Agenda Item No. B-3

DATE SUBMITTED	9/25/24	COUNCIL ACTION	()
SUBMITTED BY	Public Services	PUBLIC □EARING REQUIRED RESOLUTION ORDINANCE 1 ST READING ORDINANCE 2 ND READING		
DATE ACTION REQUIRED	10/2/24			
	-	CITY CLEROIS INITIALS	()

IMPERIAL CITY COUNCIL

	AGEND	A ITEM		
SUB ECT:	DISCUSSION/ACTION: 1. Approve Annual Subs for Wastewater Treatr			
DEPARTMENT	IN OL ED: Public Services			
best possible operat maximize our MBR receive meaningful to asset production With the immense a operational trends b	toring services utilizes decades of membrane opera tional strategy for our membrane bioreactor system lifespan, run plant processes in a more energy effic reporting to enhance operations. Additionally, Veoli	(MBR). Applying this sent manner, help identify in would alert City staff to a support agreement will all hort time the new City WW	vice to the City's WWT proper timelines for ch any events or trends the llow us to quickly ident	P will allow us to emical cleanings, and nat may signify a threat ify and correct adverse
Included in quotation process expert assign	n is the necessary InSight "Blackbox" hardware, 24, gned to our treatment plant to provide personal atte	/7 telephone technical sup ntion and improve upon pe	port for operator assis erformance, process, a	tance, and a Veolia and operational issues.
FISCAL IMPA \$21,695.90	ACT: NOT TO E□CEED		FINANCE INITIALS	a Depum
Acct: 55-520	0-5210			
STAFF RECOM	MENDATION:			
approve req	uest		DEPT. INITIALS	DD
MANAGERIS RI	ECOMMENDATION:		CITY MANAGER'S INITIALS	OHAM
MOTION:				
SECONDED: AYES: NAYES: ABSENT:		APPRO ED DISAPPRO I REFERRED T		REÆCTED () DEFERRED ()

VEOLIA

ZENON ENVIRONMENTAL CORPORATION 3600 HORIZON BLVD **BUCKS** 19053-6742 TREVOSE PHONE: 1-866-439-2837

FAX: 866-891-4893 (ORDER PLACEMENT)

Quotation

Quote Date	Quotation Exp. Date	Veolia WTS Quote		
19DEC2022	30NOV2024	20563783		
Sales Org.	Sales Representative / Contact	Reference		
B493	jason.diamond@veolia.com	Services Renewal		

Sold To: 1000156151 CITY OF IMPERIAL 420 S IMPERIAL AVE IMPERIAL CA 92251-1637 **UNITED STATES**

Ship To: 4000228299 IMPERIAL CITY OF WTP 701 E 14TH ST IMPERIAL CA 92251-0000 **UNITED STATES**

Bill To: 0000515718 CITY OF IMPERIAL ATTN: ACCOUNTS PAYABLE 420 S IMPERIAL AVE IMPERIAL CA 92251-1637 UNITED STATES

Net 30 Days from Date of Receipt of Invoice

Inco Terms **FOB ORIGIN**

Payment Terms

Freight: Freight PrePaid and Add Currency: U.S. Dollar

Curren	icy. U.S. Dollai	i idigila.	Treight. Treight Tel aid and Add			
SNo.	Part Number / Item Description	Quantity	Unit	Price	Unit	Amount
20	3066598 FEE,24/7 TECHNICAL SUPPORT					
	1 EA 24/7 Emergency Telephone Technical Support: Daytime hours of operation: 8:00 am to 6:00 pm Monday to Friday, Eastern Time Zone GMT-5 After hours, weekends & holidays: 6:00 pm to 8:00 am Monday to Friday, Eastern Time Zone GMT-5, all Saturday & Sunday Telephone, toll free in North America: 1-866-271-5425, press 1 for technical support Daytime hours e-mail address: technicalsupport@veolia.com Please quote Original quote Number: 00506265		1 EA	4,374.00	EA	4,374.00
30	3137351 ELEC ASSY INSIGHT BLACK BOX					
	1 EA InSight Process Consulting Service - Bi-Weekly / Monthly Reports - Annual Fee InSight Service Contact: Dan Kelly Process Analyst daniel.kelly@suez.com 760 685 8562		1 EA	2,110.00	EA	2,110.00
40	3206903 FEE - PA SERVICE BI-WKLY/INSIGHT YR SUBS					

Thank you for your Consideration. To place an order, please fax signed Purchase Orders to the Customer Care number shown above. To ensure that you receive the pricing quoted, please reference this quotation number on your order. All sales are subject to our terms and conditions, contained with this quotation.

