurable interest in the property damaged.

16. In consideration of the payment of ten dollars as part of the above purchase price, Vendor shall indemnify, defend and hold the City harmless for itself, its employees, agents and assigns, from and against any and all losses, claims, damages, suits, actions, or demands, including attorneys' fees and

PA-V v050721

City of St. Pete Beach

Wastewater System Repairs



BID PACKAGE

Vendor: Advanced Pace Technologies, LLC d/b/a Advanced Plumbing Technology **Bid Due:** September 22nd, 2021 @ 10:00am

638 FL-50, Clermont, FL 34711 | Zoie@chooseapt.com | 352-534-1504



City of St Pete Beach Request for Bid

WASTEWATER SYSTEM REPAIRS

Bids due on or before September 10, 2021 at 10:00 AM EST (Deadline) City Hall, St. Pete Beach, FL

II. CONTRACTOR'S BID SUBMITTAL

The company that is submitting a bid declares that it has extensive experience in wastewater system repairs.

The undersigned, as Bidder, hereby declares that the only person or persons interested in the Bid as principal or principals are named herein, and that no other person than herein mentioned has any interest in the Bid or in the Agreement to be entered into; that this Bid or Agreement is made without connection with any other person, company, or parties making a Bid; and that it is in all respects fair and in good faith without collusion or fraud.

The Bidder further declares that they have examined the site of the work and informed themselves fully in regard to all conditions pertaining to the place where the work is to be done; that they have examined the Plans and Specifications for the work and Contract Documents relative thereto, and have read all special provisions furnished prior to the opening of bids; and that they have satisfied themselves relative to the materials to be supplied and work to be performed.

The Bidder proposes and agrees, if the Bid is accepted, to contract with the City of St. Pete Beach, Florida, in the form of an Agreement specified for "Wastewater System Repairs" in St. Pete Beach, Florida, in full and complete accordance with the shown, noted, described, and reasonably intended requirements of the Plans, Specifications, and Contract Documents, to the full and entire satisfaction of the City of St. Pete Beach, Florida.

The successful bidder shall be required to utilize the template Agreement in this Request for Bids (RFB) and any questions regarding the Agreement must be addressed during the RFB process before submittal. The City reserves the right to respond or not respond to questions in the form of an addendum.

The Bidder proposes to furnish all materials, equipment, labor, and perform the work submitted in their bid schedule for the City of St. Pete Beach "Wastewater System Repairs."

COMPANY:	Advanced Pace Technologies, LLC d/b/a Advanced Plumbing Technology	DATE: <u>9/17/2021</u>
ADDRESS:	638 FL-50 Suite 4, Clermont, FL 34711	PHONE: 352-534-1504
BIDDER:	(SIGNATUE)	NAME: Chris Parker- VP of Sales (PRINT NAME & TITLE)
STATE OF FI COUNTY OF		
-	f 🛛 physical presence or 🗆 online notar	ed), subscribed, and acknowledged before me ization, this 17 day of who is personally known as identification.
(SEAL)	1	ry Public - State of Florida
	My Commission HH 150426 (Print	Russo t, Type, Stamp, or Commissioned e of Notary Public)
	SUBMIT BID	TO:
	CHARTER CHARTER CHARTER OF FRIT	TTY OF ST PETE BEACH

OFFICE OF THE CITY CLERK, CITY OF ST. PETE BEACH 155 COREY AVENUE, ST. PETE BEACH, FLORIDA 33706

III. Fee Schedules

	CITY OF ST. PETE BI WASTEWATER SYSTEM REHABIL WASTEWATER SYSTEM MANHOLI	ITATION SI			
IEM	DESCRIPTION	QUANI	IIY	UNIT PRICE.	AMOUNI
1	Mobilization	1	EA	Contraction of the second s	
2	Flagmen (Per-Flagmen)	20	HR		
3	Multi Lane, Lane Closures (FDOT Index No. 613)	10	EA/DY		
4	Multi Lane, Intersection (FDOT Index No. 615)	10	EA/DY		
5	Arrow Boards - 5' Minimum Horizontal Size	10	EA/DY		
6	Variable Message Board		EA/DY		
7	Concrete Barrier (FDOT Index No. 100)		EA/DY		
8	Low Profile Barrier (FDOT Index No. 120)		EA/DY		
9	Signs in Work Zones	10	EA/DY		
10	6" Solid line Thermo Plastic - Permanent	200	LF		
11	24" Stop Bar, Solid, Thermo Plastic, Perm.	200	LF		
12	6" Skip line (6'-10' Skip) Thermo Plastic-Perm.	200	LF		
13	Barricades Type III, with Warning Lights	1000	EA/DY		
13	Barricades Type I or II, with Warning Lights	1000	EA/DY		
		1000	EA		
15	Repair Manhole Bench and Channel	10	EA		
16	Repair Chimney, Adjust/Replace MH Casting- Unpaved	10	EA		
17	Repair Chimney, Adjust/Replace MH Casting-Asphalt Pavement	100	EA		
18	Rebuild Corbel/Chimney for Type B Manhole Casting	10	EA		
19	Furnish Manhole Casting - Type B	10	EA		
20	Furnish Manhole Casting - Type E	30	EA		
21	Severe Manhole Infiltration Elimination	10	EA		
22	Chemical Sealing - Grout	50	GAL		
23	Internal Chimney Sealant - Type B Manhole Casing	5			
24	Internal Chimney Sealant - Type E Manhole Casing	10	EA		
25	Additional Access Cost for Manhole Coating	10			
	Bypass Pumping Setup - 6-10" diameter	5			
26		20			
27	Bypass Pumping Setup - 12" -14" diameter	the state of the second day of		+	
28	Bypass Pumping Setup - 15" to 21" diameter	10			-
29	Bypass Pumping Setup - 24" diameter	5			
30	Bypass Pumping Operation - 6"-10" diameter	10	And the second s		
31	Bypass Pumping Operation - 12"-14" diameter	50			
32	Bypass Pumping Operation - 15" to 21" diameter	25			
33	Bypass Pumping Operation - 24" diameter	15	DAY		
34	Pure Calcium Aluminate Cementitious MH Coating - 48" diameter, Initial	50	EA		
35	Pure Calcium Aluminate Cementitious MH Coating - 60" diameter, Initial	10	EA		
36	Pure Calcium Aluminate Cementitious MH Coating - 72" diameter, Initial	1	5 EA		
37	Pure Calcium Aluminate Cementitious MH Coating - 48" diameter, Additional	25	VF		
38	Pure Calcium Aluminate Cementitious MH Coating - 60" diameter, Additional	5	0 VF		
39	Pure Calcium Aluminate Cementitious MH Coating - 72" diameter, Additional	2	5 VF		
40	Reinforced Polymer MH Coating - 48" diameter, Initial		5 EA		1

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	WASTEWATER SYSTEM MANHOL	<u>E REHABILI</u>	TATIO	N T	
ITEM	DESCRIPTION	QUANTITY		UNIT PRICE.	AMOUNT
41	Reinforced Polymer MH Coating - 60" diameter, Initial	5	EA		
42	Reinforced Polymer MH Coating - 72" diameter, Initial	5	EA		
43	Reinforced Polymer MH Coating - 48" diameter, Additional	25	VF		
44	Reinforced Polymer MH Coating - 60" diameter, Additional	25	VF		
45	Reinforced Polymer MH Coating - 72" diameter, Additional	25	VF		
46	Concrete Curb Replacement - Type D	100	LF		
. 47	Concrete Curb Replacement - Type F	100	LF		
48	Concrete Curb Replacement - Miami Curb	100	LF		
49	Concrete Sidewalk Replacement - 4" Thick	50	SY		
50	Concrete Sidewalk Replacement - 6" Thick	50	SY		
51	Concrete Driveway Replacement - 4" Thick	50	SY		
52	Concrete Driveway Replacement - 6" Thick	50	SY		
53	Inflow Dish	100	EA	GRAND TOTAL	

LIQUIDATED DAMAGES

If the work on each individual project embraced by this Contract is not completed on or before the date set for completion or any extension thereof, the actual damages for the delay will be impossible to determine and in lieu thereof, the Contractor shall pay to the City fixed, agreed, and liquidated damages in the amount of either Five-Hundred Dollars (\$500) per day for each calendar day of delay until the work is satisfactorily completed.

	CITY OF ST. PETE WASTEWATER SYSTEM REHABI WASTEWATER SYSTEM	LITATION	and the second second second	S	
ITEM	DESCRIPTION	QUAN	птх	UNIT PRICE	AMOUNT
1	Mobilization	1	EA	\$3,500	\$3,500
2	Flagmen (Per-Flagmen)	20	HR	\$50	\$1,000
3	Multi Lane, Lane Closures (FDOT Index No. 613)	10	EA/DY	\$200	\$2,000
4	Multi Lane, Intersection (FDOT Index No. 615)	10	EA/DY	\$750	\$7,500
5	Arrow Boards - 5' Minimum Horizontal Size	10	EA/DY	\$300	\$3,000
6	Variable Message Board	10	EA/DY	\$350	\$3,500
7	Concrete Barrier (FDOT Index No. 100)	10	EA/DY	\$100	\$1,000
8	Low Profile Barrier (FDOT Index No. 120)	10	EA/DY	\$50	\$500
9	Signs in Work Zones	10	EA/DY	\$2	\$20
10	6" Solid line Thermo Plastic - Permanent	200	LF	\$3	\$600
11	24" Stop Bar, Solid, Thermo Plastic, Perm.	200	LF	\$3	\$600
12	6" Skip line (6'-10' Skip) Thermo Plastic-Perm.	200	LF	\$3	\$600
13	Barricades Type III, with Warning Lights	1000	EA/DY	\$0.25	\$250
14	Barricades Type I or II, with Warning Lights	1000	EA/DY	\$0.25	\$250
15	CIPP Main Liner 6" Diameter - 6.0 mm thickness	1100	LF	\$28	\$30,800
16	CIPP Main Liner 8" Diameter - 6.0 mm thickness	72200	LF	\$17	\$1,227,400
17	CIPP Main Liner 10" Diameter - 6.0 mm thickness	3600	LF	\$28	\$100,800
18	CIPP Main Liner 12" Diameter - 6.0 mm thickness	2400	LF	\$33	\$79,200
19	CIPP Main Liner 15" Diameter - 7.5 mm thickness	1500	LF	\$38	\$57,000
20	CIPP Main Liner 18" Diameter - 9.0 mm thickness	1800	LF	\$55	\$99,000
21	CIPP Main Liner 21" Diameter - 9.0 mm thickness	2900	LF	\$55	\$159,500
22	CIPP Main Liner 24" Diameter - 10.5 mm thickness	3800	LF	\$77	\$292,600
23	CIPP Main Liner 6" Diameter - Thickness Variance + 1.5mm	300	LF	\$0.01	\$3
24	CIPP Main Liner 8" Diameter - Thickness Variance + 1.5mm	5000	LF	\$0.01	\$50
25	CIPP Main Liner 10" Diameter - Thickness Variance + 1.5mm	1000	LF	\$0.01	\$10
26	CIPP Main Liner 12" Diameter - Thickness Variance + 1.5mm	1000	LF	\$0.01	\$10
27	CIPP Main Liner 15" Diameter - Thickness Variance + 1.5mm	300	LF	\$0.01	\$3
28	CIPP Main Liner 18" Diameter - Thickness Variance + 1.5mm	300	LF	\$0.01	\$3
29	CIPP Main Liner 21" Diameter - Thickness Variance + 1.5mm	300	LF	\$0.01	\$3
30	CIPP Main Liner 24" Diameter - Thickness Variance + 1.5mm	300	LF	\$0.01	\$3
31	Bypass Pumping Setup - 6-10" diameter	5	EA	\$1	\$5
32	Bypass Pumping Setup - 12" -14" diameter	45	EA	\$1	\$45
33	Bypass Pumping Setup - 15" to 21" diameter	20	EA	\$1	\$20
34	Bypass Pumping Setup - 24" diameter	5	EA	\$1	\$5
35	Bypass Pumping Operation - 6"-10" diameter	10	DAY	\$150	\$1,500
36	Bypass Pumping Operation - 12"-14" diameter	90	DAY	\$250	\$22,500
37	Bypass Pumping Operation - 15" to 21" diameter	40	DAY	\$250	\$10,000
38	Bypass Pumping Operation - 24" diameter	10	DAY	\$250	\$2,500
39	Normal Cleaning - 6" and 8" diameter	73300	LF	\$1.50	\$109,950

