

**CITY OF EL PASO, TEXAS  
REQUEST FOR COUNCIL ACTION (RCA)**

**DEPARTMENT:** Engineering Department

**AGENDA DATE:** June 23, 2009

**CONTACT PERSON/PHONE:** R. Alan Shubert P.E., Engineering Department, Ext. No. 4023

**DISTRICT(S) AFFECTED:** 1

**PROJECT NAME/SOLICITATION NO.** EPCWID#1 – Dewatering License – Upper Valley Street and Drainage  
Improvements Phase 1- Traffic Circle

**SUBJECT:**

THAT the City Manager be authorized to sign a 180 day License Agreement (License L1093) with the El Paso County Water Improvement District No. 1 for use of District facilities for conveyance of dewatering activities necessary for construction of pipeline, sewer lines, buildings or other facilities not owned by the District into one or more of the District's drainage canals or other facilities. The License is for the Nemexas Drain at Country Club Drive and the fee for License L1093 is \$1,000.00. The estimated cost for the water discharge fee is ONE HUNDRED SIXTY FOUR THOUSAND FOUR HUNDRED SEVENTY THREE and 20/100 DOLLARS (\$164,473.20). The City Manager is also authorized to sign amendments to the License Agreement extending the time of the License and for payment up to an additional FIFTY THOUSAND AND NO/100 DOLLARS (\$50,000.00) for the cost for water discharge that exceeds the original estimate, for a total not to exceed TWO HUNDRED FOURTEEN THOUSAND FOUR HUNDRED SEVENTY THREE AND 20/100 DOLLARS (\$214,473.20). The project is funded by 2004 GOs and is part of the Upper Valley Street and Drainage Improvement Phase 1- Traffic Circle project.

**BACKGROUND / DISCUSSION:**

As part of the Upper Valley Street and Drainage Improvements Phase 1 – Traffic Circle, dewatering is required to install the improvements including the underground utilities. The discharge for the dewatering operation will be to the El Paso County Water Improvement District #1 facilities (Nemexas Drain). The District requires a user license and fees to be paid for the use of the facility. The estimated discharge is 1,482.44 acre feet. The first 1,000 acre feet are charged at \$150 per acre foot and any acre-feet above the first 1000 are charged at \$30 per acre foot. The total estimated cost is \$164,473.20. This is an estimate and could change depending on the final amount of water discharged. The discharge operation will be metered and accurately accounted for.

**PRIOR COUNCIL ACTION:**

The construction contract was awarded to CSA Contractors on 3-24-09.

**AMOUNT AND SOURCE OF FUNDING:**

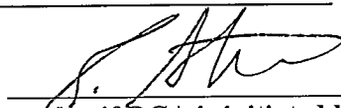
2004 GOs: PBE04ST139 14200403 29155 508027

**BOARD / COMMISSION ACTION:**

N/A

\*\*\*\*\*REQUIRED AUTHORIZATION\*\*\*\*\*

**LEGAL:** (if required) \_\_\_\_\_ **FINANCE:** (if required) \_\_\_\_\_

**DEPARTMENT HEAD:**  \_\_\_\_\_

(Example: if RCA is initiated by Financial Services, client department should sign also)  
*Information copy to appropriate Deputy City Manager*

**APPROVED FOR AGENDA:**

**CITY MANAGER:** \_\_\_\_\_

**DATE:** \_\_\_\_\_

**RESOLUTION**

**BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF EL PASO,**

**THAT** the City Manager be authorized to sign a 180 day License Agreement (License L1093) with the El Paso County Water Improvement District No. 1 for use of District facilities for conveyance of dewatering activities necessary for construction of pipeline, sewer lines, buildings or other facilities not owned by the District into one or more of the District's drainage canals or other facilities. The License is for the Nemexas Drain at Country Club Drive and the fee for License L1093 is \$1,000.00. The estimated cost for the water discharge fee is ONE HUNDRED SIXTY FOUR THOUSAND FOUR HUNDRED SEVENTY THREE and 20/100 DOLLARS (\$164,473.20). The City Manager is also authorized to sign amendments to the License Agreement extending the time of the License and for payment up to an additional FIFTY THOUSAND AND NO/100 DOLLARS (\$50,000.00) for the cost for water discharge that exceeds the original estimate, for a total not to exceed TWO HUNDRED FOURTEEN THOUSAND FOUR HUNDRED SEVENTY THREE AND 20/100 DOLLARS (\$214,473.20).

