

TOWN OF PLYMOUTH
PROCUREMENT DIVISION
11 LINCOLN STREET
PLYMOUTH, MASSACHUSETTS 02360

BID 21526, WATER PARTS, METERS AND EQUIPMENT

Issued: May 28, 2015
Due: June 12, 2015, at 12:00 p.m.

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BID FORMS

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TOWN OF PLYMOUTH
11 Lincoln Street
Plymouth, Massachusetts 02360

May 28, 2015

INVITATION FOR BID 21526

A. INVITATION

Sealed bids are requested by the Town of Plymouth for the purchase of water parts, meters and equipment.

Bids are to be submitted by 12:00 p.m., Friday, June 12, 2015, at which time they will be publicly opened and read. Postmarks will not be considered. All bids must be sealed and made upon forms furnished by the Procurement Division. Bids submitted on any other form will not be accepted as valid bids. Specifications and bid forms are available online at <http://www.plymouth-ma.gov/QuickLinks>> currentbids/RFPs or in the Procurement Office, 11 Lincoln St, Plymouth, MA, 02360. The office hours are M-F 7:30 am-4:00 pm. Call first for availability at 508-747-1620 x210. Envelopes should be clearly marked "Bid 21526, Water Parts."

All bids are subject to the provisions of M.G.L. Chapter 30B.

Contract Period:

The agreement shall be for the period July 1, 2015, through June 30, 2016.

Rule for Award:

The contract will be awarded to the responsive and responsible bidder offering the lowest aggregate price per category.

Bid Surety:

Bid deposit is required in the amount of five percent (5%) of the approximate total value of the bid based upon the bid price and, if applicable, the estimated quantities as shown on the bid form price schedule. Such bid deposit shall be in the form of a cashier's, certified, or bank treasurer's check payable to the Town of Plymouth or a bid bond from a licensed surety company doing business in the Commonwealth of Massachusetts. Bid deposit of successful bidder will be returned upon delivery and acceptance of the product. All others will be returned upon contract award.

Pre-Bid Conference: N/A

Prevailing Wage Rates: N/A

Labor and Materials Bond: N/A

Performance Bond: N/A

Specifications:

See bid form

GENERAL INFORMATION

A. GENERAL CONDITIONS

1. All bids shall be based on the quantities set forth in the Invitation for Bid. These quantities shall be used as a basis for comparison of the bid proposals. The quantities are based on the Town's best estimates of the work to be performed during the term of this Contract, the Town does not expressly or by implication agree that the actual amount of work will correspond herewith and the Town reserves the right to increase or decrease the amount of any class or portion of the work as it may deem necessary, without change of price per unit.
2. The Town of Plymouth reserves the right to reject all proposals, to waive technicalities, to advertise for new proposals and to split awards as may be deemed to be in the best interests of the Town. The contract or contracts will be awarded by the Town within thirty (30) business days after opening bids. The Town reserves the right to require samples of materials for inspection and testing.
3. All words, signatures and figures submitted on the bid shall be in ink. Proposals which are conditional, obscure or which contain additions not called for, erasures, alterations or irregularities, or any prices which contain abnormally high or low prices for any item, may be rejected as informal. More than one proposal from the same bidder will not be considered.
4. If the Invitation for Bid requires payment of prevailing wage rates, then this bid is subject to Section 39M of Chapter 30 and Sections 26 to 27G and Section 29 of Chapter 149 of the Massachusetts General Laws as amended, including but not limited to the following:

a. Prevailing Wage Rates

Prevailing wage rates as determined by the Commissioner of Labor and Industries must be paid on this contract. A copy of said rates is contained herein. Each Contractor and/or subcontractor shall preserve its payroll records for a period of three (3) years from this date of completion of the contract, and shall furnish to the Commissioner within fifteen (15) days a statement of compliance, a copy of which is enclosed herein. In addition, each contractor and/or subcontract must submit a copy of their weekly payroll records to the Town Manager's Office on a weekly basis. A copy of the Weekly Payroll Report Form that is to be used is also included herein.

In addition, all bids must be accompanied by the bidder's certification regarding payment of prevailing wages in the form set forth in the bid form section of this document.

b. Performance Bond

The successful bidder must furnish a Construction Payment Bond, payable to the Town of Plymouth, issued by a responsible surety company doing business in the Commonwealth of Massachusetts.

c. Payment Bond

The successful bidder must furnish a bond for payment by the Contractor and/or SubContractors for labor performed or furnished and material used or employed therein, payable to the Town of Plymouth, issued by a responsible surety company doing business in the Commonwealth of Massachusetts, the premiums of which are to be paid by the Contractor and included in the bid price.