Freight for Bulk Delivery and specialized freight charges, where applicable, are not included unless otherwise indicated above. Taxation rates shown are based on tax codes in effect at the time of this quotation, and are subject to change.

VE	DLIA	ZENON ENVIRO 3600 HORIZON I BUCKS 19053-6742 TRE PHONE: 1-866-4 FAX: 866-891-48	BLVD VOSE 39-2837			Quotation		
Quote Date		Quotatio	n Exp. Dat	e		Veotia W1	S Quote	
19DEC2022		30NOV2				2056378	3	
Sales Org.		Sales Re	presentati	ve / Conta	ct	Reference		
B493		jason.dia	mond@vec	ond@veolia.com Services Renewal				
Sold To: 10001 CITY OF IMPER 420 S IMPERIA IMPERIAL CA UNITED STATE	RIAL L AVE 92251-1637			Ship To: 4 IMPERIAL 701 E 14TI IMPERIAL UNITED S	CITY OF V 1 ST CA 92251	VTP		
Bill To: 000054	E740			Payment 1	'orme			
Bill To: 000051 CITY OF IMPER	RIAL					e of Receipt of In	voice	
ATTN: ACCOUR	L AVE		-					
IMPERIAL CA !								
			<u> </u>	Inco Terms				
			FOB ORIGIN					
Currency: U.S.						aid and Add	1	
SNo. Part Nu	mber / Item Description		Quantity Unit 1 EA		Price Unit Amount 13,966.00 EA 13,96			
InSight contract 24/7 Te annually Pricing will be a Multi-ye Prices s Buyer is for a 2.3 be held on annuadjustm adminis orders.	E CONTRACT DATES: Its service will be invoiced an ephone Technical Support at start of contract above does not include applied at time of order. Par Options: hown are for a single year able to issue a firm, multiple, 4 or 5-year period, the stunchanged over the full dial inflation adjustments arents over the period and variative burden of preparing ORTANT**** E REFERENCE OUR QUI ASE ORDERS.	rually at start of it will be invoiced oplicable taxes, which it renewal of service. If it-year purchase order ated price per year will uration. Buyer will save and any other price will save on the grand issuing purchase						
			CA - IMPE	EE FE SALES/ ERIAL COU ERIAL (COI ERIAL, CIT	NTY JNT		USD USD 6.00% 0.50% 0.25% 1.00%	0.00 20,450.00 964.56 80.38 40.20 160.76

Thank you for your Consideration. To place an order, please fax signed Purchase Orders to the Customer Care number shown above. To ensure that you receive the pricing quoted, please reference this quotation number on your order. All sales are subject to our terms and conditions, contained with this quotation.

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Veolia Water Technologies & Solutions

