

#### **SUPPLY AGREEMENT NO. 2579**

## **Brass Service Fittings for Water Lines**

THIS Brass Service Fittings for Water Lines Supply Agreement ("Agreement") is entered into by and between the City of Corpus Christi, a Texas home-rule municipal corporation ("City") and Ferguson Enterprises, LLC ("Contractor"), effective upon execution by the City Manager or the City Manager's designee ("City Manager").

WHEREAS, Contractor has bid to provide Brass Service Fittings for Water Lines in response to Request for Bid No. **2579** ("RFB"), which RFB includes the required scope of work and all specifications and which RFB and the Contractor's bid response are incorporated by reference in this Agreement as Exhibits 1 and 2, respectively, as if each were fully set out here in its entirety.

NOW, THEREFORE, City and Contractor agree as follows:

- 1. **Scope.** Contractor will provide Brass Service Fittings for Water Lines in accordance with the attached Scope of Work, as shown in Attachment A, the content of which is incorporated by reference into this Agreement as if fully set out here in its entirety. "Goods," "products", and "supplies", as used in this Agreement, refer to and have the same meaning.
- 2. Term. This Agreement is for three years. The parties may mutually extend the term of this Agreement for up to zero additional zero-year periods ("Option Period(s)"), provided, the parties do so by written amendment prior to the expiration of the original term or the then-current Option Period. The City's extension authorization must be executed by the City Manager or designee.
- 3. Compensation and Payment. This Agreement is for an amount not to exceed \$616,962.97, subject to approved extensions and changes. Payment will be made for goods delivered and accepted by the City within 30 days of acceptance, subject to receipt of an acceptable invoice. Contractor shall invoice no more frequently than once per month. All pricing must be in accordance with the attached Bid/Pricing Schedule, as shown in Attachment B, the content of which is incorporated by reference into this Agreement as if fully set out here in its entirety. Any amount not expended during the initial term or any option period may, at the City's discretion, be allocated for use in the next option period.

Invoices will be mailed to the following address with a copy provided to the Contract Administrator:

City of Corpus Christi Attn: Accounts Payable P.O. Box 9277 Corpus Christi, Texas 78469-9277

4. Contract Administrator. The Contract Administrator designated by the City is responsible for approval of all phases of performance and operations under this Agreement, including deductions for non-performance and authorizations for payment. The City's Contract Administrator for this Agreement is as follows:

Name: Robert Presnell

Department: Contracts and Procurement

Phone: 361-826-1750

Email: robertpr@cctexas.com

- 5. Insurance. Before performance can begin under this Agreement, the Contractor must deliver a certificate of insurance ("COI"), as proof of the required insurance coverages, to the City's Risk Manager and the Contract Administrator. Additionally, the COI must state that the City will be given at least 30 days' advance written notice of cancellation, material change in coverage, or intent not to renew any of the policies. The City must be named as an additional insured. The City Attorney must be given copies of all insurance policies within 10 days of the City Manager's written request. Insurance requirements are as stated in Attachment C, the content of which is incorporated by reference into this Agreement as if fully set out here in its entirety.
- 6. Purchase Release Order. For multiple-release purchases of products to be provided by the Contractor over a period of time, the City will exercise its right to specify time, place and quantity of products to be delivered in the following manner: any City department or division may send to Contractor a purchase release order signed by an authorized agent of the department or division. The purchase release order must refer to this Agreement, and products will remain with the Contractor until such time as the products are delivered and accepted by the City.
- 7. Inspection and Acceptance. City may inspect all products supplied before acceptance. Any products that are delivered but not accepted by the City must be corrected or replaced immediately at no charge to the City. If immediate correction or replacement at no charge cannot be made by the Contractor, a replacement product may be bought by the City on the open market and any costs incurred, including additional costs over the item's bid price, must be paid by the Contractor within 30 days of receipt of City's invoice.