5. If the Invitation for Bid requires bid surety, this surety shall be in the form of a cashier's check, certified check, or bank treasurer's check payable to the Town of Plymouth or a bid bond from a licensed surety company doing business in Massachusetts. Failure to include this surety will result in the rejection of the bid. Such deposits will be returned to all except the three lowest responsible and responsive bidders within seven (7) days of bid award. The remaining checks will be returned after the Town and the successful bidder have executed the Contract. In case of default, the bid surety shall be forfeited to the Town.
6. The successful bidder shall comply with all applicable federal, state, and local laws and regulations.
7. The Town's policy on awarding bids to offerors with identical prices states: "When bids for goods and services are requested and received by the Town, the award is made to the lowest responsive and responsible bidder. If two or more bid prices are identical and all tied bidders are responsive and responsible, an award will be made according to the first of these three conditions to apply:
 - Past service to the Town; if one of the tied bidders has provided this or similar service in a satisfactory manner in the past, it will be awarded to that bidder;
 - A bidder based in Plymouth
 - Random selection - flip of a coin or drawing of more than two are tied."
8. Purchases made by the Town are exempt from taxes and bid prices must exclude any taxes. Tax exemption certificates will be furnished upon request.
9. Verbal orders are not binding on the Town and deliveries made or work done without formal Purchase Order or Contract are at the risk of the Seller or Contractor and may result in an unenforceable claim.
10. "Equality" - An item equal to that named or described in the specifications of the contract may be furnished by the Contractor and the naming of any commercial name, trademark, item or manufacturer not mentioned by name or as limiting competition, but shall establish a standard of equality only. An item shall be considered equal to the item so named or described if (1) it is at least equal in quality, durability, appearance, strength and design, (2) it will perform at least equally the function imposed by the general design for the work being contracted for or the material being purchased, and (3) it conforms substantially, even with deviations, to the detailed requirements for the item in the specifications. The name and identification of all materials other than the one specifically named shall be submitted to the Town for approval, prior to purchase, use or

fabrication of such items. Subject to the provisions of Section 39J of Chapter 30 of the Massachusetts General Laws, approval shall be at the sole discretion of the Town, shall be in writing to be effective, and the decision of the Town shall be final. The Town may require tests of all materials so submitted to establish quality standards at the Contractor's expense. All directions, specifications and recommendations by manufacturers for the installation, handling, storing, adjustment and operation of their equipment shall be complied with; responsibility for proper performance shall continue to rest with the Contractor.

For the use of material other than the one specified, the Contractor shall assume the cost of and responsibility for satisfactorily accomplishing all changes in the work as shown. If no manufacturer is named, the Contractor shall submit the product for intended use for approval of the Town.

Except as otherwise provided for by the provisions of Section 39J of Chapter 30 of the Massachusetts General Laws, the Contractor shall not have any right of appeal from the decision of the Town condemning any materials furnished if the Contractor fails to obtain the approval for substitution under this clause. If any substitution is more costly, the Contractor shall pay for such costs.

11. No charges will be allowed for packing, crating, freight, express, transportation, shipping or cartage. Delivery location shall be as specified in the Contract or on the Purchase Order.
12. The Contractor shall replace, repair or make good, without costs to the Town, defects or faults arising within one (1) year after date of acceptance of articles furnished hereunder (acceptance not to be unreasonably delayed) resulting from imperfect or defective work done or materials furnished by the Contractor.
13. The Contractor shall not discriminate against any person on the grounds of race, color, marital status, physical disability, age, sex, sexual orientation, religion, ancestry, or national origin in any manner prohibited by the laws of the United States, the Commonwealth, or the Town of Plymouth.

B. EVALUATION CRITERIA

Award of this bid will be made to the bidder who offers the best price(s) and who is deemed to be both responsive and responsible. Determination of responsiveness and responsibility shall be based solely on the following criteria:

1. Bidders will be deemed responsive if they complete all required forms as included in the attached bid form package to the satisfaction of the Town.
2. Bidders will be deemed responsible if they have demonstrated ability to provide these parts to the Town in a timely fashion. To meet this criteria, bidders must provide:
 - a. Evidence of past performance in supplying materials of high quality. Please submit three references (preferably municipalities)

to whom you have supplied similar products with name and telephone number of a contact person.