	WASTEWATER SYSTEM REHABI WASTEWATER SYSTEM	PIPE LINU	NG		
ITEM	DESCRIPTION	QUAÑI	ΠY	UNIT PRICE	AMOUN
41	Normal Cleaning - 15" and 18" diameter	3300	LF	\$2	\$6,600
42	Normal Cleaning - 21" and 24" diameter	6700	LF	\$2	\$13,400
43	Specialty Cleaning - 6" and 8" diameter	1000	LF	\$5	\$5,000
44	Specialty Cleaning - 10" and 12" diameter	100	LF	\$5	\$500
45	Specialty Cleaning - 15" and 18" diameter	.50	LF	\$5	\$250
46	Specialty Cleaning - 21" and 24" diameter	100	LF	\$5	\$500
47	Chemical Sealing of Host Pipe - 10" diameter and less	30	EA	\$150	\$4,500
48	Chemical Sealing of Host Pipe - 12" and 15" diameter	10	EA	\$250	\$2,500
49	Chemical Sealing of Host Pipe - 18" to 24" diameter	5	EA	\$350	\$1,750
50	Chemical Sealing - Grout	100	GAL	\$5	\$500
51	Removal & Sealing of Protruding Service Connections	25	EA	\$150	\$3,750
52	Additional Access Cost Main Liner	25	EA	\$500	\$12,500
53	Service Reconnection	200	EA	\$900	\$180,000
54	CIPP Liner Testing	5	EA	\$300	\$1,500

\$2,462,480.00

LIQUIDATED DAMAGES

If the work on each individual project embraced by this Contract is not completed on or before the date set for completion or any extension thereof, the actual damages for the delay will be impossible to determine and in lieu thereof, the Contractor shall pay to the City fixed, agreed, and liquidated damages in the amount of either Five-Hundred Dollars (\$500) per day for each calendar day of delay until the work is satisfactorily completed.

	CITY OF ST. PETE WASTEWATER SYSTEM REHAB WASTEWATER SYSTEM P	ILITATIO	Free to see a star free	CES	
ITEM	DESCRIPTION	QUAN		UNIT PRICE	AMOUN
1	Mobilization for Routine Response	20	EA		
2	Mobilization for Emergency Response	6	EA		
3	Flagmen (Per-Flagmen)	20	HR	No	
4	Multi Lane, Lane Closures (FDOT Index No. 613)	5	EA/DY		
5	Multi Lane, Intersection (FDOT Index No. 615)	5	EA/DY		
6	Arrow Boards - 5' Minimum Horizontal Size		EA/DY		
7	Variable Message Board		EA/DY		
8	Concrete Barrier (FDOT Index No. 415)		EA/DY		
9	Low Profile Barrier (FDOT Index No. 412)	10	EA/DY		
10	Signs in Work Zones	10	EA/DY	1	
10	6" Solid line Thermo Plastic - Permanent	200	LIDI		
12	24" Stop Bar, Solid, Thermo Plastic, Perm.	200	LF		
12	6" Skip line (6'-10' Skip) Thermo Plastic-Perm.	200	LF		
	Barricades Type III, with Warning Lights	1000	EA/DY		
14	Barricades Type I or II, with Warning Lights	1000	EA/DY		
15		5	EA		
16	As-Built Survey	100	CY		
17	Excavation, Unsuitable Material				
18	Sheeting & Bracing (Left in Place)	500	SF		
19	Sheeting & Bracing, Pipe Trenches (Removed)	2500	SF		
20	Well Point Dewatering Initial - 6'-8' Deep	10	EA		
21	Well Point Dewatering Initial - 8'-10' Deep	10	EA		
22	Well Point Dewatering Initial - 10'-12' Deep	5	EA		
23	Well Point Dewatering Initial - 12'-14' Deep	5	EA		
24	Well Point Dewatering Initial - 14'-16' Deep	3	EA		
25	Well Point Dewatering Initial -> 16' Deep	3	EA		
26	Well Point Dewatering Additional - 6'-8' Deep	200	EA		
27	Well Point Dewatering Additional - 8'-10' Deep	200	EA	1	1
28	Well Point Dewatering Additional - 10'-12' Deep	100			1
29	Well Point Dewatering Additional - 12'-14' Deep	100			1
30	Well Point Dewatering Additional - 14'-16' Deep	50	EA		
31	Well Point Dewatering Additional -> 16' Deep	50	EA		
32	Jack & Bore 12" x .188" Steel Casing (6" GS)	40			
33	Jack & Bore 16" x .219" Steel Casing (8" GS)	40			
34	Jack & Bore 20" x .250" Steel Casing (10" GS)	40			
35	Jack & Bore 24" x .281" Steel Casing (12" GS)	40			
36	2" Directional Drill HDPE DR 9, IPS OD	200			
37	4" Directional Drill HDPE DR 11, DIPS OD	300	-		
38	6" Directional Drill HDPE DR 11, DIPS OD	500			
39	8" Directional Drill HDPE DR 11, DIPS OD	500) LF		
40	10" Directional Drill HDPE DR 11, DIPS OD	500) LF		
41	12" Directional Drill HDPE DR 11, DIPS OD	300) LF		
42	6" PVC Pipe, C-900 DR 18 (Gravity Sewer) 0' - 6' Depth	100	LF		

	WASTEWATER SYSTEM REHABI WASTEWATER SYSTEM PO		and the second se		
TEM	DESCRIPTION	QUANT	TTY	UNIT PRICE	AMOUNT
43	6" PVC Pipe, C-900 DR 18 (Gravity Sewer) 6' - 8' Depth	200	LF		
44	6" PVC Pipe, C-900 DR 18 (Gravity Sewer) 8' - 10' Depth	100	LF		
45	6" PVC Pipe, C-900 DR 18 (Gravity Sewer) 10' - 12' Depth	50	LF		
46	6" PVC Pipe, C-900 DR 18 (Gravity Sewer) 12' - 14' Depth	50	LF		
47	6" PVC Pipe, C-900 DR 18 (Gravity Sewer) 14' - 16' Depth	50	LF		
48	6" PVC Pipe, C-900 DR 18 (Gravity Sewer) 16' - 18' Depth	50	LF		
49	8" DI Pipe, CL 350 (Gravity Sewer) 0' - 6' Depth	50	LF		
50	8" DI Pipe, CL 350 (Gravity Sewer) 6' - 8' Depth	100	LF		
51	8" DI Pipe, CL 350 (Gravity Sewer) 8' - 10' Depth	100	LF		
52	8" DI Pipe, CL 350 (Gravity Sewer) 10' - 12' Depth	50	LF		
53	8" DI Pipe, CL 350 (Gravity Sewer) 12' - 14' Depth	50	LF		
54	8" DI Pipe, CL 350 (Gravity Sewer) 14' - 16' Depth	50	LF		
55	8" DI Pipe, CL 350 (Gravity Sewer) 16' - 18' Depth	50	LF		
56	8" PVC Pipe, C-900 DR 18 (Gravity Sewer) 0' - 6' Depth	200	LF		
57	8" PVC Pipe, C-900 DR 18 (Gravity Sewer) 6' - 8' Depth	400	LF		
58	8" PVC Pipe, C-900 DR 18 (Gravity Sewer) 8' - 10' Depth	400	LF		
59	8" PVC Pipe, C-900 DR 18 (Gravity Sewer) 10' - 12' Depth	400	LF		
60	8" PVC Pipe, C-900 DR 18 (Gravity Sewer) 12' - 14' Depth	400	LF		
61	8" PVC Pipe, C-900 DR 18 (Gravity Sewer) 14' - 16' Depth	200	LF		
62	8" PVC Pipe, C-900 DR 18 (Gravity Sewer) 16' - 18' Depth	200	LF		
63	10" DI Pipe, CL 350 (Gravity Sewer) 0' - 6' Depth	50	LF		
64	10" DI Pipe, CL 350 (Gravity Sewer) 6' - 8' Depth	100	LF		
65	10" DI Pipe, CL 350 (Gravity Sewer) 8' - 10' Depth	100	LF		
66	10" DI Pipe, CL 350 (Gravity Sewer) 10' - 12' Depth	50	LF		

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	CITY OF ST. PETE F WASTEWATER SYSTEM REHABI WASTEWATER SYSTEM P	LITATION	and the second second	CES	
ITEM	DESCRIPTION	QUANTITY		UNIT PRICE	AMOUNT
67	10" DI Pipe, CL 350 (Gravity Sewer) 12' - 14' Depth	50	LF		
68	10" DI Pipe, CL 350 (Gravity Sewer) 14' - 16' Depth	50	LF		
69	10" DI Pipe, CL 350 (Gravity Sewer) 16' - 18' Depth	50	LF		
70	10" PVC Pipe, C-900 DR 18 (Gravity Sewer) 0' -6' Depth	100	LF		
71	10" PVC Pipe, C-900 DR 18 (Gravity Sewer) 6' - 8' Depth	400	LF		
72	10" PVC Pipe, C-900 DR 18 (Gravity Sewer) 8' - 10' Depth	400	LF		
73	10" PVC Pipe, C-900 DR 18 (Gravity Sewer) 10' - 12' Depth	400	LF		
74	10" PVC Pipe, C-900 DR 18 (Gravity Sewer) 12' - 14' Depth	400	LF		
75	10" PVC Pipe, C-900 DR 18 (Gravity Sewer) 14' - 16' Depth	200	LF		
76	10" PVC Pipe, C-900 DR 18 (Gravity Sewer) 16' - 18' Depth	200	LF		
77	12" DI Pipe, CL 350 (Gravity Sewer) 0' - 6' Depth	50	LF	-	
78	12" DI Pipe, CL 350 (Gravity Sewer) 6' - 8' Depth	100	LF		
79	12" DI Pipe, CL 350 (Gravity Sewer) 8' - 10' Depth	100	LF		
80	12" DI Pipe, CL 350 (Gravity Sewer) 10' - 12' Depth	100	LF		
81	12" DI Pipe, CL 350 (Gravity Sewer) 12' - 14' Depth	100	LF		
82	12" DI Pipe, CL 350 (Gravity Sewer) 14' - 16' Depth	50	LF		
83	12" DI Pipe, CL 350 (Gravity Sewer) 16' - 18' Depth	50	LF		
84	12" PVC Pipe, C-900 DR 18 (Gravity Sewer) 0' ' 6' Depth	100	LF		
85	12" PVC Pipe, C-900 DR 18 (Gravity Sewer) 6' - 8' Depth	200	LF		
86	12" PVC Pipe, C-900 DR 18 (Gravity Sewer) 8' - 10' Depth	200	LF		
87	12" PVC Pipe, C-900 DR 18 (Gravity Sewer) 10' - 12' Depth	100	LF		
88	12" PVC Pipe, C-900 DR 18 (Gravity Sewer) 12' - 14' Depth	100	LF		