### 8. Warranty.

- (A) The Contractor warrants that all products supplied under this Agreement are new, quality items that are free from defects, fit for their intended purpose, and of good material and workmanship. The Contractor warrants that it has clear title to the products and that the products are free of liens or encumbrances.
- (B) In addition, the products purchased under this Agreement shall be warranted by the Contractor or, if indicated in Attachment D by the manufacturer, for the period stated in Attachment D. Attachment D is attached to this Agreement and is incorporated by reference into this Agreement as if fully set out here in its entirety.
- 9. Quality/Quantity Adjustments. Any quantities indicated on the Bid/Pricing Schedule are estimates only and do not obligate the City to order or accept more than the City's actual requirements nor do the estimates restrict the City from ordering less than its actual needs during the term of the Agreement and including any Option Period. Substitutions and deviations from the City's product requirements or specifications are prohibited without the prior written approval of the Contract Administrator
- 10. Non-Appropriation. The continuation of this Agreement after the close of any fiscal year of the City, which fiscal year ends on September 30<sup>th</sup> annually, is subject to appropriations and budget approval specifically covering this Agreement as an expenditure in said budget, and it is within the sole discretion of the City's City Council to determine whether or not to fund this Agreement. The City does not represent that this budget item will be adopted, as said determination is within the City Council's sole discretion when adopting each budget.
- 11. Independent Contractor. Contractor will perform the work required by this Agreement as an independent contractor and will furnish such products in its own manner and method, and under no circumstances or conditions will any agent, servant or employee of the Contractor be considered an employee of the City.
- 12. Subcontractors. Contractor may use subcontractors in connection with the work performed under this Agreement. When using subcontractors, however, the Contractor must obtain prior written approval from the Contract Administrator unless the subcontractors were named in the bid or in an attachment to this Agreement. In using subcontractors, the Contractor is responsible for all their acts and omissions to the same extent as if the subcontractor and its employees were employees of the Contractor. All requirements set forth as part of this Agreement, including the necessity of providing a COI in advance to the City, are applicable to all subcontractors and their employees to the same extent as if the Contractor and its employees had performed the work.

- **13. Amendments.** This Agreement may be amended or modified only in writing executed by authorized representatives of both parties.
- **14. Waiver.** No waiver by either party of any breach of any term or condition of this Agreement waives any subsequent breach of the same.
- **15. Taxes.** The Contractor covenants to pay payroll taxes, Medicare taxes, FICA taxes, unemployment taxes and all other applicable taxes. Upon request, the City Manager shall be provided proof of payment of these taxes within 15 days of such request.
- **16. Notice.** Any notice required under this Agreement must be given by fax, hand delivery, or certified mail, postage prepaid, and is deemed received on the day faxed or hand-delivered or on the third day after postmark if sent by certified mail. Notice must be sent as follows:

#### IF TO CITY:

City of Corpus Christi Attn: Robert Presnell Stores Supervisor 5352 Ayers, Bldg 6, Corpus Christi, TX 78415 361-826-1750 Fax: 361-826-1690

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### IF TO CONTRACTOR:

Ferguson Enterprises, LLC Attn: Bryan Steele Sales 221 Junior Beck Drive, Corpus Christi, TX 78405 361-289-1977 Fax 361-289-1968

17. CONTRACTOR SHALL FULLY INDEMNIFY, HOLD HARMLESS AND DEFEND THE CITY OF CORPUS CHRISTI AND ITS OFFICERS, EMPLOYEES AND AGENTS ("INDEMNITEES") FROM AND AGAINST ANY AND ALL LIABILITY, LOSS, CLAIMS, DEMANDS, SUITS, AND CAUSES OF ACTION OF WHATEVER NATURE, CHARACTER, OR DESCRIPTION ON ACCOUNT OF PERSONAL INJURIES, PROPERTY LOSS, OR DAMAGE, OR ANY OTHER KIND OF INJURY, LOSS, OR DAMAGE, INCLUDING ALL EXPENSES OF LITIGATION, COURT COSTS, ATTORNEYS' FEES AND EXPERT WITNESS FEES, WHICH ARISE OR ARE CLAIMED TO ARISE OUT OF OR IN CONNECTION WITH A BREACH OF THIS AGREEMENT OR THE PERFORMANCE OF THIS