**ADOPTED this \_\_\_\_\_ day of \_\_\_\_\_, 2009.**

CITY OF EL PASO

\_\_\_\_\_  
John F. Cook  
Mayor

ATTEST:

\_\_\_\_\_  
Richarda Duffy-Momsen  
City Clerk

**APPROVED AS TO FORM:**

  
Mark Shoesmith  
Assistant City Attorney

**APPROVED AS TO CONTENT:**

  
\_\_\_\_\_  
R. Alan Shubert, P.E.  
City Engineer

**License - L1093 Nemexas Drain at Country Club Drive  
LICENSE FOR USE OF DISTRICT FACILITIES FOR CONVEYANCE OF  
GROUNDWATER FROM CONSTRUCTION DEWATERING**

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**Exhibits**

- 15
- 16 A – Estimate of Amount of Groundwater to be Discharged
- 17 B – Map of Location of Discharge Structure
- 18 C – Copy of Insurance Certificate Naming District as Insured

1                   **EL PASO COUNTY WATER IMPROVEMENT DISTRICT NO. 1**

2                   **LICENSE FOR USE OF DISTRICT FACILITIES FOR CONVEYANCE OF**  
3                   **GROUNDWATER FROM CONSTRUCTION DEWATERING**

4   THIS LICENSE is made between the EL PASO COUNTY WATER IMPROVEMENT  
5   DISTRICT NO. 1, a political subdivision of the State of Texas organized and existing  
6   pursuant to Article XVI, Section 59 of the Texas Constitution ("District") and The City of  
7   El Paso, a political subdivision of the State of Texas ("Licensee"), hereinafter collectively  
8   called the "parties".

9   WHEREAS the District owns, operates and maintains a series of irrigation canals, lateral  
10   canals, and drainage canals in El Paso County, Texas, that constitute part of the Rio  
11   Grande Reclamation Project; and

12   WHEREAS Licensee, at its sole cost and expense, desires to construct, operate and  
13   maintain installations that will enable it to discharge and convey groundwater into one or  
14   more of the District's drainage canals or other facilities, and to obtain the District's  
15   permission for such discharge and to convey such groundwater through the District's  
16   drainage canal or other facilities.

17   NOW, THEREFORE, the parties agrees as follows:

18   **1. Definitions**

19   **Groundwater:** As used in this License, the term "groundwater" means all waters that  
20   enter any of the drainage canal or other facilities operated and maintained by the District

21   **District's Facilities:** as used in this License, the term "District's Facilities" mean the  
22   drainage canals, irrigation canals, lateral canals, roads, right-of-ways, easements, or other  
23   land or facilities owned or controlled by the District

24   **2. Purpose of License**

25   This License is for the limited use of the District's Facilities by the Licensee for the  
26   purposes of discharging and conveying groundwater produced during non-agricultural  
27   dewatering activities necessary for construction of pipeline, sewer lines, buildings, or  
28   other facilities not owned by the District.

1 **3. Approval of United States Environmental Protection Agency (EPA) and the**  
2 **Texas Commission for Environmental Quality (TCEQ), U.S. Army Corps of**  
3 **Engineers (USACE)**

4 The Licensee shall at all times when groundwater is being discharged into the District's  
5 Facilities pursuant to this License have all permits and necessary permissions,  
6 authorizations, or licenses required by the EPA, TCEQ, USACE, or others. A copy of all  
7 correspondence between the Licensee and the EPA, TCEQ, USACE or any other entity or  
8 governmental agency regarding the construction activities associated with the  
9 groundwater produced by dewater, the groundwater being discharged into the District's  
10 Facilities, and any pollution, contamination, waste, or any impairment to water, air, or soil  
11 quality shall be provided to the District in writing immediately (by hand delivery or  
12 facsimile and then followed by a notice as provide herein) upon the Licensee receiving  
13 such information.