	WASTEWATER SYSTEM REHABI WASTEWATER SYSTEM PO			ICES	
ITEM	DESCRIPTION	QUANTITY		UNIT PRICE	AMOUNT
89	12" PVC Pipe, C-900 DR 18 (Gravity Sewer) 14' - 16' Depth	50	. LF		
90	12" PVC Pipe, C-900 DR 18 (Gravity Sewer) 16' - 18' Depth	50	LF		
91	16" DI Pipe, CL 350 (Gravity Sewer) 0' - 6' Depth	200	LF		
92	16" DI Pipe, CL 350 (Gravity Sewer) 6' - 8' Depth	400	LF		
93	16" DI Pipe, CL 350 (Gravity Sewer) 8' - 10' Depth	400	LF		
94	16" DI Pipe, CL 350 (Gravity Sewer) 10' - 12' Depth	200	LF	900 	
95	16" DI Pipe, CL 350 (Gravity Sewer) 12' - 14' Depth	200	LF		
96	16" DI Pipe, CL 350 (Gravity Sewer) 14' - 16' Depth	100	LF		
97	16" DI Pipe, CL 350 (Gravity Sewer) 16' - 18' Depth	100	LF		
98	16" PVC Pipe, C-905 DR 18 (Gravity Sewer) 0' - 6' Depth	100	LF		
99	16" PVC Pipe, C-905 DR 18 (Gravity Sewer) 6' - 8' Depth	200	LF		
100	16" PVC Pipe, C-905 DR 18 (Gravity Sewer) 8' - 10' Depth	200	LF		
101	16" PVC Pipe, C-905 DR 18 (Gravity Sewer) 10' - 12' Depth	100	LF		
102	16" PVC Pipe, C-905 DR 18 (Gravity Sewer) 12' - 14' Depth	100	LF		
103	16" PVC Pipe, C-905 DR 18 (Gravity Sewer) 14' - 16' Depth	50	LF		
104	16" PVC Pipe, C-905 DR 18 (Gravity Sewer) 16' - 18' Depth	50	LF		
105	18" DI Pipe, CL 350 (Gravity Sewer) 0' - 6' Depth	200	LF		
106	18" DI Pipe, CL 350 (Gravity Sewer) 6' - 8' Depth	400	LF		
107	18" DI Pipe, CL 350 (Gravity Sewer) 8' - 10' Depth	400	LF		
108	18" DI Pipe, CL 350 (Gravity Sewer) 10' - 12' Depth	200	LF		
109	18" DI Pipe, CL 350 (Gravity Sewer) 12' - 14' Depth	200	LF		
110	18" DI Pipe, CL 350 (Gravity Sewer) 14' - 16' Depth	100	LF		
111	18" DI Pipe, CL 350 (Gravity Sewer) 16' - 18' Depth	100	LF		

CITY OF ST. PETE BEACH WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS							
ПЕМ	DESCRIPTION	QUANT		UNIT PRICE	AMOUNT		
112	18" PVC Pipe, C-905 DR 21 (Gravity Sewer) 0' - 6' Depth	100	LF				
113	18" PVC Pipe, C-905 DR 21 (Gravity Sewer) 6' - 8' Depth	200	LF				
114	18" PVC Pipe, C-905 DR 21 (Gravity Sewer) 8' - 10' Depth	200	LF				
115	18" PVC Pipe, C-905 DR 21 (Gravity Sewer) 10' - 12' Depth	100	LF				
116	18 PVC Pipe, C-905 DR 21 (Gravity Sewer) 12' - 14' Depth	100	LF				
117	18" PVC Pipe, C-905 DR 21 (Gravity Sewer) 14' - 16' Depth	50	LF				
118	18" PVC Pipe, C-905 DR 21 (Gravity Sewer) 16' - 18' Depth	50	LF				
119	21" DI Pipe, CL 350 (Gravity Sewer) 0' - 6' Depth	200	LF				
120	21" DI Pipe, CL 350 (Gravity Sewer) 6' - 8' Depth	400	LF				
120	21" DI Pipe, CL 350 (Gravity Sewer) 8' - 10' Depth	400	LF				
122	21" DI Pipe, CL 350 (Gravity Sewer) 10' - 12' Depth	200	LF				
123	21" DI Pipe, CL 350 (Gravity Sewer) 12' - 14' Depth	200	LF				
124	21" DI Pipe, CL 350 (Gravity Sewer) 14' - 16' Depth	100	LF				
125	21" DI Pipe, CL 350 (Gravity Sewer) 16' - 18' Depth	100	LF				
126	21" PVC Pipe, C-905 DR 21 (Gravity Sewer) 0' - 6' Depth	100	LF				
127	21" PVC Pipe, C-905 DR 21 (Gravity Sewer) 6' - 8' Depth	200	LF				
128	21" PVC Pipe, C-905 DR 21 (Gravity Sewer) 8' - 10' Depth	200	LF				
129	21" PVC Pipe, C-905 DR 21 (Gravity Sewer) 10' - 12' Depth	100	LF				
130	21" PVC Pipe, C-905 DR 21 (Gravity Sewer) 12' - 14' Depth	100	LF				
131	21" PVC Pipe, C-905 DR 21 (Gravity Sewer) 14' - 16' Depth	50	LF				
132	21" PVC Pipe, C-905 DR 21 (Gravity Sewer) 16' - 18' Depth	50	LF				
133	24" DI Pipe, CL 350 (Gravity Sewer) 0' - 6' Depth	200	LF				
134	24" DI Pipe, CL 350 (Gravity Sewer) 6' - 8' Depth	400	LF				

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CITY OF ST. PETE BEACH WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS							
ITEM	DESCRIPTION	QUANI	TTY	UNIT PRICE	AMOUNT		
135	24" DI Pipe, CL 350 (Gravity Sewer) 8' - 10' Depth	400	LF				
136	24" DI Pipe, CL 350 (Gravity Sewer) 10' - 12' Depth	200	LF				
137	24" DI Pipe, CL 350 (Gravity Sewer) 12' - 14' Depth	200	LF				
138	24" DI Pipe, CL 350 (Gravity Sewer) 14' - 16' Depth	100	LF				
139	24" DI Pipe, CL 350 (Gravity Sewer) 16' - 18' Depth	100	LF				
140	24" PVC Pipe, C-905 DR 21 (Gravity Sewer) 0' - 6' Depth	100	LF				
141	24" PVC Pipe, C-905 DR 21 (Gravity Sewer) 6' - 8' Depth	200	LF				
142	24" PVC Pipe, C-905 DR 21 (Gravity Sewer) 8' - 10' Depth	200	LF				
143	24" PVC Pipe, C-905 DR 21 (Gravity Sewer) 10' - 12' Depth	100	LF				
144	24" PVC Pipe, C-905 DR 21 (Gravity Sewer) 12' - 14' Depth	100	LF				
145	24" PVC Pipe, C-905 DR 21 (Gravity Sewer) 14' - 16' Depth	50	LF				
146	24" PVC Pipe, C-905 DR 21 (Gravity Sewer) 16' - 18' Depth	50	LF				
147	Install PVC Cleanout	10	EA				
148	Replace PVC Cleanout with Manhole Structure	10	EA				
149	Remove Pipe 2" or 4" (Gravity Sewer)	200	LF				
150	Remove Pipe 6" or 8" (Gravity Sewer)	400	LF				
151	Remove Pipe 10" or 12" (Gravity Sewer)	400	LF				
152	Remove Pipe 15", 16" or 18" (Gravity Sewer)	200	LF				
153	Remove Pipe 21" or 24" (Gravity Sewer)	200	LF				
154	4" Pipe - Install or Adjust Service Lateral 0'-6' Deep	3	EA				
155	4" Pipe - Install or Adjust Service Lateral 6'-8' Deep	3	EA				
156	4" Pipe - Install or Adjust Service Lateral 8'-10' Deep	3	EA				
157	4" Pipe - Install or Adjust Service Lateral 10'-12' Deep	3	EA				
158	4" Pipe - Install or Adjust Service Lateral 12'-14' Deep	2	EA				
159	4" Pipe - Install or Adjust Service Lateral 14'-16' Deep	2	EA				

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CITY OF ST. PETE BEACH WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS								
ITEM	DESCRIPTION 4" Pipe - Install or Adjust Service Lateral 16'-18' Deep	QUANTITY		UNIT PRICE	AMOUNT			
160		2	EA					
161	6" Pipe - Install or Adjust Service Lateral 0'-6' Deep	3	EA					
162	6" Pipe - Install or Adjust Service Lateral 6'-8' Deep	3	EA					
163	6" Pipe - Install or Adjust Service Lateral 8'-10' Deep	3	EA					
164	6" Pipe - Install or Adjust Service Lateral 10'-12' Deep	3	EA					
165	6" Pipe - Install or Adjust Service Lateral 12'-14' Deep	2	EA					
166	6" Pipe - Install or Adjust Service Lateral 14'-16' Deep	2	EA					
167	6" Pipe - Install or Adjust Service Lateral 16'-18' Deep	2	EA					
168	2" Sewer Line Manhole Connection	3	EA					
169	4" Sewer Line Manhole Connection	3	EA					
170	6" Sewer Line Manhole Connection	5	EA					
170	8" Sewer Line Manhole Connection	5	EA					
172	10" Sewer Line Manhole Connection	3	EA					
173	12" Sewer Line Manhole Connection	3	EA		100100			
174	16" Sewer Line Manhole Connection	3	EA		1			
175	18" Sewer Line Manhole Connection	2	EA					
176	21" Sewer Line Manhole Connection	2	EA					
177	24" Sewer Line Manhole Connection	2	EA					
178	2" Inside Drop Connection	3	EA					
179	4" Inside Drop Connection	3	EA					
180	6" Inside Drop Connection	3	EA					
181	8" Inside Drop Connection	5	EA					
182	10" Inside Drop Connection	3	EA					
183	12" Inside Drop Connection	3	EA					
184	15"/16" Inside Drop Connection	3	EA					
185	18" Inside Drop Connection	2	EA					
186	21" Inside Drop Connection	3	EA					
187	24" Inside Drop Connection	2	EA					
188	Grouting Out of Service Pipe (Force Main)	30	CY					
189	Disconnect & Plug 2" or 4" Pipe	5	EA					
190	Disconnect & Plug 6" or 8" Pipe	5	EA					
191	Disconnect & Plug 10" or 12" Pipe	5	EA					
192	2" PVC Restrained Joint Pipe & Fittings FM, SDR 21	200	LF					
193	4" PVC Pipe, C-900 DR 18 (Force Main)	500	LF					

	CITY OF ST. PETE WASTEWATER SYSTEM REHABJ	REAL PROPERTY AND A DESCRIPTION OF	SERVI	CES				
WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS								
ITEM	DESCRIPTION	QUANTITY		UNIT PRICE	AMOUNT			
194	4" PVC Restrained Joint Pipe & Fittings FM, C-900 DR 18	100	LF	· ·				
195	6" PVC Pipe, C-900 DR 18 (Force Main)	500	LF					
196	6" PVC Restrained Joint Pipe & Fittings FM, C-900 DR 18	100	LF					
197	8" PVC Pipe, C-900 DR 18 (Force Main)	500	LF					
198	8" PVC Restrained Joint Pipe & Fittings FM, C-900 DR 18	100	LF					
199	10" PVC Pipe, C-900 DR 18 (Force Main)	500	LF					
200	10" PVC Restrained Joint Pipe & Fittings FM, C-900 DR 18	100	LF					
201	12" PVC Pipe, C-900 DR 18 (Force Main)	300	LF	1				
201	12" PVC Restrained Joint Pipe & Fittings FM, C-900 DR 18	100	LF					
203	2" Restrained Joints	20	EA					
203	4" Restrained Joints	20	EA					
204	6" Restrained Joints	20	EA					
205	8" Restrained Joints	20	EA					
207	10" Restrained Joints	20	EA					
208	12" Restrained Joints	20	EA					
209	2"-4" Forcemain Pipe and Appurtenances - Over Depth Excavation	400	LF					
210	6"-8" Forcemain Pipe and Appurtenances - Over Depth Excavation	500	LF					
211	10"-12" Forcemain Pipe and Appurtenances - Over Depth Excavation	200	LF					
212	Remove Out of Service Pipe 2" or 4" (Force Main)	500	LF					
213	Remove Out of Service Pipe 6" or 8" (Force Main)	1000	LF					
214	Remove Out of Service Pipe 10" or 12" (Force Main)	. 500	LF					
215	2" Sleeved Connection	6	EA					
216	4" Sleeved Connection	6	EA					
· 217	6" Sleeved Connection	10	EA					
218	8" Sleeved Connection	10	EA					
219	10" Sleeved Connection	4	EA					
220	12" Sleeved Connection	4	EA					
221	Reverse Deadman for 2" or 4" Pipe	3	EA					
222	Reverse Deadman for 6" or 8" Pipe	5	EA					
223	Reverse Deadman for 10" or 12" Pipe	3						
224 225	DI Fittings FM C 153 (Compact Body) 2" Air Release Assembly (In-line)	2	Construction of the owner of the owner					