AGREEMENT BY THE CONTRACTOR OR RESULTS FROM THE NEGLIGENT ACT, OMISSION, MISCONDUCT, OR FAULT OF THE CONTRACTOR OR ITS EMPLOYEES OR AGENTS. CONTRACTOR MUST, AT ITS OWN EXPENSE, INVESTIGATE ALL CLAIMS AND DEMANDS, ATTEND TO THEIR SETTLEMENT OR OTHER DISPOSITION, DEFEND ALL ACTIONS BASED THEREON WITH COUNSEL SATISFACTORY TO THE CITY ATTORNEY, AND PAY ALL CHARGES OF ATTORNEYS AND ALL OTHER COSTS AND EXPENSES OF ANY KIND ARISING OR RESULTING FROM ANY SAID LIABILITY, DAMAGE, LOSS, CLAIMS, DEMANDS, SUITS, OR ACTIONS. THE INDEMNIFICATION OBLIGATIONS OF CONTRACTOR UNDER THIS SECTION SHALL SURVIVE THE EXPIRATION OR EARLIER TERMINATION OF THIS AGREEMENT.

#### 18. Termination.

- (A) The City Manager may terminate this Agreement for Contractor's failure to comply with any of the terms of this Agreement. The Contract Administrator must give the Contractor written notice of the breach and set out a reasonable opportunity to cure. If the Contractor has not cured within the cure period, the City Manager may terminate this Agreement immediately thereafter.
- (B) Alternatively, the City Manager may terminate this Agreement for convenience upon 30 days advance written notice to the Contractor. The City Manager may also terminate this Agreement upon 24 hours written notice to the Contractor for failure to pay or provide proof of payment of taxes as set out in this Agreement.
- 19. Owner's Manual and Preventative Maintenance. Contractor agrees to provide a copy of the owner's manual and/or preventative maintenance guidelines or instructions if available for any equipment purchased by the City pursuant to this Agreement. Contractor must provide such documentation upon delivery of such equipment and prior to receipt of the final payment by the City.
- **20. Assignment.** No assignment of this Agreement by the Contractor, or of any right or interest contained herein, is effective unless the City Manager first gives written consent to such assignment. The performance of this Agreement by the Contractor is of the essence of this Agreement, and the City Manager's right to withhold consent to such assignment is within the sole discretion of the City Manager on any ground whatsoever.
- 21. Severability. Each provision of this Agreement is considered to be severable and, if, for any reason, any provision or part of this Agreement is determined to be invalid and contrary to applicable law, such invalidity shall not impair the operation of nor affect those portions of this Agreement that are valid, but this

Agreement shall be construed and enforced in all respects as if the invalid or unenforceable provision or part had been omitted.

- **22. Order of Precedence.** In the event of any conflicts or inconsistencies between this Agreement, its attachments, and exhibits, such conflicts and inconsistencies will be resolved by reference to the documents in the following order of priority:
  - A. this Agreement (excluding attachments and exhibits);
  - B. its attachments;
  - C. the bid solicitation document including any addenda (Exhibit 1); then,
  - D. the Contractor's bid response (Exhibit 2).
- **23. Certificate of Interested Parties.** Contractor agrees to comply with Texas Government Code Section 2252.908, as it may be amended, and to complete Form 1295 "Certificate of Interested Parties" as part of this Agreement if required by said statute.
- **24. Governing Law.** Contractor agrees to comply with all federal, Texas, and City laws in the performance of this Agreement. The applicable law for any legal disputes arising out of this Agreement is the law of the State of Texas, and such form and venue for such disputes is the appropriate district, county, or justice court in and for Nueces County, Texas.
- **25. Entire Agreement.** This Agreement constitutes the entire agreement between the parties concerning the subject matter of this Agreement and supersedes all prior negotiations, arrangements, agreements and understandings, either oral or written, between the parties.