14 **4. Licensee's Structures and Facilities**

15 Any structures and facilities now existing or hereafter to be erected by Licensee in  
16 furtherance of the purposes of this License shall be erected so as never to obstruct in any  
17 manner the flow of water in or into the canals, laterals and drain ditches operated and  
18 maintained by the District, and so as not to interfere in any manner whatsoever with the  
19 construction, operation, or maintenance of any part of the Rio Grande Reclamation  
20 Project or the District's Facilities. All construction or facility modification plans shall be  
21 submitted to the District 30 calendar days in advance of any construction and must  
22 receive written approval by the District prior to the commencement of any construction.

23 **5. Water Quality of Groundwater Discharged into District's Facilities**

24 a. The quality of the groundwaters being discharged into the District Facilities, shall, at  
25 Licensee's expense, be tested monthly for total dissolved solids (TDS), with the analysis  
26 being conducted according to the latest methodologies approved by the United States  
27 Environmental Protection Agency and reported by a certified laboratory satisfactory to the  
28 District. Prior to any discharge an initial TDS level report is required. The results of  
29 monthly water quality analyses and discharge volumes shall be reported by the 15th of  
30 each month following the month for which the data was collected in writing to the  
31 District.

32 b. In addition to the tests required by above, the District may, at any time, conduct such  
33 additional water quality tests as the District may desire; provided that in order for the  
34 District to exercise any of the rights afforded it by this License, such tests shall be

1 performed according to reasonable technical standards. The fact that such test is  
2 conducted according to standards specified in the latest edition of AWWA Standard  
3 Methods or other methodologies approved by the United States Environmental Protection  
4 Agency or its successor shall be conclusive proof that such test was performed according  
5 to reasonable technical standards. Regardless of the number of tests conducted pursuant  
6 of this License during any month, the test revealing the highest level of TDS during the  
7 month shall be controlling for all purposes under this License. If no such test is  
8 conducted during any month in which any groundwaters are discharged into the drain  
9 ditches operated and maintained by the District, it shall be conclusively presumed for all  
10 purposes under this License, if a test had been conducted, it would have revealed TDS  
11 levels greater than 2000 PPM.

#### 12 **6. Fee for Reporting to Licensee Incorrect Monthly Volume or TDS Levels**

13 If the District determined that the Licensee has reported to the District a smaller quantity  
14 of groundwater than was actually diverted into the District's Facilities by Licensee, then  
15 the Licensee shall pay the District an amount equal \$200 per acre-foot for each acre-foot  
16 of water diverted into the District's Facilities for the month in which such report  
17 occurred.

#### 18 **7. Volumetric Measurement of Groundwater**

19 The volume of groundwaters discharged into the drain ditches shall be recorded by the  
20 Licensee on a daily basis using an impeller flow meter with an accuracy of  $\pm 5\%$  of the  
21 daily flow volume. By the 7<sup>th</sup> day of each month, the Licensee shall provide the District  
22 with the recorded daily flow volume and monthly total for the previous. If the Licensee  
23 does not provided the District with such information by the 15<sup>th</sup> day of each month, the  
24 District shall make a determination of the quantity of groundwaters discharged by the  
25 Licensee into the District Facilities during such month and such determination shall be  
26 binding on Licensee.

#### 27 **8. Construction by the Licensee with District Facilities**

28 Construction by the Licensee shall be accomplished at such time or times, and in such a  
29 manner as will not interfere with the use or maintenance of the District's facilities, as  
30 determined by the General Manager of the District or his authorized representative.  
31 Licensee shall notify the General Manager of the District or his authorized representative  
32 of any such proposed construction at least 30 calendar days prior to commencement of  
33 construction. Construction and maintenance work performed by Licensee under this

1 License shall not interfere in any manner whatsoever with the construction, operation, or  
2 maintenance of any part of the District's activities.