Terms & Conditions of Sale

- 1. Exclusive Terms and Conditions. Together with any other terms the parties agree to in writing, these Terms and Conditions of Sale from the exclusive terms("Agreement") where by Buyer agrees to purchase, and sell Goods and provide advice, instruction and other services in connection with the sale of those Goods("Services"). Notwithstanding any provisions communicated in any way by Buyer to Seller prior to this Agreement including any terms contained in any request for quote by Buyer, Buyer agrees that this Agreement will control the relationship by accepting Goods and Services from Seller, even if Buyer sends to Seller other terms and conditions to which Seller may not respond.
- 2. Buyer Obligations. Seller will not control the actual operation of either Buyer's systems or Goods at the site, and unless otherwise specifically agreed in writing, installation of Goods shall be the responsibility of Buyer. Goods and Services provided hereunder are based upon the information Buyer makes available to Seller, and Seller reserves the right to utilize the most compact and feasible design compatible with sound engineering practices, and to make changes in details of design, construction and arrangement of Goods unless precluded by limitations (including, but not limited to actual space and feedwater/substance quality specifications) specified by Buyer in writing at the time an order is placed. If no such limitations are specified, Seller shall not be held responsible for incompatibility of the Goods and Services due to changes in feedwater/substance quality specifications or site conditions nor for incompatibility with actual space or design limitations, which were not initially disclosed by Buyer and become apparent at a later date. For Services to be accurate and Goods to work as intended, Buyer must fulfill the following obligations ("Obligations"): (a) provide Seller complete and accurate information and data relevant to the scope of work to be provided, such as information related to Buyer's site conditions, systems, related equipment and process, feedwater or other substances to be treated or measured with the Goods, including any hidden, unapparent, or changing conditions that may affect the effectiveness of the Goods, (b) operate all related systems and the Goods within the agreed to control parameters or, if none, within industry customary operating conditions; (c) maintain all related systems and Goods in good operating condition and repair; and (d) maintain and handle Goods in a proper and safe manner. If Buyer fails to fulfill the foregoing Obligations, Seller shall be relieved of any obligations with respect to warranties or any other commitments made to Buyer in writing, and Seller
- 3. Delivery. Title and risk of loss or damage to Goods as well as containers and tanks in which Goods are contained, except as provided for in section 8 of this Agreement, shall pass to Buyer upon delivery to carrier at designated shipping point. Delivery dates indicated by Seller are only approximate. Quotations and proposal drawings provided by Seller show only general style, arrangement and approximate dimensions and weight.
- 4. Payment and Prices. Unless otherwise specified in writing,payment is due net thirty (30) days from the date of Seller's invoice. If Seller shall have any doubt at any time as to Buyer's ability to pay, Seller may decline to make deliveries except on receipt of satisfactory security. The prices quoted herein do not include taxes. Buyer shall be directly responsible,and reimburse Seller, for the gross amount of any present or future sales, use, excise, value-added, or other similar tax applicable to the price, sale of delivery of any products or services furnished hereunder. Buyer shall furnish Seller with evidence of exemption acceptable to the taxing authorities if applicable. For multi-year agreements, pricing stated shall remain firm for 12 months, after which Seller shall be entitled to adjust pricing upward on an annual basis according to the designated formula used by Seller in Buyer's country and which shall be notified to Buyer. Unless otherwise specified, all prices are FOB point of shipment. Buyer agrees to reimburse Seller for collection costs, including 2% interest per month, should Buyer fail to timely pay. Buyer shall have no rights to any setoffs of any nature relating to any payments due under the Agreement. Notwithstanding the terms set forth herein or of any agreement acceptance of Seller's quotation, Seller reserves the right at any time and from time to time by notice in writing to the Buyer to (a) increase Prices (or impose temporary price adjustments) based on increases in the cost of base components for the Goods or Services provided, where the increase is due to increase global demand, limited supply, temporary product shortages, allocation of supply, or such other similar inflationary pressures; and (b) impose a surcharge equal to any increase in the cost of the Goods or Services as a result of a modification of exchange rates, taxes or other levies imposed by public authorities.
- 5. Payment for Excessive Usage; Lost and Damaged Goods. If payment for Goods is based on some factor other than the actual amount of Goods delivered (e.g.,payment is for a fixed amount,or based on usage or production), then Buyer agrees to pay for all Goods (a) consumed as a result of Buyer's failure to comply with Obligations as set forth in Section 2; or (b) lost or damaged after delivery to Buyer. Buyer shall provide Seller all information necessary to calculate amounts due and enable Seller to audit those records.