(SIGNATURE PAGE FOLLOWS)

CONTRACTOR	
Signature:	
Printed Name: Bryan Steele	
Title:Sales	
Date: 10-16-19	
CITY OF CORPUS CHRISTI	
Kim Baker Director of Contracts and Procurement	

## Attached and Incorporated by Reference:

Attachment A: Scope of Work

Date: \_\_\_\_\_

Attachment B: Bid/Pricing Schedule
Attachment C: Insurance Requirements
Attachment D: Warranty Requirements

# Incorporated by Reference Only:

Exhibit 1: RFB No. 2579

Exhibit 2: Contractor's Bid Response

#### ATTACHMENT A: SCOPE OF WORK

### 1. General Requirements/Background Information

The City uses and stocks brass fittings at the City Warehouse for use by Water Utilities Department for the main cut-off water to residential homes and businesses.

## 2. Scope of Work

- A. The Contractor shall provide brass fittings, as outlined on the bid/pricing schedule, stamped with the letters "NL" (lead free) and the materials shall comply with American National Standards Institute/National Sanitation Foundation (ANSI/NSF) Standard 60/61 which must be obtained from NSF, UL, or an agency recognized by the Texas Natural Resource and Conservation Commission (TNRCC). In lieu of certified parts, TNRCC's interim order, which would grant the purchase of a different type (that would serve the same purpose) may be acceptable only if no product in that category has been certified. This specification covers various fittings used by the City of Corpus Christi, Texas. The products listed in this specification will be used to restock the Warehouse Department.
- B. The Contractor shall cross reference the City's stock number listed on the Bid/Pricing schedule. The City agrees not to change the stock numbers assigned to each item for the duration of the contract.

# 3. <u>Contractor Quality Control and Superintendence</u>

- A. All brass fittings for water lines will be defect free, properly packed and shipped to ensure a safe delivery.
- B. Any fines or other costs imposed on the City by TNRCC, or any successor agency, for accepting no-certified products, will be passed on to and born by the Contractor.

## 4. Special Instructions

- A. Ordering and Delivery
  - 1. City will place an order on as needed basis.
  - Contractor shall ship the materials within 2 weeks of received order to the City Warehouse, located at 5352 Ayers St. Building 6, Corpus Christi, Texas 78415.
  - 3. All contract prices are F.O.B. destination, inside delivery to the City of Corpus Christi Facility, freight prepaid.
  - Contractor must send Technical data sheet along with the delivery of the material. City will not accept any products that do not conform to the specifications.

- 5. If any items found defective, unusable or inoperable to the condition, Contractor shall arrange return shipment or shipping charge will be reimbursed from the invoice.
- 6. Contractor understands and agrees that the City may, at its discretion, cancel any backorders due to the Contractor's inability to deliver the product within the set time frame.
- 7. Cancellations shall be in writing and sent to Contractor by email, fax or mail.
- 8. No restocking fee or payment of any kind shall be owed for orders cancelled due to Contractor's inability to meet the deadline delivery date.

## B. Defective Goods

Contractor shall pay for return shipment on any products that arrive in a defective, unusable or inoperable condition. Contractor must arrange for the return shipment of damaged products.



#### ATTACHMENT B: BID/PRICING SCHEDULE

# CITY OF CORPUS CHRISTI CONTRACTS AND PROCUREMENT DEPARTMENT BID FORM

RFB No. 2579 Brass Fittings for Water Lines

PAGE 1 OF 3

Date:

09-26-2019

Bidder: FERGUSON ENTERPRISES, LLC

Authorized Signature:

- 1. Refer to "Instructions to Bidders" and Contract Terms and Conditions before completing bid.
- 2. Quote your best price for each item.
- 3. In submitting this bid, Bidder certifies that:
  - a. the prices in this bid have been arrived at independently, without consultation, communication, or agreement with any other Bidder or competitor, for the purpose of restricting competition with regard to prices.
  - b. Bidder is an Equal Opportunity Employer, and the Disclosure of Interest information on file with City's Contracts and Procurement office, pursuant to the Code of Ordinances, is current and true.
  - c. Bidder is current with all taxes due and company is in good standing with all applicable governmental agencies.
  - d. Bidder acknowledges receipt and review of all addenda for this RFB.

ltem	City Stock # Description				Unit Price	Total Price	
		CURB STOP ¾" FIP X FIP					
1	1003	FORD(B11-333-NL) OR	EA	432			
		MUELLER(MB20283NF)			37.403	16158.10	
		CURB STOP 1" FIP X FIP					
2	1004	FORD(B11-444-NL) OR MUELLER	EA	432			
		(MB20283NG)			58.118	25106.98	
		METER STOP 34" ANGLE F X MTR					
3	1005	FORD(BA13-332W-NL) OR	EA	576			
		MUELLER (MB24265NEFF)			47.836	27553.54	
		METER 34" ANGLE STOP FIPXMTR					
4	1006	FORD(KV13-332W-NL) OR	EA	432			
		MUELLER (MH1465NFEF)			20.847	9005.90	
5	1008	METER ANGLE STOP 1" X 1-3/4"					
		FORD(BA43-342W-NL) OR	EA	576			
		MUELLER(MP24258NEFG)			62.622	36070.27	

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6 1009		ANGLE METER STOP 1" FIP X MTR	_,	240		
	1009	Ford(BA13-444W-NL) OR	EA			
	MUELLER(MB24265NG)			72.034	17288.16	
		CURB STOP 3/4" FIP X CTS COMP	_	576		
7 1010	FORD(B41-333-NL) OR	EA			0.4071.14	
		MUELLER (MP2172NF)			42.311	24371.14
_		CURB STOP 1" FIP X CTS COMP	_	0.40		
8	1011			240		15501.00
		MUELLER (MP25172330N)			64.922	15581.28
	1010	ANGLE MTR STOP 3/4" COM X MTR	EA	7.40		
9	1013			648		25770.25
		MUELLER (MP2458NEFF)			55.201	35770.25
10	1014	ANGLE MTR STOP 1" COMP X MTR		490		
10	1014	FORD(BA43-444W-NL) OR	EA	480		20750 26
<u> </u>		MUELLER(MP24258NG)			82.832	39759.36
	1015	METER STOP ¾" CTS X MTR		E7/		
11	1015	FORD(B43-444-W-NL) OR	EA	576	50.140	20001.70
		MUELLER (MP24350NF)	-		50.142	28881.79
10	101/	METER STOP 1" COMP X MTR		3/0		
12	1016	10.0	EA	360	74.126	26605.26
		MUELLER (MP24350NG)	+		74.126	26685.36
10	1017	COUPLING 1-1/2" CTS X CTS	EA	216		
13	1017	FORD(C44-66-NL) OR			50.551	10010.02
		MUELLER (MP15403NJ)			50.551	10919.02
1.4	1010	COUPLING 2" CTS X CTS	EA	216		
14	1018	FORD(C44-77-NL) OR		∠10 	(0.272	14746.97
	<u> </u>	MUELLER (MP15403NK) COUPLING 34" MIP X MTR	<u> </u>		68.273	14/40.97
1.5	1010	FORD(C38-23-2.5-NL) OR	EA	3300		
15	1019	,			6.520	21578.70
	<u> </u>	MUELLER (MH10890NF)	<del> </del>		6.539	213/6./0
1,	1021	COUPLING 1" MIP X MTR FORD(C38-44-2.625-NL) OR	EA	960		
16	1021	MUELLER (MH10890NG)		700	10.055	0652.90
		CORP STOP 3/4" MIP X CTS COMP	1	<del> </del>	10.055	9652.80
17	1026	FORD(F1100-3NL) OR	EA	600		
17	1020	MUELLER (MP15028NF)	-		23.524	14114.40
		CORP STOP 1" MIP X CTS COMP			23.324	17117.70
10 1007	1007	FORD(F1100-4NL) OR	EA	1200		
18	18 1027	MUELLER(MP15028NG)		1200	35 627	42752.40
		CORP STOP 1-1/2" MIP X CTS COM	<del> </del>		35.627	44/34.40
10	1000	FORD(F1100-6NL) OR	EA	240		
19 1	1028	MUELLER(MP25029NJ)			100 003	24235 02
		CORP STOP 2" MIP X CTS COMP	<del> </del>	<del>                                     </del>	100.983	24235.92
20	1000	FORD (FB1100-7NL) OR	EA	360		
20	1029	,	-	300	167,000	60120.00
		MUELLER(MP25028NK)			167.000	00120.00