CITY OF ST. PETE BEACH WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS							
ITEM	DESCRIPTION	QUANTITY		UNIT PRICE	AMOUNT		
226	2" Air Release Assembly (Offset)	2	EA				
227	2" RWGV (Resilient Wedge Gate Valve) & Box	4	EA				
228	4" RWGV & Box C 515	4	EA				
229	6" RWGV & Box C 515	10	EA				
230	8" RWGV & Box C 515	5	EA				
231	10" RWGV & Box C.515	2	EA	Area and			
232	12" RWGV & Box C 515	2	EA				
233	Adjust Valve Box to Finished Grade (In Pavement)	5	EA				
234	Adjust Valve Box to Finished Grade (Outside of Pavement)	5	EA				
235	4" Line Stop	1	EA	+			
236	6" Line Stop	1	EA				
237	8" Line Stop	1	EA				
238	10" Line Stop	1	EA				
239	12" Line Stop	1	EA				
	4" x 2" Tapping Saddle Valve & Box	2	EA	+			
240		2	EA				
241	4" x 4" Tapping Sleeve Valve & Box	2	EA				
242	6" x 2" Tapping Saddle Valve & Box						
243	6" x 4" Tapping Sleeve Valve & Box	2	EA				
244	6" x 6" Tapping Sleeve Valve & Box	2	EA				
245	8" x 2" Tapping Saddle Valve & Box	2	EA				
246	8" x 4" Tapping Sleeve Valve & Box	2	EA				
247	8" x 6" Tapping Sleeve Valve & Box	2	EA				
248	8" x 8" Tapping Sleeve Valve & Box	2	EA				
249	10" x 2" Tapping Saddle Valve & Box	2	EA				
250	10" x 4" Tapping Sleeve Valve & Box	2	EA		<u></u>		
-251	10" x 6" Tapping Sleeve Valve & Box	2	EA				
252	10" x 8" Tapping Sleeve Valve & Box	2	EA				
253	10" x 10" Tapping Sleeve Valve & Box	2	EA				
254	12" x 2" Tapping Saddle Valve & Box	2	EA				
255	12" x 4" Tapping Sleeve Valve & Box	2	EA				
256	12" x 6" Tapping Sleeve Valve & Box	2	EA				
257	12" x 8" Tapping Sleeve Valve & Box	2	EA				
258	12" x 10" Tapping Sleeve Valve & Box	2	EA				
259	12" x 12" Tapping Sleeve Valve & Box	2	EA				
260	4' Dia Precast Manhole Standard	30	VF				
261	4' Dia Precast Manhole Inside Drop	10	VF				
262	4' Dia Precast Manhole Outside Drop	10	VF				
263	5' Dia Precast Manhole Standard	30	VF				
264	5' Dia Precast Manhole Inside Drop	10	VF				
265	5' Dia Precast Manhole Outside Drop	10	VF		-		
266	5' Dia Precast Air Release Manhole	10	VF				

CITY OF ST. PETE BEACH WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS							
ITEM	DESCRIPTION	QUANT	TITY	UNIT PRICE	AMOUNT		
267	6' Dia Precast Manhole Standard	30	VF		CONTRACTOR OF THE PART		
268	6' Dia Precast Manhole Inside Drop	10	VF				
269	6' Dia Precast Manhole Outside Drop	10	VF				
270	Removal of Existing Manhole	3	EA				
271	Remove Existing Manhole Additional	30	VF				
272	Initial Excavation - 0'-6' Deep	5	EA				
273	Initial Excavation - 6'-8' Deep	6	EA				
274	Initial Excavation - 8'-10' Deep	6	EA				
275	Initial Excavation - 10'-12' Deep	6	EA				
276	Initial Excavation - 12'-14' Deep	3	EA				
277	Initial Excavation - 14'-16' Deep	3	EA				
278	Initial Excavation - 16'-18' Deep	2	EA				
279	Initial Excavation - 18'-20' Deep	2	EA		1000120		
280	Additional Excavation - 0'-6' Deep	100	LF				
281	Additional Excavation - 6'-8' Deep	100	LF				
282	Additional Excavation - 8'-10' Deep	100	LF				
283	Additional Excavation - 10'-12' Deep	100	LF				
284	Additional Excavation - 12'-14' Deep	100	LF				
285	Additional Excavation - 14'-16' Deep	100	LF				
286	Additional Excavation - 16'-18' Deep	50	LF				
287	Additional Excavation - 18'-20' Deep	50	LF				
288	Wastewater Bypass Pumping, Set up, 6" - 10" diameter	5	EA				
289	Wastewater Bypass Pumping, Set up, 12" - 14" diameter	2	EA				
290	Wastewater Bypass Pumping, Set up, 15" - 21" diameter	2	EA				
291	Wastewater Bypass Pumping, Set up, 24" diameter	2	EA				
292	Wastewater Bypass Pumping, Operation, 6" - 10" diameter	10	DAY				
293	Wastewater Bypass Pumping, Operation, 12" - 14" diameter	5	DAY				
294	Wastewater Bypass Pumping, Operation, 15" - 21" diameter	5	DAY				
295	Wastewater Bypass Pumping, Operation, 24" diameter	2	DAY	100			
296	6" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA				
297	6" Dia. Pipe Gravity Sewer Point Repair (PVC Replacement Pipe)	5	EA				
298	8" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA				

CITY OF ST. PETE BEACH WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS								
ITEM	DESCRIPTION	QUANTITY		UNIT PRICE	AMOUN			
299	8" Dia. Pipe Gravity Sewer Point Repair (PVC Replacement Pipe)	5	EA					
300	10" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA					
301	10" Dia. Pipe Gravity Sewer Point Repair (PVC Replacement Pipe)	5	EA					
302	12" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA					
303	12" Dia. Pipe Gravity Sewer Point Repair (PVC Replacement Pipe)	5	EA					
304	15"/16" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA					
305	15"/16" Dia. Pipe Gravity Sewer Point Repair (PVC Rplacement Pipe)	2	EA					
306	18" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA					
307	18" Dia. Pipe Gravity Sewer Point Repair (PVC Replacement Pipe)	2	EA					
308	21" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA					
309	21" Dia. Pipe Gravity Sewer Point Repair(PVC Replacement Pipe)	2	EA					
310	24" Dia. Pipe Gravity Sewer Point Repair (DI Replacement Pipe)	2	EA					
311	24" Dia. Pipe Gravity Sewer Point Repair (PVC Replacement Pipe)	2	EA					
312	6" Dia. Pipe Gravity Sewer Point Repair - Additional Length (DI Replacement Pipe)	20	LF					
313	6" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	50	LF					
314	8" Dia. Pipe Gravity Sewer Point Repair - Additional Length (DI Replacement Pipe)	20	LF					
315	8" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	100	LF					
316	10" Dia. Pipe Gravity Sewer Point Repair - Additional Length (DI Replacement Pipe)	20	LF					
317	10" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	100	LF					
318	12" Dia. Pipe Gravity Sewer Point Repair Additional Length (DI Replacement Pipe)	50	LF					
319	12" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	20	LF					

CITY OF ST. PETE BEACH WASTEWATER SYSTEM REHABILITATION SERVICES WASTEWATER SYSTEM POINT REPAIRS							
ITEM	DESCRIPTION	QUANT	ITY	UNIT PRICE	AMOUNT		
320	15"/16" Dia. Pipe Gravity Sewer Point Repair - Additional Length (DI Replacement Pipe)	20	LF				
321	15"/16" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	50	LF				
322	18" Dia. Pipe Gravity Sewer Point Repair - Additional Length (DI Replacement Pipe)	- 20	LF				
323	18" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	50	LF				
324	21" Dia. Pipe Gravity Sewer Point Repair - Additional Length (DI Replacement Pipe)	20	LF				
325	21" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	50	LF				
326	24" Dia. Pipe Gravity Sewer Point Repair - Additional Length (DI Replacement Pipe)	20	LF				
327	24" Dia. Pipe Gravity Sewer Point Repair - Additional Length (PVC Replacement Pipe)	50	LF				
328	2" Dia. Pipe Forcemain Point Repair	3	EA				
329	4" Dia. Pipe Forcemain Point Repair	3	EA	1			
330	6" Dia. Pipe Forcemain Point Repair	3	EA				
331	8" Dia. Pipe Forcemain Point Repair	3	EA				
332	10" Dia. Pipe Forcemain Point Repair	2	EA				
333	12" Dia. Pipe Forcemain Point Repair	2	EA	1			
334	Replace Manhole Ring & Cover (Asphalt Pavement)	5	EA				
335	Replace Manhole Ring & Cover (Unpaved)	5	EA	1	1		
336	Manhole Bench Replacement, 4' Diameter	2	EA		1.1.1.1.1.1		
337	Manhole Bench Replacement, 5' Diameter	2	EA				
338	Manhole Bench Replacement, 6' Diameter	2	EA				
339	Adjust Manhole Ring & Cover to Finished Grade (In Pavement)	5	EA				
340	Adjust Manhole Ring & Cover to Finished Grade (Outside of Perement)	5	EA				
341	Flowable Concrete Fill	100	CY				
342	Roadway Base, Lime Rock, Primed, Min. LBR 100, Variable Thickness	120	CY				
343	Roadway Base, Crushed Concrete/Graded Aggregate, Min. LBR 100, Variable Thickness	120	СҮ				
344	Superpave Asphalt Base, Type B 12.5, Variable Thickness	50	TN	1			
345	Superpave Asphalt Concrete, Type SP 9.5, Fine, Traffic Level C, Variable Thickness	100	TN				
346	Superpave Asphalt Concrete, Type SP 12.5, Fine, Traffic Level C, Variable Thickness	100	TN				

	WASTEWATER SYSTEM REHABI WASTEWATER SYSTEM PO				
ITEM	DESCRIPTION	PTION QUANTIT		UNIT PRICE	AMOUNT
347	Pavement, Cement Concrete, 6" Min Thickness (Driveways)	100	SY		
348	Pavement, Cement Concrete, 8" Thick	100	SY		
349	Driveway Restoration, In Kind, Decorative Block	50	SY		
350	Milling Existing Asphalt Pavement, 1/2" Average Depth	150	SY		
351	Milling Existing Asphalt Pavement, 3/4" Average Depth	150	SY	and the second second	
352	Milling Existing Asphalt Pavement, 1" Average Depth	150	SY		
353	Curb & Gutter, Concrete, FDOT Type D	100	LF		1.000
354	Curb & Gutter Concrete, FDOT Type F	100	LF		
355	Curb & Gutter, Concrete, Miami Curb	300	LF		
356	Valley Gutter, Concrete, PCED Index 1315	100	LF		
357	Sidewalk, Concrete, 4" Min. Thickness, Remove and Replace	500	SF		
358	Sidewalk, Concrete, 6" Min. Thickness, Remove and Replace	500	SF		
359	Sodding	4500	SF		

LIQUIDATED DAMAGES

If the work on each individual project embraced by this Contract is not completed on or before the date set for completion or any extension thereof, the actual damages for the delay will be impossible to determine and in lieu thereof, the Contractor shall pay to the City fixed, agreed, and liquidated damages in the amount of either Five-Hundred Dollars (\$500) per day for each calendar day of delay until the work is satisfactorily completed.

V. REFERENCES & MINIMUM QUALIFICATIONS

Provide at least three (3) or more professional, business references with which you have contracted to provide similar services in the past five (5) years. Include the name of the person, its organization and telephone number, fax number, and e-mail address. Include any governmental agencies, with the same contact and descriptive information for which you have provided similar service within the past five (5) years.