- 6. Consigned Goods. Buyer shall bear all risk of loss and damage to all consigned Goods in Buyer's possession or control,notwithstanding Buyer's exercise of reasonable care. Seller shall have the right to enter Buyer's premises at all reasonable times to inspect such Goods and related records. Upon request, Buyer agrees to return such Goods to Seller pursuant to Seller's shipping instructions
- 7. Limited Warranties. Seller warrants that the Goods shall conform to published specifications and shall be free from defects in material and workmanship when at all times operated in accordance with Seller's written instructions; and that the Services will be performed with the degree of skill which can reasonably be expected from a seller engaged in a comparable business and providing comparable services under comparable circumstances. Under no circumstances do Services include the operation,inspection or maintenance of Buyer's systems or acting as a licensed operator as defined by local regulatory authorities. Unless otherwise provided in any Warranty Schedule that may be attached hereto, the foregoing warranties are valid: (a) for Chemicals, the earlier of, the shelf-life of the product, or 6 months from their date of delivery or the provision of Services; (b) for Consumables, including Filters and Membranes, 12 months from their date of delivery, (c) for Goods other than Chemicals and Consumables, the earlier of, 15 months from receipt, or 12 months from start-up/first use. Unless expressly agreed in a "Performance Warranty Document" signed between the parties on a separate basis, there is no performance warranty on Goods and Services or warranty on process results. For Goods not manufactured by Seller, the warranty shall be the manufacturer's transferable warranty only. Any claim for breach of these warranties must be promptly notified in writing or the claim will be void. Seller's sole responsibility and Buyer's exclusive remedy arising out of or relating to the Goods or Services or any breach of these warranties is limited to, at Seller's option: (a) replacement of non-conforming Goods or refund of purchase price of the non-conforming Goods; and (b) re-performance of the Services at issue, or a refund of the amount paid for the Services at issue. No allowance will be made for repairs or alterations made by Buyer without Seller's written consent or approval. Goods may not be returned to Seller without S
- 8. Use of Equipment, Tanks, and Containers. Semi-bulk containers (SBCs) owned by Seller shall be used only for the storage of Goods approved by Seller and Buyer shall return to Seller all SBCs owned by the Seller in an "empty" condition, as defined by appropriate transport or environmental regulations. Title to, and risk and ownership of, all equipment, product containers (e.g., pails, drums, recyclable intermediate bulk containers "IBC"), and tanks supplied to Buyer shall pass to Buyer as provided for in Section 3 of this Agreement, except that returnable SBCs shall remain property of Seller, unless otherwise stated in Seller's documentation.
- 9. Compliance With Laws; Permits. Buyer is responsible for compliance with all laws and regulations applicable to the operations of its systems and to the storage, use, handling, installation, maintenance, removal, registration and labeling of all Goods from and after Buyer's receipt of the Goods, as well as for the proper management and disposal of all was and residues associated with the Goods (including but not limited to containers, excess or off-spec product, testing wastes (e.g., spent or expired lab reagents and test kits) and signing manifests for waste transport and disposal. Buyer agrees to ensure that all Goods and Services provided to Buyer for export are exported only in compliance with applicable export control laws and regulations. Permits and licenses which are required to operate apparatus or equipment or to use the Goods, shall be procured by Buyer at Buyer's sole expense. Buyer shall be responsible for and procure all permits, licenses, exemptions, authorizations and approvals necessary to the operation of its systems, including but not limited to permits related to liquid and solid waste handling and discharge, air and water emissions, sound, safety, etc. Seller shall not be liable if any such permit, license, exemption, authorization or approval is delayed, denied revoked, restricted, violated or not renewed and Buyer shall not be relieved thereby of its obligations to pay Seller in accordance with this Agreement.
- 10. Force Majeure. Neither party will be responsible to the other (and no event of default will be deemed to have occurred) if uncontrollable events make it impracticable or commercially unreasonable for either party to perform under the terms of this Agreement, provided no force majeure shall apply to Buyer's obligation to pay in a timely manner for Goods and Services. Scheduled delivery dates are subject to extension when a force majeure event occurs.
- 11. Confidentiality and Intellectual Property. Both parties agree to keep confidential the other party's proprietary non-public information, if any, which may be acquired in connection with this Agreement. Buyer will not, without Seller's advance written consent, subject Goods to testing, analysis, or any type of reverse engineering. Seller retains all intellectual property rights including copyright which it has in all drawings and data or other deliverables supplied or developed under this Agreement subject