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21	1033	U BRANCH 1" X ¾" X 7.5" FORD(U48-43-7-NL) OR	EΑ	216	i.	
		MUELLER (MP15363NGF712)			31.135	6725.16
		U BRANCH 1" C X 3/4" M X 14"				
22	1034	FORD(U48-43-14-NL) OR	EA	360		
		MUELLER (MP15363NGF1312)			56.851	20466.36
		COUPLING 3/4" COMP X COMP				
23	1038	FORD(C44-33NL) OR	EA	720		
	m - 1 - 11/13*1	MUELLER(MP15403NF)		,,	13.142	9462.24
		COUPLING 1" CTS COMP X COMP				
24	1039	FORD(C44-44NL) OR	EA	576		
		MUELLER(MP15403NG)			14.339	8259.26
		COUPLING 3/4" MIPT X COMP				
25	1044	FORD(C84-33-NL) OR	EA	864		
		MUELLER(MP15428NF)			10.767	9302.69
26	1045	COUPLING 1" MIP X CTS COMP	EA	720		
	10.0	FORD(C84-44-NL) OR MUELLER(n/a)			12.739	9172.08
		COUPLING 1" X 1-1/4" MIPT X COMP				
27	1046	FORD(C84-45-NL) OR	EA	260		
		MUELLER (MP15428NH)			24.576	6389.76
		COUPLING 1-1/2" MIP X CTS COMP				L. Carrier and Car
28	1047	FORD (C84-66-NL) OR	EA	144		
		MUELLER (MP15428NJ)			35.192	5067.65
	10.40	COUPLING 2" MIP X CTS COMP	-	000		
29	1048	FORD (C84-77NL) OR	EA	288	F1 050	
		MUELLER (MP15428NK)		-	51.276	14767.49
	1050	RESETTER 5/8" X ¾" X 7" FORD(V42-7W-NL) OR	EA	144		
30	1858	, ,	[A	144	(2.002	0100.01
<b> </b>		MUELLER(MH14118NEFW) RESETTER 5/8" X ¾" X 1/2"	<b></b>		63.882	9199.01
1 21	1859	FORD(V42-12W-NL) OR	EA	120		
31	1037	MUELLER (MH14118NEF12)	LA	120	69.187	9303 44
		RESETTER 5/8" X 3/4" X 9"			09.18/	8302.44
32	1862	FORD(V42-9W-NL) OR	EA	144		
32	1002	MUELLER (MH14118NEFY)	[	1 44	65.948	9496.51
5585.20 V.	ing for the	MOLLLEN (WITT TOTAL T)	L Both solid	itan Lak	At I d Title	
					nd Total	<del>-616.962.99</del> -
Administration	(man-respondent 1773 (17872-1783))			1		

Initial to approve

\$616,962.97

# **ATTACHMENT C: INSURANCE REQUIREMENT**

Section 5. is null to this Service Agreement

# **ATTACHMENT D: WARRANTY REQUIREMENTS**

The Supplier	warrants	that all p	roducts s	upplied	under t	this Agr	eement	are r	new,
quality items	that are	free from	n defects	when ac	ccepte	d by th	e City.		