Provide a brief description of the history and capabilities of the firm. Describe the types of projects or services the firm performs/has performed and the dollar value of each. Provide information regarding your firm's ability to complete this project. Demonstrate that the firm's personnel have experience with similar projects.

Identify all unresolved and ongoing claims and disputes against your firm in excess of \$500,000. Include any claims against the principals of your firm or any claims your company may have against a third party. Provide a history of litigation, including the outcomes, for the past five (5) years.

The responding firm shall provide a statement of assurance that the firm is not presently in violations of any statutes or regulatory rules that might have an impact on the firm's operations. All applicable laws and regulations of the State of Florida and ordinances and regulations of the City of St. Pete Beach will apply.

Provide the overall bonding capacity for the company and provide a history of any claims against the bidder's previous bonds for the past five (5) years.

The City shall be the sole final judge of qualifications of bidder to perform service and reserves the exclusive right to accept or reject any bid as it deems to be in the best interests of the City. The City reserves the right to make such investigation, as it deems necessary, to determine the ability of any proposer to perform the work or service requested. Failure to comply with the requirements of this section may be grounds for rejecting a response.



References and Minimum Qualifications

1. References:

City/Organization:	Description of Work:	Amount:	Contact Info:
PCS Civil	15"-42" Pipe Desilting, Pipe Liner CIPP & Pre and Post CCTV Video	\$400,456.96	Terry-Ann McNeil 6920 Asphalt Avenue, Tampa, FL 33614 Office: (813) 868-7719 ext. 306 Email: <u>terryannm@pcscivilinc.com</u>
City of Deland	Storm drain system cleaning, CIPP lining, and video inspection services. 1,825 LF of 12"-36" storm drains using a water inversion and cured method.	\$151,003.50	Ramon Underwood 120 South Florida Avenue Deland, FL 32720 <u>underwoodr@deland.org</u> Office: 386-626-7183
Piper's Landing	Cleaning, videoing, and installing cured in place piping ("CIPP") for 6"-36".	\$444,184.00	Brian Reich Piper's Landing Inc. 6160 SW Thistle Terrace Palm City, Florida 34990 P. 772.283.7000 genmgr@piperslanding.com

- 2. APT has no unsolved/ongoing claims or disputes against them.
- 3. Bonding capacity is \$16 million, with no claims against our previous bonds.

Authorized by: ____

Name and Title: Chris Parker- VP of Sales

Date: 9/17/2021



Statement of Qualifications



Advanced Plumbing Technology Municipal Services Division

638 E Highway 50, Suite 4 Clermont, Florida 34711 352-534-1504 sewerfix.com

Company Overview



Advanced Plumbing Technology was formed in early 2016 with the goal to bring a different level of service and commitment to the pipeline rehabilitation industry. Over the past five years, the team at APT has grown to have over 200+ years of collective pipeline industry experience with over 6 million feet of CIPP installed. APT is a superior firm qualified in all aspects of advanced exploratory, maintenance, and repair of wastewater and stormwater infrastructure

The APT team has received accolades from clients across Florida and with our generations of experience, we take a unique approach to each project to ensure minimum disruption to the local community, highly effective communication, and precise, military-like implementation. Project Managers are empowered to make decisions in the field to provide prompt service and customizable approaches to problem solve issues unique to each client.



APT conducts a project kick-off meeting with each client and our team prior to the initiation of any construction activities to ensure all parties are in alignment as the project goals and to mitigate any potential concerns. Furthermore, the team at APT are regularly trained in all aspects of proper site and field safety practices with briefings conducted before and after each project. The APT team is encouraged to discuss, inquire, and report safety issues during all phases of each project.

Finally, Project Managers maintain regular contact with the client to ensure satisfaction and timeliness with the schedule. Additionally, our Public Information Officer will work with the Client's Project Manager, as needed to assist the public entity with keeping residents and businesses informed. This proactive approach preempts any hasses associated with public complaints.



Company Overview

"We instill value and innovation, above and below ground, in our pursuit to repair your community's pipeline infrastructure."

Core Services

- Mainline CIPP
 - Water & UV Cured
- Lateral CIPP
 - o UV Cured
 - Specialized Connection Seals
- Sectional CIPP
 - o UV Cured
- Manhole Rehabiliation

Supplemental Services

- Pipeline Condition Assessment
 - o GraniteNet
 - NASSCO V7
- Pipe Cleaning
 - Light & Heavy Cleaning
- GIS Intergration / GPS Surveying

 Sub Foot Accuracy
- Client Cloud Portal
 - 5 Year Data Archiving
 - Instant Online Access

200+ Years of Combined Field Experience

66

Dedicated Office & Crew Employees

6 Million

Combined Feet of CIPP Installed



Industry Specifics





Post Project Support

Industry Dedication & Education

Advanced Plumbing Technology has always put our customers first by delivering top-quality service with a partnership like approach.

To be the best partner, APT is constantly engaging in industry education for all our employees for the betterment of our customers. Our team members are actively engaged in various committees and industry specific organizations like WEF, AWWA, APWA, NASSCO, and many other national organizations as well as Florida specific organizations like FWRA, FSA, FWRC, and others.

Our Field Crew's are all NASSCO V7 Certified for PACP, MACP, and LACP with our Crew Leaders also holding ITCP Certification (Inspector Training Certification Program).

Industry Partnerships

APT maintains several industry partners to help maintain high level accountability to our customers but choosing to do business only with partners that share our values and commitment to excellence.

These partnerships allow for us to give our customers consistency and efficiency for any pipeline project.

At APT, our commitment does not end at project completion. Part of our partnership approach is to ensure we remain available to our customers long after project completion to support any issues that may arise. While unlikely, in the event of an installation issue we are committed to responding rapidly to any concerns regardless of whether it is 6 months or 6 years post-completion.

Customer service is at the highest level of importance at APT which is what has allowed most of our business to come from negotiated project work with continued contract extensions as time and time again we have showcased the level of commitment we have to each of our customers, regardless of size or investment level.



Core Service - CIPP

APT specializes in Cured-In-Place Pipe utilizing the water inversion method. Our methods fully comply with the ASTM F1216 specification and the team at APT has over a combined 6 million feet of CIPP installed in the ground in the United States, mostly in the Southeast region.

We install CIPP in pipes ranging from 2'' - 108'' in size on a regular basis and have the experience for more complex projects when required.

CIPP technology allow for minimum disruption to the public and allows for a much quicker project completion that traditional dig and replace and other methods.

For traditional felt cured-in-place pipe projects, the team at APT delivers hot water throughout the section to uniformly raise the water temperature above the temperature required to properly cure of the resin. The temperature profile is closely monitored to produce the optimum installed physical properties to ensure a long term solution to your pipeline challenges.

In certain cases, it is more practical to utilize the UV curing process which APT also specializes in. During the UV

process, the liner is expanded with air pressure so that it is completely against the host pipe. Once that is completed, a string of UV lights, often referred to as the light train, moves through the liner at a certain rate of speed to ensure curing.

As previously mentioned, we have several team members that hold ITCP Certification to ensure all crew members are installing liners to meet NASSCO standards.

6 Million Combined Feet of CIPP Installed

ASTM F1216

Standard Practice for Rehabilitation of Existing Pipelines and Conduits by the Inversion and Curing of a Resin-Impregnated Tube

VI. PUBLIC ENTITY CRIMINAL AFFIDAVIT

SWORN STATEMENT - PUBLIC ENTITY CRIMES

PURSUANT TO § 287.133 (3)(a), FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES THE FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS. 1. This sworn statement is submitted to: City of St. Pete Beach

chnology

and (if applicable), its Federal Employer Identification Number (FEIN):

or, if the entity has no FEIN, include the Social Security Number:

(SSN)

4.

by the individual signing this sworn statement:

- 2. I understand that a "public entity crime" as defined in § 287.133 (1)(g), Fla. Stat., means a violation of any State or Federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or of the United States including, but not limited to, any bid or contract for goods or services, any lease for real property, or any contract for the construction or repair of a public building or public work, involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
- 2. I understand that "convicted" or "conviction" as defined in § 287.133 (1)(b), Fla. Stat., means a finding of guilt or a conviction of public entity crime with or without an adjudication of guilt in any Federal or State trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, non-jury trial, or entry of a plea of guilty or nolo contendere.

I understand that an "affiliate" as defined in § 287.133 (1)(a), Fla. Stat., means:

- a. A predecessor or successor of a person convicted of a public entity crime or
 - b. An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one (1) person of shares constituting a controlling interest in another person or a pooling of equipment or income among persons when not for fair market value under the Arm's Length Agreement, shall be a prima facie case that one (1) person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public

crime in Florida during the preceding thirty-six (36) months shall be considered an affiliate.

I understand that a "person" as defined in § 287.133 (1)(e), Fla. Stat., means any natural person or any entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which bids or applies to bid on contracts for the provision of goods or services let by a public entity or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.

Based on information and belief, the <u>statement which I have marked below is true</u> in relation to the entity submitting this sworn statement (indicate which statement applies).

X Neither the entity submitting this sworn statement, nor any of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity nor any affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

The entity submitting this sworn statement or one (1) or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

_____The entity submitting this sworn statement or one (1) or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989. However, there has been a subsequent proceeding before a Hearing Office of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing Officer determined that it was not in the public interest to place the entity submitting this sworn statement on the convicted vendor list (attach a copy of the final order).

I UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE CONTRACTING OFFICE FOR THE PUBLIC ENTITY IDENTIFIED IN PARAGRAPH 1 ABOVE IS FOR THE PUBLIC ENTITY ONLY AND THAT THIS FORM IS VALID THROUGH DECEMBER 31 OF THE CALENDAR YEAR IN WHICH IT IS FILED. I ALSO UNDERSTAND THAT I AM REQUIRED TO INFORM THE PUBLIC ENTITY PRIOR TO ENTERING INTO A CONTRACT IN EXCESS OF THE THRESHOLD AMOUNT PROVIDED IN SECTION 287.017, FLORIDA STATUTES, FOR CATEGORY TWO OF ANY CHANGE IN THE INFORMATION CONTAINED IN THIS FORM.

STATE OF FLORIDA COUNTY OF Lake

5.

6.

The foregoing instru	ent was sworn to (or affirmed), subscribed, and acknowledged before me	by
means of X physical	presence or a online notarization, this day	OI
September	, 20_, by Chris Varver who is personally kno	WII
to me or has produced	as identification.	
(SEAL)	Notary Public State of Florida	

Notary Public State of Florida Zoie Russo My Commission HH 150426 Expires 07/08/2025 Zoie Russo (Print, Type, Stamp, or Commissioned Name of Notary Public)

VII. NON-COLLUSION AFFADAVIT

STATE OF Florida COUNTY OF Lake

of Advanced Plumbing Technology I state that I Chris Parker- VP of Sales

(Name and Title)

(Name of Firm)

am authorized to make this affidavit on behalf of my firm and its owner, directors and officers. I am the person responsible in my firm for the price(s) and amount(s) of this Response, and the preparation of the Response. I state that:

- The price(s) and amount(s) of this Response have been arrived at independently and without 1. consultation, communication or agreement with any other Provider, potential provider, Proposal, or potential Proposal.
- Neither the price(s) nor the amount(s) of this Response, and neither the approximate price(s) nor 2. approximate amount(s) of this Response, have been disclosed to any other firm or person who is a Provider, potential Provider, Proposal, or potential Proposal, and they will not be disclosed before Proposal opening.
- No attempt has been made or will be made to induce any firm or persons to refrain from 3. submitting a Response for this contract, or to submit a price(s) higher that the prices in this Response, or to submit any intentionally high or noncompetitive price(s) or other form of complementary Response.
- The Response of my firm is made in good faith and not pursuant to any agreement or discussion 4. with, or inducement from, any firm or person to submit a complementary or other noncompetitive Response.
- Advanced Pace Technologies, LLC d/b/a Advanced Plumbing Technology, its affiliates, subsidiaries, officers, director, and employees (Name of 5. Firm) are not currently under investigation, by any governmental agency and have not in the last three years been convicted or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to Proposal, on any public contract, except as follows:

I state that I and the named firm understand and acknowledge that the above representations are material and important, and will be relied on by the State of Florida for which this Response is submitted. I understand and my firm understands that any misstatement in this affidavit is, and shall be treated as, fraudulent concealment from the State of Florida of the true facts relating to the submission of responses for this contract.