- b. Time frame to fill an order once placed as stated on the bid form must be reasonable to meet the needs of the Town to ensure rapid response.

C. INSURANCE REQUIRMENTS

1. The Contractor shall maintain liability and property damage insurance, including medical liability insurance, sufficient to satisfy any and all claims arising out of the service rendered under this contract including but not limited to the following:

a. General Liability: \$1,000,000.00 per occurrence Bodily Injury liability, \$500,000.00 per occurrence Property Damage liability or a combined single limit of \$3,000,000.00 Annual Aggregate Limit.

b. Workers' Compensation Insurance for all its employees in accordance with Massachusetts General Laws.

The Contractor shall deposit with the Town evidence of such insurance upon signature of contract. All policies of insurance shall require a thirty (30) day notice of cancellation to the Town of Plymouth and the Town shall be designated as a co-insured on all such policies.

2. The Contractor shall, to the maximum extent permitted by law, indemnify and save harmless the Town of Plymouth, its officers, agents and employees from and against any and all damages, liabilities, actions, suits, proceedings, claims demands, losses, costs and expenses (including reasonable attorney's fees) that may arise out of or in connection with the work being performed or to be performed by the Contractor, his employees, agents, sub-contractors or materialmen. The existence of insurance shall in no way limit the scope of this indemnification. The Contractor further agrees to reimburse the Town of Plymouth for damage to its property caused by the Contractor, his employees, agents, sub-contractors or materialmen, including damages caused by his, its or their use of faulty, defective or unsuitable material or equipment, unless the damage is caused by the Town of Plymouth's gross negligence or willful misconduct.

D. WITHDRAWAL OF BIDS

Except as hereinafter expressed provided, once a proposal is submitted and received by the town, the proposer agrees that he may not and will not withdraw it within thirty (30) calendar days after the actual date of the opening of proposals.

Upon proper written request and identification, proposals may be withdrawn only as follows:

- a. at any time prior to the designated time for the opening of proposals;
- b. provided the proposal has not been accepted by the town, at any time subsequent to thirty days following the actual date of proposal opening.

Unless a proposal is withdrawn as provided above, the proposer agrees that it shall be deemed open for acceptance until a contract has been executed by both sides or until the town notifies the proposer in writing that his proposal is rejected or that the town does not intend to accept it, or returns his bid surety. Notice of acceptance of a proposal shall not constitute rejection of any other proposal.

E. BID STATUS INFORMATION

Addenda We strongly suggest that you check www.plymouth-ma.gov for any addenda in advance of the bid deadline. If you received bid documents from the Town, by mail or in person, a copy of the addendum will automatically be forwarded to you.

Response summaries will be available over the Internet at www.plymouth-ma.gov. This summary information will be updated on the day of the bid opening. Bid results will not be provided over the phone.

Award notification will be mailed to all bidders. The award status can be viewed at www.plymouth-ma.gov.

F. BID QUESTIONS

Please contact Pamela D. Hagler, Procurement Officer, at 508-747-1620, ext. 107, if you have any questions on the bid process or Rich Tierney, Water Superintendent, at 508-830-4162 ext. 138, if you have questions regarding the project or the specifications.

AGREEMENT

This Agreement made this the ____ day of _____, 2015, by and between the Town of Plymouth, a municipal corporation having an office at 11 Lincoln Street, Plymouth, Plymouth County, Massachusetts, acting by and through its Town Manager, thereunto duly authorized, hereinafter referred to as TOWN, and (legal vendor name), a (state) corporation, with an office at (street and mailing addresses, if different), hereinafter referred to as CONTRACTOR.

The parties to this Agreement, in consideration of the mutual covenants and stipulations set out herein agree as follows:

1. The CONTRACTOR shall supply water parts, meters and equipment, in accordance with the specifications and upon the terms of Bid 21526 and the prices as submitted by the CONTRACTOR.
2. Nothing in this Agreement shall preclude the TOWN from purchasing said services from other vendors should the CONTRACTOR fail to provide the Town with the specified services herein.
3. The Terms of this Agreement shall expire on June 30, 2016.
4. Incorporated by reference and specifically made a part of this Agreement are the terms and conditions contained in Invitation for Bid 21526, Specifications, Bid Form, and said bid of the CONTRACTOR.
5. This Agreement merges and supersedes all prior understandings, agreements, discussions and correspondence and sets forth the entire understanding of the parties. This Agreement is to be construed as a Massachusetts contract, and is to take effect as a sealed instrument. It shall be binding upon the respective heirs, devisees, executors, administrators, successors and assigns of the parties, and may be canceled, modified or amended only by a written instrument executed by both the CONTRACTOR and the TOWN. The CONTRACTOR may not assign this Agreement or any rights hereunder without the prior written consent of the TOWN and any such attempted assignment shall be void ab initio.
6. In no case shall the CONTRACTOR act, hold itself out as or permit anyone to consider it the employee of the TOWN. No agency shall be created between the CONTRACTOR and the TOWN as a result of the CONTRACTOR's performance of services hereunder and the relationship between the parties at all time shall be based on the CONTRACTOR being an independent contractor.
7. The CONTRACTOR acknowledges and agrees that it is responsible as an independent contractor for all operations under this Agreement and for all the acts of its agents and employees, and agrees that it will indemnify and hold harmless the TOWN, its officers, boards, committees and employees from any and all loss, damage, cost, charge, expense and claim which may be made against it or them or to which it or they may be subject by reason of any alleged act, action, neglect, omission or default on the part of the CONTRACTOR or any of its agents or employees and will pay promptly on demand all reasonable costs and expenses of the investigation and defense thereof including attorney's fees and expenses. This indemnification is not limited by a

limitation on the amount or type of damages, compensation or benefits payable by or for the CONTRACTOR under the Worker's Compensation Act, Disability Benefits Act or other employee benefit act.

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CONTRACTUAL LIABILITY

To the fullest extent permitted by Laws and Regulations, CONTRACTOR shall indemnify, and hold harmless OWNER and its consultants, agents and employees from and against all claims, damages, losses and expenses, direct, indirect or consequential (including but not limited to fees and charges of designers, architects, attorneys and other professionals and court and arbitration costs) arising out of or resulting from performance of the Work, provided that any such claim, damage, loss or expense(s) is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work itself) including the loss of use resulting therefrom and (b) is caused in whole or in part by any negligent act or omission of CONTRACTOR, any subcontractor, any person or organization directly or indirectly employed by any of them to perform or furnish any of the Work or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder or arises by or is imposed by Law and Regulations regardless of the negligence of any such party.

In any and all claims against OWNER or any of its consultants, agents or employees by any employee of CONTRACTOR, and subcontractor, any person or organization directly or indirectly employed by any of them to perform or furnish any of the Work or anyone for whose acts any of them may be liable, the indemnification obligation under the above paragraph shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for CONTRACTOR or any such subcontractor or other person or organization under workers' or workmen's compensation acts, disability benefit acts or other employee benefits acts.

Policies for General Liability, Automobile Liability, Workers' Compensation Insurance, and Umbrella Liability shall remain in effect during the one year correction period.

Such insurance as is herein certified applies to all operations of the insured in connection with, and necessary and incidental to, the work herein described at the locations stated.

It is hereby understood and agreed that the above policies will not be restrictively amended, materially changed nor canceled without 30 days advance notice by registered mail to OWNER.

Authorized Representative Signature
(Include Evidence of Authorization)

Address

NAME OF BIDDER: _____

Bids must be submitted on this form and the following table. Bids submitted on any other form will not be considered valid. Please return this form and the attached forms to:

Town of Plymouth
ATTN: Procurement Div.
Town Office Building
11 Lincoln Street
Plymouth, MA 02360

Bids must be received by 12:00 p.m., Friday, June 12, 2015. Postmarks will not be considered. All bids will be publicly opened and read at the above address, date and time. Prices are to include any delivery charges unless otherwise specified. All offers are subject to Specifications Bid 21526, Water Parts, Meters and Equipment. This contract may be extended for up to thirty (30) calendar days at the request of the Town of Plymouth.

In compliance with the above, the undersigned offers and agrees, if this offer is accepted within thirty (30) business days from date of receipt of offers specified above, to supply the herein described materials for the prices offered opposite each item.

The undersigned bidder hereby certifies:

Bidder has carefully read and examined all the documents herein referred to and knows and understands the terms and provisions therein.

No person in the employ of the Town of Plymouth has any pecuniary interest in this proposal or in the contract for the work, which is proposed.