### 3 **9. Licensee's Failure to Comply with Terms of this License**

4 a. If Licensee fails to comply with any terms of this License within ten (10) days after  
5 receipt of written notice to comply with such terms (or within such shorter time as the  
6 District may direct in cases the District deems to be an emergency), Licensee agrees,  
7 within forty-five (45) days of receipt of billing, to pay for the cost of maintenance or other  
8 actions undertaken by the District should the District deem it necessary or advisable to  
9 complete maintenance or take any other action that is Licensee's responsibility pursuant  
10 to this License. It is expressly understood that the District's prerogatives under this  
11 License are in addition to any other remedies that the District may have in law or equity  
12 or pursuant to another provision of this License and that the District's decision to perform  
13 some responsibility of Licensee shall not constitute an election of remedies or a waiver of  
14 any or all additional remedies to which the District may be entitled.

15 b. Licensee agrees that in the case of its failure to satisfy all requirements under this  
16 License, it shall, within forty-five (45) days after written notification from the General  
17 Manager of the District or his authorized representative, at its costs, remove all structures  
18 constructed under this License and return the District's facilities, including the canals,  
19 laterals or drain ditches, to as near their original condition prior to the execution of this  
20 License as circumstances then existing permit, normal wear and tear excepted. If  
21 Licensee does not remove all of its structures and facilities or does not return the  
22 District's facilities, including the canals, laterals, or drain ditches, to as near their original  
23 condition prior to the execution of this License as circumstances then existing permit,  
24 within forty-five (45) days after written notification to do so, the District shall be  
25 authorized to perform such work. If the District elects this option, Licensee agrees,  
26 within fifteen (15) days of receipt of billing, to pay for the cost of such removal and for  
27 all other costs reasonably incurred by the District as a result of Licensee's breach, and the  
28 District may retain possession of such structures (and any other property of Licensee then  
29 in the District's possession) until the District's bill is paid in full.

### 30 **10. Payment by Licensee to District**

31 In addition to the non-refundable application fee of \$1,000, the Licensee shall pay to the  
32 District a minimum of seven (7) calendar days in advance of any discharge under this  
33 License a fee for the use of the District's Facilities equal to \$150 per acre-foot of  
34 groundwater for the first 1,000 acre-feet and \$30 per acre-foot thereafter as estimated by

1 the Licensee that will be discharged into the District's Facilities during term of the  
2 agreement.

### 3 **11. Map and Estimated Volume of Groundwater Production**

4 Prior to execution of this License, Licensee shall furnish to the District a map of  
5 sufficient detail as determined by the District showing the location of the proposed  
6 discharge sites and specifications describing the design capacity and number of pumps to  
7 be used. Licensee shall provide the District prior to executing this agreement an  
8 estimated of the volume of groundwater to be discharged under this License. Such  
9 estimate of the volume of groundwater shall be approved in writing by the District's  
10 Engineer prior to this agreement being executed.

### 11 **12. Stormwater, Effluent, Waste, and Pollution**

12 Licensee shall not divert storm water, effluent, waste, or any other water or other  
13 substance into any of the District's facilities at any time, nor shall Licensee discharge any  
14 waste or conduct any activity that causes, continues to cause or will cause pollution of any  
15 water of the state in violation of Chapter 26 of the Texas Water Code or any other  
16 applicable state or federal law. Licensee shall defend and hold harmless the District, its  
17 Board of Directors, General Manager, employees, engineers, consultants, insurers, and  
18 agents from any claims, fees, fines or penalties arising out of breach of any condition of  
19 this License.

### 20 **13. Term and Termination**

21 This License shall terminate at midnight 180 day after the date of this License is executed  
22 on behalf of the District. The District reserves the right to terminate this License  
23 immediately if at any time, in the opinion of the General Manager of the District,  
24 Licensee's use of the District's facilities has adversely affected, or may adversely affect,  
25 the District. The District reserves the right to terminate this License at any time if it  
26 deems Licensee to be in breach of any of the provisions hereof.

### 27 **14. Rules, Laws, and Regulations**

28 Licensee represents, warrants and agrees that it will conduct its activities on the  
29 Properties in compliance with all applicable State and Federal environmental laws, rules  
30 and regulations, and shall comply with all municipal, county, state and Federal laws,  
31 rules, and regulations applicable to its construction and operations under this License.

1 **15. District Design and Survey Standards**

2 All facilities constructed by the Licensee pursuant to this License shall meet the District's  
3 current Design and Survey Standards as contained in the District's License Manual.