to Buyer's right to use such drawings and data for its own use without additional cost. Buyer acknowledges that Seller is in the business of selling the Goods subject to this Agreement and agrees that it will not file patent applications on the Goods, or processes and methods of using the Goods, without Sellers express written permission. Buyer further agrees that in any event any such patents will not be asserted against Seller or its customers based upon purchase and use of such Goods. Buyer shall be fully liable for any infringement of patent rights of third parties arising out of the products supplied hereunder where the construction, and other characteristics of such products including modification of the Goods and Services, is prescribed to the Seller, or completed independently by the Buyer or agent(s). Buyer shall fully defend and indemnify the seller in case of such claim(s). Any software Seller owns and provides pursuant to this Agreement shall remain Seller's property. Seller provides to buyer a limited, non-exclusive and terminable license to such software for the term of this Agreement. Buyer agrees not to copy, sub-license, translate transfer, reverse engineer, or decode the software. Unless otherwise expressly agreed by Seller, this license shall terminate and the software shall be returned to Seller upon termination of this Agreement, or the material breach of the terms in this section. Buyer shall defend and indemnify Seller in respect of any claim or liability suffered by Seller in connection with infringement of any third party rights based on design, specifications or requirements prescribed by Buyer or its agent.

- 12. Limitation on Liability. Except where expressly communicated to Seller, Seller shall have no liability for incompatibility of Goods with Buyer's actual space or design limitations. To the extent permitted by law, the total liability of the Seller for all claims arising out of or relating to the performance or breach of this Agreement or use of any Goods Services shall not exceed the annual contract value of this Agreement. Seller shall not be liable for any advice, instruction, assistance or any services that are not required under this Agreement or for which Seller does not charge Buyer. In no event will either party be liable to the other for lost profits or revenues, cost of capital or replacement or increased operating costs, lost or decreased production, claims of Buyer's customers for such damages or any similar or comparable damages, or for any incidental, special, consequential or indirect damages of any type or kind, irrespective of whether arising from actual or alleged breach of warranty, indemnification, product liability or strict liability, or any other legal theory. If Buyer is supplying Seller's Goods or Services to a third party, Buyer shall require the third party to agree to be bound by this clause. If Buyer does not obtain this agreement for Seller's benefit for any reason, Buyer shall indemnify and hold Seller harmless from all liability arising out of claims made by the third party in excess of the limitations and exclusion of this clause.
- 13. Conflicts; Survival, Assignment. If there is any conflict between this Agreement and any written proposal or quotation provided by Sellers, then the terms and conditions set forth in the proposal or quotation shall prevail. If any term or condition of this Agreement or any accompanying terms and conditions are held invalid or illegal, then such terms and conditions shall be reformed to be made legal or valid, or deleted, but the remaining terms and conditions shall remain in full force and effect, and the Agreement shall be interpreted and implemented in a manner which best fulfills our intended agreement. This Agreement may only be assigned by Seller to any affiliate.
- 14. Termination and Cancellation. This Agreement and any performance pursuant to it may be terminated or suspended by either party if the other party (a) is the subject of bankruptcy or insolvency proceedings; or (b) defaults in its material obligations under this Agreement, and such default is not cured within thirty (30) days. Upon the termination of this Agreement: (a) Buyer agrees to pay for all Goods in Buyer's possession or for which title has passed to Buyer, at current prices or at such other prices as have been agreed to in writing; and (b) all amounts owing, if any, for the equipment or tanks relating to those Goods shall immediately become due and shall be paid within thirty (30) days of receipt of an invoice. In the event of cancellation of an order by Buyer, a cancellation charge will be made against the Buyer, in proportion to the work completed by Seller, or obligated against the order, plus any cancellation charges assessed against Seller by Seller's suppliers.
- 15. Governing Law and Dispute Resolution. This Agreement shall be governed by the substantive laws of the State of New York. The UN Convention on the International Sale of Goods shall not apply. In the event of a dispute concerning this Agreement, the complaining party shall notify the other party in writing thereof. Management level representatives of both parties shall meet at an agreed location to attempt to resolve the dispute in good faith. Should the dispute not be resolved within thirty (30) days after such notice, the complaining party shall seek remedies exclusively through arbitration. The seat of arbitration shall be the federal district courrt in Philadelphia, PA, and the rules of the arbitration will be the Commercial Arbitration Rules of the American Arbitration Association, which are incorporated by reference into this clause.