The undersigned bidder hereby certifies under the pains and penalties of perjury the following:

This bid in all respects is bonafide, fair and made without collusion or fraud with any other person. As used in this paragraph, the word PERSON shall mean any natural person, joint venture, partnership, corporation or other business or legal entity.

The Contracting Party has complied with all laws of the Commonwealth relating to taxes, reporting of employees and contractors, and withholding and remitting child support in accordance with MGL Chapter 62C, Section 49A.

PARTS SUPPLIED BY THIS BIDDER WILL GENERALLY BE DELIVERED WITHIN _____ DAYS FROM THE DATE THEY ARE ORDERED.

THE UNDERSIGNED ACKNOWLEDGES RECEIPT OF ADDENDA # _____

*To be filled in by bidder if addenda are issued.

Please note any exceptions on separate contractor letterhead.

BID PRICE SCHEDULE

<u>DESCRIPTION</u>	<u>EST. QTY.</u>	<u>BID PRICE</u>
<u>I. BRASS</u>		
1. 3/4" Stop & Waste Curb Stop - Mueller H-15219	15	\$_____EA
2. 1" Ball Corp - Mueller B-25008	30	\$_____EA
3. 1" Ball Curb Stop - Mueller B-25209, FULL PORT OPENING	30	\$_____EA
4. 1 1/2" Ball Corp - Mueller B-25008	2	\$_____EA
5. 1 1/2" Ball Curb Stop - Mueller B-25209	2	\$_____EA
6. 2" Ball Corp - Mueller B-25008	2	\$_____EA
7. 2" Ball Curb Stop - Mueller B-25209	2	\$_____EA
8. 3/4" Three Part Union - Mueller H-15403	40	\$_____EA
9. 1" x 3/4" Three Part Union - Mueller H-15403	40	\$_____EA
10. 1" Three Part Union - Mueller H-15403	60	\$_____EA
11. 1 1/2" Adapter, M.I.P. x Compression - Mueller H-15428	20	\$_____EA
12. 2" Adapter, M.I.P. x Compression - Mueller H-15428	10	\$_____EA

NOTE: All brass will be manufactured by Mueller, no substitutions.

TOTAL BID FOR BRASS: SUM OF ITEMS 1-12 X ESTIMATED QUANTITIES
 \$_____

II. SERVICE & GATE BOXES

1. Curb Box - Buffalo Style, 5'	50	\$_____EA
2. Curb Box Repair Cover - Inside	10	\$_____EA
3. Curb Box Repair Cover - Outside	10	\$_____EA
4. Service Box Extension, 12"	10	\$_____EA
5. Curb Box Foot Piece	5	\$_____EA
6. Gate Box - 3 piece, 5'	30	\$_____EA
7. Gate Box Riser with Cover – Pioneer Style UPF-S-21 5 1/2" x 12"	20	\$_____EA

8. Gate Box Riser with Cover - 1"	5	\$_____EA
9. Gate Box Riser with Cover - 1 1/2"	5	\$_____EA
10. Gate Box Riser with Cover - 2"	5	\$_____EA

NOTE: All Service and Gate Boxes will be North American manufacturer only

TOTAL BID FOR SERVICE & GATE BOXES: SUM OF ITEMS 1-10 X ESTIMATED QUANTITIES
\$_____

III. SERVICE SADDLES

1. Tapping Saddle - 8" x 1", Smith-Blair #331	20	\$_____EA
2. Tapping Saddle - 8" x 1 1/2", Smith-Blair #331	4	\$_____EA
3. Tapping Saddle - 8" x 2", Smith-Blair #313	2	\$_____EA
4. Tapping Saddle - 10" x 1", Smith-Blair #331	5	\$_____EA
5. Tapping Saddle - 10" x 1 1/2", Smith-Blair #331	2	\$_____EA
6. Tapping Saddle - 10" x 2", Smith-Blair #313	2	\$_____EA
7. Tapping Saddle - 12" x 1", Smith-Blair #331	2	\$_____EA
8. Tapping Saddle - 12" x 1 1/2", Smith-Blair #331	2	\$_____EA
9. Tapping Saddle - 12" x 2", Smith-Blair #313	2	\$_____EA
10. Tapping Saddle - 16" x 1 1/2", Smith-Blair #331	1	\$_____EA
11. Tapping Saddle - 16" x 2", Smith-Blair #313	1	\$_____EA

NOTE: All saddles will be repair type with CC thread and fit A.C. Pipe and Ductile Iron Pipe, Smith - Blair 331 or 313.