4 **16. Cultural Values**

5 Should evidence of historical, archeological, or paleontological sites be discovered in the  
6 course of construction or use of the interests subject to this License, the Licensee shall  
7 immediately suspend construction or operations and advise the District. Licensee  
8 acknowledges the existence of an agreement between the District and the State of Texas  
9 and/or the State Historical Conservation Officer for the State of Texas and accepts this  
10 License subject to all provisions of such agreement.

11 **17. Concealed Conditions or Obstacles**

12 Licensee accepts the interests subject to the License in their existing condition. The  
13 District shall not be responsible for concealed conditions, defects or obstacles  
14 encountered by Licensee, and the District makes no warranties or representations related  
15 to the sub-surface conditions which may be encountered by Licensee.

16 **18. Interference Prohibited**

17 Notwithstanding anything to the contrary herein, Licensee's activities shall, at all times,  
18 be conducted so as not to interfere with the operation, maintenance, or administration by  
19 the District of its water improvement District or its facilities. Any repairs, maintenance or  
20 expense to the District as a result of Licensee's activities after notice and failure of  
21 Licensee to respond promptly shall be reimbursed to the District by the Licensee.

22 **19. Use Limitations and No Rights to Water**

23 Use of the interests subject to this License by Licensee is limited to the purposes and  
24 premises herein specified, does not grant the Licensee to any rights to water or any right  
25 to use the groundwater discharged by the Licensee into the District's Facilities.

26 **20. Ingress and Egress on District's Facilities**

27 During the term of this License allows Licensee to ingress or egress to the portion of the  
28 District's Facilities as shown on the map in Appendix A attached and made a part of this  
29 License.

**21. Insurance**

Unless the licensee is a government entity, as determined by the District, the Licensee shall at all times during the term of this License, maintain in force, at the Licensee's expense, a commercial general liability insurance policy adequate to protect District against liability for damage claims through use of or arising out of accidents occurring in and around the Easement, in minimum coverage amounts acceptable to District. Such insurance policy shall name District as an additional insured and contain a provision or endorsement that the coverage afforded will not be canceled, materially changed or renewal refused until at least 30 days' prior written notice has been given to District. Licensee shall provide to District, at the time this License is presented for approval by District's governing body, a certificate evidencing such insurance coverage. Licensee shall ensure that District is furnished evidence, satisfactory to District, of continuation of such insurance each year during the term of this License. Licensee agrees that the policy limits of any policy or policies provided under this paragraph will first be used to satisfy any claim or judgment against District. Licensee further agrees to waive any rights it has under any such policy or policies for indemnification until such judgment or claim is paid on behalf of District.

**22. Indemnification and Hold Harmless**

To the maximum extent allowable by law, the Licensee agrees to indemnify and hold the District and its officers, directors, the District General Manager, the District Engineer, and the District's employees, agents, attorneys, and consultants harmless from any claims of every nature, including without limitation all claims for damages from personal injury, property damage, and environmental damage pursuant to this License.

**23. No Liability for Damage to Licensee's Facilities**

The District shall have no liability to the Licensee for any damage to the Licensee caused by the operation, maintenance, improvement, relocation, or removal of Licensee's facilities located on the District's Facilities. Licensee will save the District and its officers, directors, the District's General Manager, the District's Engineer, and the District's employees, agents, attorneys, and consultants harmless from any claim, damage, or demand by any third party resulting from such damage to Licensee's facilities.

**24. Licensee Shall Maintain Licensee's Facilities**

The Licensee shall be responsible for any and all maintenance associated with any installation by Licensee. Such maintenance shall include, but not be limited to: (a) repair and upkeep of the installation; (b) the removal of deposited sediment, trash, and other

1 debris from within and adjacent to the structure(s); (c) control of vectors and other pests  
2 associated with the structure(s); and (d) repair of damages to the affected facilities of the  
3 District as determined by the District's General Manager or the District's Engineer. Such  
4 maintenance shall be conducted by the Licensee as needed or upon request by the District.  
5 Such maintenance shall not interfere in any manner whatsoever with the construction,  
6 operation, maintenance of any part of the District's facilities or the Rio Grande  
7 Reclamation Project. Any violation by Licensee of its obligation to maintain as set forth  
8 in the section shall constitute a default in this License by Licensee and shall entitle the  
9 District to evoke any and all remedies provided in the License for default.