Name of Organization:	ologies, LLC d/b/a Advanced Plumbing Technology
Signed By:	
Print Name: Chris Parker	
means of [] physical presence or [affirmed), subscribed, and acknowledged before me by online notarization, this 7 day of who is personally known a identification. Notary Public – State of Florida
Notary Public State of Florida Zoie Russo My Commission HH 150426 Expires 07/08/2025	Zoie Russo (Print, Type, Stamp, or Commissioned Name of Notary Public) 43

VIII. TECHNICAL SPECIFICATIONS Available on the City web site

IX. PROJECT PLAN Available on the City web site

X. SAMPLE AGREEMENT

CITY OF ST. PETE BEACH, FLORIDA PURCHASE AGREEMENT

Insert Purpose of Agreement

This is an Agreement (the "Agreement") entered into by and between the City of St. Pete Beach (hereinafter "City") and Insert Vendor Name (hereinafter "Vendor"). The City and Vendor together shall be referred to as the "parties."

WHEREAS, City desires to purchase from Vendor the goods or services described in this Agreement.

WHEREAS, Vendor is in the business of providing the goods or services described herein, and has submitted an appropriate proposal to the City to provide the same.

WHEREAS, this Agreement has been properly approved by the appropriate authority of the City and the Vendor.

NOW, THEREFORE, upon the mutual covenants contained herein, and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereto hereby agree to the following:

1. The foregoing recitals are true and correct, and incorporated herein by reference.

2. Public Records, Chapter 119, Florida Statutes. Vendor shall abide by the legal requirements referenced above and in Exhibit A. IF THE VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE VENDORS' DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (City Clerk, City of St. Pete Beach, Florida, 727-363-9220, cityclerk@stpetebeach.org, 155 Corey Avenue, St. Pete Beach, Florida 33706).

3. Employment Eligibility, the Vendor shall comply with all local, state and federal directives, orders and law as applicable to the contract. Beginning January 1, 2021, every public employer, contractor, and subcontractor shall register with and use the E-Verify system to verify the work authorization status of all newly hired employees. A public employer, contractor, or subcontractor may not enter into a contract unless each party to the contract registers with and uses the E-Verify system under 448.095, Fla. Stat.

a. Vendor agrees to comply with all applicable portions of Fla. Stat. 448.095. Vendor must use the U.S. Department of Homeland Security's E-Verify System, https://e-verify.uscis.gov/emp to verify the employment eligibility of all employees hired on or after January 1, 2021, during the term of this Agreement.

b. Subcontractors (i) Vendor shall also require all subcontractors performing work under this Agreement to use the E-Verify system for any employees they may hire during the term of this Agreement; (ii) Subcontractors shall provide Vendor with an affidavit stating the subcontractor does not employ, contract with, or subcontract with an unauthorized alien, as defined by Fla. Stat. 448.095; (iii) Vendor shall provide a copy of such affidavit to the City upon receipt and shall maintain a copy for the duration of the Agreement.

c. Vendor must provide evidence of compliance with Fla. Stat. 448.095 by January 1, 2021.
Evidence may consist of, but is not limited to, providing notices of Vendor's E-Verify number.
d. Failure to comply with this provision is a material breach of the Agreement, and the City

may choose to terminate the Agreement at its sole discretion. Vendor may be liable for all costs associated with the City securing the same services, inclusive, but not limited to, higher costs for the same services and rebidding costs, if necessary. Any challenge to termination under this provision must be filed in the Circuit Court no later than 20 calendar days after the date of termination. If this agreement is terminated for a violation of the statute by the Vendor, the Vendor may not be awarded a public agreement for a period of one (1) year after date of termination.

4. City hereby agrees to purchase, and Vendor hereby agrees to sell or provide, the goods or services described in the proposal attached hereto and incorporated herein as Exhibit B.

5. Vendor shall deliver the goods, or provide the services, described herein no later than Click or tap to enter a date. ("completion date").

6. This Agreement will remain in effect for a period of one (1) year from the Effective Date.

7. Time is of the essence in the performance of this Agreement. City shall be entitled to liquidated damages in the amount of \$500 per day, for each day after the date set forth in paragraph 4 herein that Vendor has failed to properly and completely deliver all of the goods or provide all of the services specified herein. Vendor specifically acknowledges that the foregoing sum is reasonable and does not constitute a penalty.

8. Upon Vendor's satisfactory delivery of the goods, or full performance of the services, or in accordance with the payment schedule provided in the attached proposal, City shall pay Vendor as per the Unit Prices listed in the Bid Schedule, as full consideration for goods or services provided in this Agreement and more specifically in Exhibit B.

9. Vendor fully warrants the title to any and all goods provided hereunder and agrees to defend the same against all claims whatsoever. At the time of delivery, Vendor shall furnish to the City a bill of sale absolute, with full warranties, or other evidence of title transfer satisfactory to the City, for the goods specified herein.

10. Vendor expressly warrants that all goods delivered hereunder are of merchantable quality and fit for the purpose for which the City has purchased the same. Vendor further warrants that any defects in the goods shall be properly repaired by Vendor for a period of 18 months from final delivery ("guarantee period"), including all parts and labor associated with said repairs.

11. City reserves the right to reject any defective goods, notwithstanding City's payment of the purchase price provided herein.

12. Vendor fully warrants that all services and/or goods provided herein have been provided in a good and workmanlike manner. Vendor guarantees said services for a period of 18 months from the date of final performance. Vendor shall provide all labor and materials necessary to repair any defective workmanship reported to Vendor within said guarantee period.

13. This Agreement may be canceled by the City when:

- a. Sufficient funds are not available to continue its full and faithful performance to the Agreement.
- b. Sub-standard or non-performance of Agreement.
- c. The City wishes to terminate the Agreement at any time and for any reason, upon giving thirty (30) days prior written notice to the Vendor.

13. If funds for the requested services described herein are not appropriated via the annual budget adoption process, the City reserves the right to cancel the Agreement immediately upon written notice to the Vendor.

14. Vendor acknowledges that the City may enter into agreements with other consultants or may have its own employees complete the work for services similar to the services that are subject to this Agreement.

To the extent that this Agreement requires Vendor to provide any services of any kind, Vendor 15. and all of Vendor's subcontractors shall maintain public liability insurance in a combined single limit for bodily injury and property damage in the amount of not less than \$1,000,000.00, satisfactory to the City Manager, naming the City as an additional insured and providing coverage up through and including the final performance of any services provided herein. Vendor and all of Vendor's subcontractors shall maintain in full force and effect a policy of worker's compensation insurance for all of Vendor's employees in accordance with applicable state and federal law. Said insurance coverage shall include employer's liability with a single limit of \$100,000.00 per accident or occurrence. Vendor shall present City with a certificate for all of the foregoing insurance, at the time of executing this Agreement and at such other times requested by the City. The Vendor waives all rights against the City, the City's consultants, separate contractors, if any, and any of its subcontractors, agents and employees, for any and all damages caused to the extent covered by insurance described herein and obtained pursuant to this Section or other property insurance applicable to the services and product provided under this Agreement. The City shall require of the Vendor, Vendor's consultants, separate contractors, if any, and the subcontractors, sub-subcontractors, agents and employees of any of them, by appropriate agreements, written where legally required for validity, similar waivers each in favor of other parties enumerated herein. The policies shall provide such waiver of subrogation by endorsement other otherwise. A waiver of subrogation shall be effective as to a person or entity even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the insurance premium directly or indirectly, and whether or not the person or entity had an insurable interest in the property damaged.

16. In consideration of the payment of ten dollars as part of the above purchase price, Vendor shall indemnify, defend and hold the City harmless for itself, its employees, agents and assigns, from and against any and all losses, claims, damages, suits, actions, or demands, including attorneys' fees and costs of litigation through all appellate proceedings, arising from the performance or non-performance of this Agreement, whether caused in part by the City or not.

17. This Agreement shall be binding upon the parties, their successors, assigns, and legal representatives. Vendor shall not assign or otherwise transfer any of the rights or duties under this Agreement, without the express written consent of the City.

18. This document and exhibits embody the entire Agreement of the parties. There are no promises, terms, conditions, or representations binding on either party hereto, other than those contained herein; and this document shall supersede all previous communications, representations, and/or agreements between the parties hereto, whether written or oral. This Agreement may be modified only in writing executed by all parties. This Agreement shall be construed according to the laws of Florida, and venue for any action arising herefrom shall be in Pinellas County, Florida.

19. The following Exhibits shall be attached, incorporated and made a part of this Agreement:

- a. Florida public records law (Exhibit "A")
- b. Vendor's proposal (Exhibit "B")
- c. RFB (Exhibit "C")

20. The prevailing party in any action to enforce or interpret this Agreement shall be entitled to reasonable attorney's fees incurred through all appellate proceedings.

21. Vendor hereby acknowledges that the person executing this Agreement on behalf of Vendor has the full authority to do so and to bind Vendor to the terms hereof.

22. Any and all notices sent pursuant to this Agreement shall be given in writing via certified mail or overnight courier and shall be delivered to the following addresses:

As to City:
City Manager
City of St. Pete Beach
155 Corey Avenue
St. Pete Beach, FL 33706

23. To the extent that any terms in the attached proposal conflict with the terms of this Agreement, the terms of this Agreement shall control and supersede such conflicting terms in the attached proposal, to the extent of such conflict.

24. This Agreement may be amended or modified only in writing signed by all Parties hereto. This Agreement shall not be modified by any oral statement, communication, Agreement, course of conduct, or by anything other than a writing signed by the Parties.

25. This Agreement may be executed by the parties in counterpart originals with the same force and effect as if fully and simultaneously executed as a single original document. The "Effective Date" of this Agreement shall be the date this Agreement has been executed by all parties.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, the Parties have executed this Agreement on the day and year set forth below.

Insert Vendor Name	City of St. Pete Beach:			
Signature:	Signature:			
By:	Ву:			
Its:	Its:			
Date:	Date:			
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:	. ATTEST:			

Andrew Dickman City Attorney Amber LaRowe City Clerk

EXHIBIT "A"

Florida Public Records Law

119.0701 Contracts; public records; request for contractor records; civil action. -

(1) DEFINITIONS. -For purposes of this section, the term:

(a) "Contractor" means an individual, partnership, corporation, or business entity that enters into a contract for services with a public agency and is acting on behalf of the public agency as provided under s. <u>119.011(2)</u>.

(b) "Public agency" means a state, county, district, authority, or municipal officer, or department, division, board, bureau, commission, or other separate unit of government created or established by law.

(2) CONTRACT REQUIREMENTS. —In addition to other contract requirements provided by law, each public agency contract for services entered into or amended on or after July 1, 2016, must include:

(a) The following statement, in substantially the following form, identifying the contact information of the public agency's custodian of public records in at least 14-point boldfaced type:

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (telephone number, e-mail address, and mailing address).

(b) A provision that requires the contractor to comply with public records laws, specifically to:

1. Keep and maintain public records required by the public agency to perform the service.

2. Upon request from the public agency's custodian of public records, provide the public agency with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.

3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the contractor does not transfer the records to the public agency.