TOTAL BID FOR SADDLES: SUM OF ITEMS 1-11 X ESTIMATED QUANTITIES
\$_____

IV: HYDRANTS

1. Hydrant - 4 1/2'	1	\$_____EA
2. Hydrant - 5'	5	\$_____EA
3. Hydrant - 5 1/2'	10	\$_____EA
4. Hydrant - 6'	10	\$_____EA

5. Hydrant - 6 1/2' 5 \$_____EA

6. Hydrant - 7' 1 \$_____EA

NOTE: All hydrants will be manufactured and registered as Mueller Centurion, 250 (A-423) or American Darling (B-62-B-5), OPEN RIGHT, painted yellow less accessories.

TOTAL BID FOR HYDRANT: SUM OF ITEMS 1-6 X ESTIMATED QUANTITIES

\$_____

V. HYDRANT PARTS

1. Hydrant Valve Seat (rubber) 10 \$_____EA

2. Hydrant Extension - 6" 2 \$_____EA

3. Hydrant Extension - 12" 2 \$_____EA

4. Hydrant Extension - 18" 2 \$_____EA

5. Hydrant Break Flange Repair Kit 5 \$_____EA

NOTE: All hydrant parts, extension kits and break kits are to be compatible with the Mueller hydrant.

TOTAL BID FOR HYDRANT PARTS: SUM OF 1-5 X ESTIMATED QUANTITIES

\$_____

VI. MECHANICAL JOINT RESTRAINT

1. Retainer Gland - 6" 30 \$_____EA

2. Retainer Gland - 8" 30 \$_____EA

3. Retainer Gland - 10" 10 \$_____EA

4. Retainer Gland - 12" 10 \$_____EA

NOTE: All retainer glands are of North American manufacture only. All retainer glands must include bolts and gaskets.

TOTAL BID FOR MECHANICAL JOINT RESTRAINT: SUM OF ITEMS 1-4 X ESTIMATED QUANTITIES

\$_____

VII. STAINLESS STEEL REPAIR CLAMPS

1. Stainless Steel Repair Clamp
#227 4" x 15" Full Circle w/double row of bolts 2 \$_____EA

Or

F-2 4" x 15" Full Circle w/double row of bolts

2. Stainless Steel Repair Clamp

#227 6" x 12" Full Circle w/double row of bolts	2	\$_____EA
Or		
F-2 6" x 12" Full Circle w/double row of bolts		
3. Stainless Steel Repair Clamp		
#227 6" x 15" Full Circle w/double row of bolts	2	\$_____EA
Or		
F-2 6" x 15" Full Circle w/double row of bolts		
4. Stainless Steel Repair Clamp		
#227 8" x 15" Full Circle w/double row of bolts	6	\$_____EA
Or		
F-2 8"x15" Full Circle w/double row of bolts		
5. Stainless Steel Repair Clamp		
#227 8" x 20" Full Circle w/double row of bolts	6	\$_____EA
Or		
F-2 8"x20" Full Circle w/double row of bolts		
6. Stainless Steel Repair Clamp		
#227 10" x 15" Full Circle w/double row of bolts	6	\$_____EA
Or		
F-2 10"x15" Full Circle w/double row of bolts		
7. Stainless Steel Repair Clamp		
#227 10" x 20" Full Circle w/double row of bolts	6	\$_____EA
Or		
F-2 10"x20" Full Circle w/double row of bolts		
8. Stainless Steel Repair Clamp		
#227 12" x 15" Full Circle w/double row of bolts	2	\$_____EA
Or		
F-2 12" x 15" Full Circle w/double row of bolts		
9. Stainless Steel Repair Clamp		
#227 12" x 20" Full Circle w/double row of bolts	2	\$_____EA
Or		
F-2 12" x 20" Full Circle w/double row of bolts		
10. Stainless Steel Repair Clamp		
#239 6" x 12 1/2" x 1" CC Tapped Full Circle w/double row of bolts Or	1	\$_____EA
F-2 6" x 12" x 1" CC Tapped Full Circle		
11. Stainless Steel Repair Clamp		
#239 8" x 12 1/2" x 1" CC Tapped Full Circle w/double row of bolts Or	1	\$_____EA
F-2 8" x 12" x 1" CC Tapped Full Circle		
12. Stainless Steel Repair Clamp		
#239 12" x 12 1/2" x 1" CC Tapped Full Circle w/double row of bolts Or	1	\$_____EA
F-2 12" x 12" x 1" CC Tapped Full Circle		

NOTE: All repair clamps will be Smith-Blair, or Ford F-2.