4. Upon completion of the contract, transfer, at no cost, to the public agency all public records in possession of the contractor or keep and maintain public records required by the public agency to perform the service. If the contractor transfers all public records to the public agency upon completion of the contract, the contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the contractor keeps and maintains public records upon completion of the contract, the contract shall destroy any duplicate contract, the contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the public agency, upon request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

6

EXHIBIT "B"

(Place Vendor's Proposal behind this page)

EXHIBIT "C"

(Place RFB behind this page)



The Sunset Capital of Florida

155 Corey Avenue St. Pete Beach, FL 33706-1839 www.stpetebeach.org

Addendum 1

WASTEWATER SYSTEM REPAIRS

Issued September 7, 2021

Note that this Addendum changes the bid due date and time as stated in the above referenced RFB. Sealed bids must be received by 10:00 AM on September 22, 2021, in the Office of the City Clerk, 155 Corey Avenue, St. Pete Beach Florida at which time they will be publicly opened and read. All bidders are invited to attend this bid opening, which will be held immediately following the closing time specified. Bids received after the deadline will not be accepted.

Acknowledge receipt of this addendum by initialing and including this page with the submittal.

Initial



155 Corey Avenue St. Pete Beach, FL 33706-1839 www.stpetebeach.org

Addendum 2

WASTEWATER SYSTEM REPAIRS

Issued September 13, 2021

Note that this Addendum does not change the revised bid due date and time as stated in Addendum 1. Sealed bids still must be received by 10:00 AM on September 22, 2021, in the Office of the City Clerk, 155 Corey Avenue, St. Pete Beach Florida at which time they will be publicly opened and read. All bidders are invited to attend this bid opening, which will be held immediately following the closing time specified. Bids received after the deadline will not be accepted.

Q: Is there a pre-bid sign in sheet available?

A: Hinterland Group, Inc.

AEGION/ Insituform

Rowland Inc.

Synergy Equipment

TNEMIC

Q: Is there any way that this meeting was recorded?

A: Meeting Recording:

https://uso2web.zoom.us/rec/share/eQWRuZtuHR03gdkA93YK5fB0p91Yc4ocHbU90eRi9XLmF4nOowFUL C-038SgCn.5iAdCmxf2VdNiUZQ

Q: Please advise if a Bid Bond is required for this bid and if so, what percentage.

A: No, however the City is requiring a Performance Bond in an amount at least equal to 100% of the Contract Price based on estimated quantities.

Q: In reference to "References and Minimum Qualifications", I see the City is looking for 3 professional, business references in addition to *any* governmental references in which our firm completed similar work within a five year period. Am I correct to assume the City is asking for *all* past governmental jobs within the past 5 years pertaining to the same type of work we are bidding, or is there a minimum amount of governmental references the City would like?

A: The City is requesting a minimum of three references for similar work with governmental agencies within the past 5 years. Additional references with private businesses showing experience with similar work may be submitted in addition to the three governmental agency references.

Q: In Section 21.03, Paragraph 4, will the city consider changing the installer requirements to match the product requirements of a minimum of 250,000 LF?

A: No, installer requirements will remain the same.

Q: In Section 21.03, Paragraph 4, will the city consider adding "In the State of Florida" to the installation experience requirement language?

A: No, installer requirements will remain the same.

Q: Has the city set an annual budget ?

A: The City's annual budget is set each year during budget preparation and is dependent on the number of other projects necessary within the Wastewater System. The City of St. Pete Beach typically allocates between \$500,000 and \$1,000,000 per year for Wastewater System repairs.

Q: What is the size of each individual work order that will be issued?

A: Work orders for point repairs range in size from a single repair of a failed pipe to multiple repairs on pipes in various locations throughout the City. Work orders for pipe lining generally range from 15 - 50 pipes in each release.

Q: In section 21.03 of the specifications it lays out the requirements of the installer. My question pertains to last paragraph of this section; "Documentation for products and installers seeking pre-approved status must be submitted no less than two weeks prior to the proposal due date". Is pre-approval is required to bid this project ?

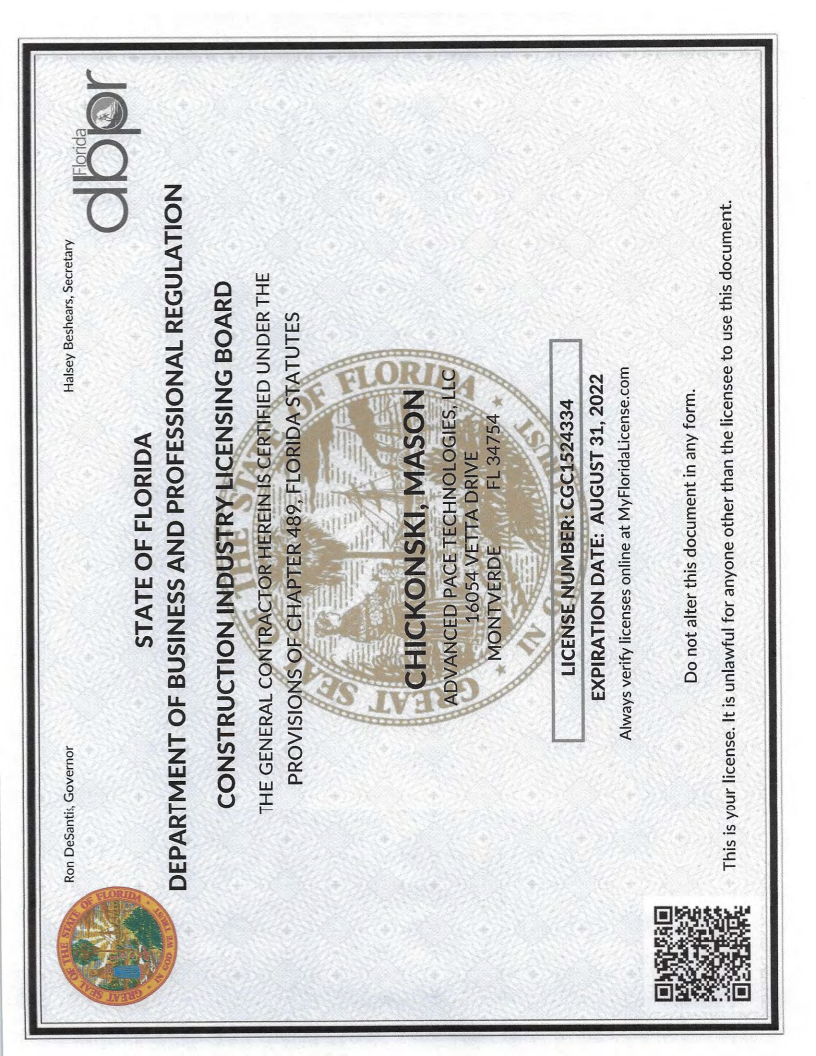
A: Products that differ from the requirements outlined in the specifications will require pre-approval.

Q: I am the regional manager for Epoxytec International Water and Wastewater Lining Solutions. I am requesting approval for Epoxytec CPP Sprayliner/series Structural Epoxy System as an "or equal" to xxx material section Technical Specifications sections 37 – Wastewater Structure Rehabilitation for concrete wet wells, sewer maintenance holes, vaults, and other structures that require field-lined epoxy – Coatings Products.

A: This product will be accepted if it is an approved equal and intended for use in high H₂S environments. Please provide a detailed specification, in addition to confirmation on warranty. Please note, epoxy liner systems will be utilized on less than 5% of City structures.

Acknowledge receipt of this addendum by initialing and including this page with the submittat.

Initial



AIA° Document A310™ – 2010

SURETY:

Bid Bond

CONTRACTOR:

(Name, legal status and address) Advanced Pace Technologies, LLC 638 E Highway 50 Suite 4 Clermont, FL 34711

OWNER:

(Name, legal status and address) City of St. Pete Beach 7581 Boca Ciega Dr St Pete Beach FL 33706 BOND AMOUNT: \$2,462,480.00

PROJECT:

Init.

1

(Name, location or address, and Project number, if any)

Wastewater System Rehabilitation Services, Project No. 148404061

(Name, legal status and principal place of business) Endurance Assurance Corporation 767 Third Ave New York, NY 10017

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

The Contractor and Surety are bound to the Owner in the amount set forth above, for the payment of which the Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, as provided herein. The conditions of this Bond are such that if the Owner accepts the bid of the Contractor within the time specified in the bid documents, or within such time period as may be agreed to by the Owner and Contractor, and the Contractor either (1) enters into a contract with the Owner in accordance with the terms of such bid, and gives such bond or bonds as may be specified in the bidding or Contract Documents, with a surety admitted in the jurisdiction of the Project and otherwise acceptable to the Owner, for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof; or (2) pays to the Owner the difference, not to exceed the amount of this Bond, between the amount specified in said bid and such larger amount for which the Owner may in good faith contract with another party to perform the work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect. The Surety hereby waives any notice of an agreement between the Owner and Contractor to extend the time in which the Owner may accept the bid. Waiver of notice by the Surety shall not apply to any extension exceeding sixty (60) days in the aggregate beyond the time for an extension beyond sixty (60) days.

If this Bond is issued in connection with a subcontractor's bid to a Contractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.

When this Bond has been furnished to comply with a statutory or other legal requirement in the location of the Project, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

Jew Ino	(Principal) (Seal,)
(Witness)	(Title) (Surety) Endurance Assurance Corporation (Seal	
(Wilness)	(Surety) Endurance Advance Corporation (Seal) (Title) L Samir Jallad - Attorney In Fact	ORPORAL O
CAUTION: You should sign an original AIA changes will not be obscured.	Contract Document, on which this text appears in RED. An original assures that	SEAL

any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. Purchasers are permitted to reproduce ten (10) copies of this document when completed. To report copyright violations of AIA Contract Documents, e-mail The American Institute of Architects' legal counsel, copyright@aia.org. SOMPO INTERNATIONAL

POWER OF ATTORNEY

3010

KNOW ALL BY THESE PRESENTS, that Endurance Assurance Corporation, a Delaware corporation, Endurance American Insurance Company, a Delaware corporation, Lexon Insurance Company, a Texas corporation, and/or Bond Safeguard Insurance Company, a South Dakota corporation, each, a "Company" and collectively, "Sompo International," do hereby constitute and appoint: L. Samir Jallad as true and lawful Attorney(s)-In-Fact to make, execute, seal, and deliver for, and on its behalf as surety or co-surety; bonds and undertakings given for any and all purposes, also to execute and deliver on its behalf as a foresaid renewals, extensions, agreements, waivers, consents or stipulations relating to such bonds or undertakings provided, however, that no single bond or undertaking so made, executed and delivered shall obligate the Company for any portion of the penal sum thereof in excess of the sum of TEN MILLION Dollars (\$10,000,000.00).

Such bonds and undertakings for said purposes, when duly executed by said attorney(s)-in-fact, shall be binding upon the Company as fully and to the same extent as if signed by the President of the Company under its corporate seal attested by its Corporate Secretary.

This appointment is made under and by authority of certain resolutions adopted by the sole shareholder of each Company by unanimous written consent effective the 15th day of June, 2019, a copy of which appears below under the heading entitled "Certificate".

This Power of Attorney is signed and sealed by facsimile under and by authority of the following resolution adopted by the sole shareholder of each Company by unanimous written consent effective the 15th day of June, 2019 and said resolution has not since been revoked, amended or repealed:

RESOLVED, that the signature of an individual named above and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signature or seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, each Company has caused this instrument to be signed by the following officers, and its corporate seal to be affixed this 15th day of June, 2019.