TOTAL BID FOR REPAIR SLEEVES AND CLAMPS: SUM OF ITEMS 1-12 X ESTIMATED QUANTITIES

\$ _____

VIII. METERS

1. Neptune T-10 Meter with E-Coder/R900i register 5/8" x 5/8"	400	\$ _____ EA
2. Neptune T-10 Meter with E-Coder/R900i Register 1"	20	\$ _____ EA
3. Neptune T-10 Meter with E-Coder/R900i Register 1 1/2" with bronze companion flanges	10	\$ _____ EA
4. Neptune T-10 Meter with E-Coder/R900i Register 2" with bronze companion flanges	10	\$ _____ EA
5. Neptune TRU/FLO Compound Meter with E-Coder/R900i Register 2" with bronze companion flanges	2	\$ _____ EA
6. Neptune TRU/FLO Compound Meter with E-Coder/R900i Register 3" with bronze companion flanges	2	\$ _____ EA
7. Neptune meter strainer, 2" flanged	10	\$ _____ EA
8. E-Coder/R900i T-10 Pit Register with External Antenna	45	\$ _____ EA
9. R 900 V-3 Radio Unit	200	\$ _____ EA

NOTE: All meters register cubic feet.

TOTAL BID FOR METERS: SUM OF ITEMS 1-9 X ESTIMATED QUANTITIES

\$ _____

IX. METER PITS AND ADAPTERS

1. Meter Pit Complete - 20" x 5 ft, for 5/8" meter with ball valves both sides and double lid. Ford Style #W-3T with hole for Pro Read Adapter	5	\$ _____ EA
2. Meter Pit Complete - 20" x 5 ft, for 1" meter with ball valves both sides and double lid. Ford Style #W-3T with hole for Pro Read Adapter	5	\$ _____ EA
3. Meter Tail Pieces - 5/8" meter swivel nut by 3/4" male iron pipe thread. Ford model #C38-13-2-188 or approved equal.	100	\$ _____ EA
4. Meter Adapter - 5/8" to 3/4" spud size and length.	60	\$ _____ EA

Ford model #A13 or approved equal.

- | | | |
|---|----|-----------|
| 5. Meter Adapter - 5/8" to 1" spud size and length.
Ford model #A14 or approved equal. | 90 | \$_____EA |
| 6. Meter wire - 3 wire, 1000 foot reels or buckets. | 12 | \$_____EA |

NOTE: All meter adapters will be purchased in full package quantities.

TOTAL BID FOR METER PITS/ADAPTORS: SUM OF ITEMS 1-6 X ESTIMATED QUANTITIES
\$_____

BIDDER _____

AUTHORIZED SIGNATURE

COUNTY _____

Printed Name and Title

STATE OF INCORPORATION _____

Date Offered

PHONE _____

FAX _____

E-MAIL _____

TAX I.D. _____

TOWN OF PLYMOUTH
REFERENCES OF BIDDER

Provide the names of three clients, preferably municipalities, including names and telephone numbers of contact persons for which the bidder has supplied these parts within the past five years.

REFERENCES:

Signed:

Name of Person Authorized to Sign for the Bidder

Title

Date

DELEGATION OF AUTHORITY

At a meeting of the Board of Directors of the _____
(Name of Corporation)

_____ duly called and held on _____
(Date)

at which a quorum was present, and acting throughout, the following vote

was duly adopted: VOTED: That _____
(Name of Individual)

the _____ of the Corporation, hereby is authorized
(Title)

to affix the Corporate Seal, sign and deliver in the name and on behalf of the Corporation, bids, proposals, contracts, bills of sale, conditional sale agreements, chattel mortgages, leases, bonds, applications, affidavits, certificates, and any other similar documents required in connection with the sale of the Corporation's products to any purchaser, including assignments and satisfactions of any such documents.

Any and all applications, affidavits, statements, certificates, and similar documents required by law in connection with the licensing of the Corporation or its representatives for the sale, distribution, and servicing of its commercial products.

The authority is hereby delegated and shall be exercised by the aforesaid person in connection with the duties as

_____ of _____
(Title) (Name of Corporation)

and not otherwise.

ATTEST: _____ DATE: _____

NOTE: This form must be completed if the contractor is a corporation.