Bond Safeguard Lexon Insurance Company Endurance Assurance Corporation Endurance American Insurance Company Insurance Company 201 10 Bv: By: By: 2.14 5.0 Richard Appel: SVR & Senior Counsel Senior Counsel Senior Counsel Richard Appel: SVP & Senior Counsel **Richard Appel;** SUP.2 Richard Appel: encan insurance ARD INSURA ssurance ORPORA ORPORAN SAFE SOUTH COMPA SEAL SEAL DAKOTA s F ONOS INSURANCE 1996 2002 COMPANY DEL AWARE DELAWARE ACKNOWLEDGEMENT On this 15th day of June, 2019, before me, personally came the above signatories known to me, who being duly sworn, did depose and say that he/they is all officer of each of the Companies; and that he executed said instrument on behalf of each Company by authority of his office under the by-laws of each Company. Pannana . ()4 N UOV By: Amy Taylor, Notary Public - My Commission Expires 5/9/23 CERTIFICATE HOSON COURT I, the undersigned Officer of each Company, DO HEREBY CERTIFY that: 1. That the original power of attorney of which the foregoing is a copy was duly executed on behalf of each Company and has not since been revoked, amended or modified;

- I hat the original power of attorney of which the foregoing is a copy was duly executed on behalf of each Company and has not since been revoked, amended or modified; that the undersigned has compared the foregoing copy thereof with the original power of attorney, and that the same is a true and correct copy of the original power of attorney and of the whole thereof.
- The following are resolutions which were adopted by the sole shareholder of each Company by unanimous written consent effective June 15, 2019 and said resolutions have not since been revoked, amended or modified:

"RESOLVED, that each of the individuals named below is authorized to make, execute, seal and deliver for and on behalf of the Company and all bonds, undertakings or obligations in surety or co-surety with others: RICHARD M. APPEL, BRIAN J. BEGGS, CHRISTOPHER DONELAN, SHARON L. SIMS, CHRISTOPHER L. SPARRO, MARIANNE L. WILBERT

; and be it further

RESOLVED, that each of the individuals named above is authorized to appoint attorneys-in-fact for the purpose of making, executing, sealing and delivering bonds, undertakings or obligations in surety or co-surety for and on behalf of the Company."

- 3. The undersigned further certifies that the above resolutions are true and correct copies of the resolutions as so recorded and of the whole thereof.
- IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal this 17th day of September 2021

Bv Daniel S Hurie

NOTICE: U. S. TREASURY DEPARTMENT'S OFFICE OF FOREIGN ASSETS CONTROL (OFAC)

No coverage is provided by this Notice nor can it be construed to replace any provisions of any surety bond or other surety coverage provided. This Notice provides information concerning possible impact on your surety coverage due to directives issued by OFAC. Please read this Notice carefully.

The Office of Foreign Assets Control (OFAC) administers and enforces sanctions policy, based on Presidential declarations of "national emergency". OFAC has identified and listed numerous foreign agents, front organizations, terrorists, terrorist organizations, and narcotics traffickers as "Specially Designated Nationals and Blocked Persons". This list can be located on the United States Treasury's website – https://www.treasury.gov/resource-center/sanctions/SDN-List.

In accordance with OFAC regulations, if it is determined that you or any other person or entity claiming the benefits of any coverage has violated U.S. sanctions law or is a Specially Designated National and Blocked Person, as identified by OFAC, any coverage will be considered a blocked or frozen contract and all provisions of any coverage provided are immediately aubject to OFAC. When a surety bond or other form of surety coverage is considered to be such a blocked or frozen contract, no payments ner premium refunde may be made without authorization from OFAC. Other limitations on the premiums and payments may also apply.

Any reproductions are void.

Surety Claims Submission: LexonClaimAdministration@sompo-intl.com

Telephone: 615-553-9500 Mailing Address: Sompo International; 12890 Lebanon Road; Mount Juliet, TN 37122-2870



Our equipment is manufactured in the USA



State of Florida CFC1430760 • CGC1524334 • CBC1258589 CCC1330984 • HI5001 • HI7592

638 FL-50, Clermont, FL 34711 • Sewerfix.com • Sales@chooseapt.com • 352-534-1504

EXHIBIT B



Advanced Plumbing Technology 638 East Highway 50, Suite 4 Clermont, Florida 34711 352.534.1504

Project Proposal

Oakland Park: Main Line Lining of LS C-2 Basin

AND LS-A-2 4-24 TO 11-16-21 BOTH PROJECTS USING THE CITY OF ST. PETE BEACH ANNUAL CONTRACT -"WASTEWATER SYSTEM REPAIRS"

May 2, 2022

Prepared For:

Fernando Martinez Public Works Manager Oakland Park, City of fernandom@oaklandparkfl.gov

Original Proposal Date: Nov 04, 2021 | Expiration Date: 90 Days from Nov 04, 2021 | sewerfix.com



Advanced Plumbing Technology 638 E Highway 50, Suite 4 Clermont, Florida 34711 352-534-1504 sewerĀx.com

About Us



Who We Are

At APT, we are your partners in the pursuit of conquering failing infrastructure, one pipe at a time.

The team at APT loves helping communities, large and small, advance their goals of overcoming challenges related to pipeline infrastructure that every community faces.

By using advanced technologies and most importantly, a team of individuals that are committed to excellence every day in the pursuit of serving each of our customers, we are certain that we can offer each client maximum return on investment for your local community.

Mission & Vision

To restore every community's underground pipeline infrastructure with integrity and accountability using the most advanced trenchless technologies.

At APT, we are your partners in the pursuit of conquering failing infrastructure, one pipe at a time. We instill value and innovation, above and below ground, in our pursuit to fix your community's pipeline infrastructure.

Our Value

Working With Integrity

Integrity and accountability are at the forefront of everything we do at APT.

Full Circle Solutions Provider

We offer a wide variety of comprehensive inspection and rehab services so you can use one trusted contractor.

Leadership, In Every Role

At APT, everyone is a leader, and we empower our field teams to make decisions on the fly to support your team in the best manner possible.

Experience

With a team that has over 150+ years of combined industry experience and over 3 million+ feet of inspection & CIPP rehab experience, we provide top quality services.



Advanced Plumbing Technology 638 E Highway 50, Suite 4 Clermont, Florida 34711 352-534-1504 sewerx.com

Lateral Rehabilitation Program



Key Issues - Solved!

There are key issues that a proper lateral rehabilitation program can solve. The rst, addr essing environmental concerns related to inltr ation, exltr ation, soil contamination, etc.. The second, it simply saves your community money by addressing the systemic issue. It also addresses proper water conveyance reducing the need for plant expansions.

Independent Study

The main to lateral connection seal that APT utilizes was independently tested by Louisiana Tech University and found to hold to pressures up to 500 PSI.

The Problem

According to the EPA, lateral connections make up 50% of the total length of any sanitary sewer system and are responsible for up to 75% of the I&I, yet are largely unaddressed. Millions of dollars are spent annually on treatment capacity increases and other band aids that do not address the systemic issue.

Countless case studies show that municipalities are not receiving near the reduction in I&I they hoped for through mainline only rehabilitation programs, which again showcases the laterals need to be addressed.

Our Solution

Lateral Lining Before or After Mainline Rehabilitation

With APT's patented and proven approach using InnerCure Technologies products, we have a revolutionary approach to be able to address the laterals before the mainline has been rehabilitated. This can save substantial funds when you are unnecessarily lining mainline pipe in good condition, simply to address the lateral.

360 Degree Comprehensive Solution

Simply put, the APT approach to lateral rehabilitation is a fully approach to address the main/lateral connection seal and lateral all the way to the building structure creating a jointless, seamless monolithic system.

UV Cold Cured - Non-VOC, Environmentally Friendly

At APT, we believe in an environmentally friendly approach which is why all of our lateral rehabilitation is doing using UV cold cure technology which allows for rapid curing with zero material shrinkage, all while using a Non-VOC resin to eliminate any property owner concerns related to styrene smell or exposure.

Document Ref: E8GHZ-DGGCY-XUQDP-EZKNC



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Some of Our Services

Pipe Cleaning

While pipeline cleaning is a relatively straightforward process, it still takes an expert team to do it right the rst time.

Here at APT, we have the best personnel in the industry and a high level of accountability to ensure we meet your needs on every cleaning project.

Inspection Services

We offer comprehensive pipeline inspection and condition assessment for pipes from 2" – 203" in diameter.

Understanding your pipeline infrastructure condition is critical to determine lifecycle analysis and potential next steps for rehabilitation based on the overall condition.

Manhole Rehabilitation

We understand the importance of this often-overlooked sewer asset. Despite manholes often being referred to as the sewer system's windows, they have been mainly overlooked for inspection and rehabilitation efforts up until recently.

APT offers a list of rehab solutions for every manhole scenario.

Inspection Data

Data is important and so it is keeping it safe! APT uses a comprehensive data review cloud platform for inspection review and offers, as on option, unmatched 5-year postcontract data archiving for your team.

All our data complies to NASSCO standards and can be integrated into a variety of programs.

CIPP Rehabilitation

Full trenchless pipe rehabilitation at a fraction of the cost of traditional digand-replace methods.

Whether you need services in small diameter laterals, sanitary sewer mainlines, or storm lines; we have your team fully covered.

GPS Surveying

GPS collection for any infrastructure asset with sub-foot level accuracy.

By using advanced GPS collection devices, we can give your team highly accurate coordinate data in a variety of formats supporting your GIS efforts.



Some of Our Clients

Recent Client Testimonial

"Myself, and my staff were very impressed with the professionalism, knowledge, and capabilities APT has at their disposal. We are looking forward to working with APT in the future and would recommend APT to any municipality to utilize the services they provide." **Matt Surrency** | Mayor of the City of Hawthorne























Oakland Park: Main Line Lining of LS C-2 Basin Proposal USING ST. PETE BEACH CONTRACT "WASTEWATER SYSTEM REPAIRS"

Proposal Date: Expiration Date:	JUNE 30, 2022 90 Days from JUNE 30, 2022	Prepared	Ferna	nd Park, City c ndo Martinez ndom@oaklan 304433	
SERVICE		UNIT PRICE	QTY	UNIT	LINE TOTAL
Mobilization		\$3,500.00	1	EACH	\$3,500.00
NORMAL CLEANING	6"-8" DIAMETER	\$1.50	6516.9	LF	\$9,775.35
NORMAL CLEANING	10"-12"	\$2.00	668.8	LF	\$1,337.60
Service Reinstateme	nt	\$900.00	106	EACH	\$95,400.00
8" CIPP x 6mm		\$17.00	6516.9	LF	\$110,787.30
10" CIPP x 6mm		\$28.00	668.8	LF	\$18,726.40
Bypass pumping set	up 6"-10"	\$1.00	35	EACH	\$35.00
Bypass Pumping OPI	ERATION 6"-10"	\$150.00	35	DAY	\$5,250.00
FLAGMEN		\$50.00	560	HR	\$28,000.00
			Total		\$272,811.65

Sincerely,

Mark French Advanced Plumbing Technology

Proposal Acceptance for Oakland Park, City of

Acceptance Date

General Terms & Conditions: All of APT's General Terms & Conditions are viewable on our website at sewerfix.com/municipal/terms-and-conditions.php



Oakland Park: LS A-2 4-26 toll-16-21 Proposal USING ST. PETE BEACH CONTRACT "WASTEWATER SYSTEM REPAIRS"

Proposal Date:	JUNE 30, 2022	Prepared for	Oakland Park, City of
Expiration Date:	90 Days from JUNE 30, 2022		Fernando Martinez fernandom@oaklandparkfl.gov 9546304433

SERVICE Standard Mobilization	UNIT PRICE \$3,500.00	UNIT QTY 1	LINE TOTAL \$3,500.00
FLAGMEN	\$50.00 HR	128	\$6,400.00
Normal Cleaning - 6" and 8" diameter	\$1.50 LF	1543	\$2,314.50
Bypass Pumping Setup - 6-10" diameter	\$1.00 EA	8	\$8.00
Bypass Pumping Operation- 6"- 10" diameter	\$150.00 DAY	8	\$1,200.00
8" CIPP	\$17.00LF	1543	\$26,231.00
Service Reconnection	\$900.00 EA	35	\$31,500.00

Total

\$71,153.50

Sincerely,

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Mark French Business Development Manager Advanced Plumbing Technology Mobile: 352-801-3930 mark@chooseapt.com

Proposal Acceptance for Oakland Park, City of

Acceptance Date



General Terms & Conditions: All of APT's General Terms & Conditions are viewable on our website at sewerfix.com/municipal/terms-and-conditions.php