#### 10 **25. Damage to District's Facilities**

11 In addition to all other remedies provided hereunder to the District, Licensee specially  
12 covenants to repair or reimburse the District for the costs of repairing and any other  
13 damages to the District's Facilities that may result directly or indirectly from Licensee's  
14 maintenance, operation, and or use of Licensee's facilities, whether or not such repairs  
15 and damages are caused by negligence, third party act, omission, or Act of God.

#### 16 **26. No Warranty of Title**

17 The District makes no warranty of title or legal authority to make this License. The  
18 District expressly disclaims any warranty of title of the interests subject to this License.  
19 Licensee acknowledges that this License is subject to all easements, licenses, and other  
20 permitted and unknown uses of any nature, which exist on the date of the License.

#### 21 **27. Remedies for Default**

22 In the event of any default by Licensee in the performance of any terms or conditions  
23 hereof which continues seven (7) calendar days after notice from District of such default,  
24 the District may accelerate all remaining unpaid payments provided herein and demand  
25 immediate payment thereof, terminate this License without further notice, and/or invoke  
26 any other remedy provided by law or equity including without limitation injunctive relief  
27 and damages without refund of any consideration or any part thereof previously paid to  
28 the District by Licensee. Also, in the event of any default, and in addition to any other  
29 remedy the District may have, the District should be entitled to recover from Licensee  
30 interest on all amounts due, accrued at a rate of 10% per year, reasonable attorney's fees  
31 and court cost.

1 **32. Texas Law to Apply**

2 This License is to be construed under Texas Law, and all obligations of the parties  
3 created by this License are performable in El Paso County, Texas. Any suit brought  
4 hereon by either party shall be filed in El Paso County, Texas, in a court of competent  
5 jurisdiction.

6 **33. Severability**

7 If any one or more of the provisions contained in this License are for any reason held to  
8 be invalid, illegal, or unenforceable in any respect, the invalidity, illegality, or  
9 unenforceability will not affect any other provision of the License, which will be  
10 construed as if it had not included the invalid, illegal or unenforceable provision,  
11 provided such provision or provisions are not essential to the substance of this License, in  
12 which latter case this License shall be deemed null and void, and there shall be no refund  
13 of any consideration paid by Licensee to the District hereunder.

14 **34. Rights and Remedies Cumulative**

15 The rights and remedies provided by this License are cumulative, and either party's using  
16 any right or remedy will not preclude or waive its right to use any other remedy. The  
17 rights and remedies are given in addition to any other rights the parties may have by law,  
18 statute, ordinance, or otherwise.

19 **35. Attorney's Fees**

20 If, as a result of either part's breaching this License, the other party employs an attorney  
21 or attorneys to enforce its rights under this License, then the party adjudged to be in  
22 default will pay the other party the reasonable Attorney's fees and other associated costs  
23 incurred to enforce the License.

24 **36. Titles**

25 The titles of the Articles, Paragraphs, and Sections of this License are intended for the  
26 convenience of the parties and shall have no effect and shall neither limit nor amplify the  
27 provision of the License itself.

28 **37. Application to Use District Real Property**

29 This License is granted, in part, based in the reliance on the information supplied and the  
30 interpretation made by the Licensee to the District in the Licensee's "Application to Use  
31 District Property" and that such information was true and correct. Should any part of  
32 such information be determined by the District to be incorrect or wrong, this License may

1 be re-evaluated by the District. If this License, based on the correct information, is found  
2 by the District to be detrimental to the District interests, then the licensee may be  
3 determined by the District to be in default and invoke the provisions of Section 9 of this  
4 License.

5 **38. Depth of Water in Drainage Canals**

6 The Licensee shall not allow the depth of water to be greater the than normal depth in any  
7 drainage canal as result of any work performed by the Licensee and associated with this  
8 License. The normal depth of the water in any drainage canal shall be determined by the  
9 District Engineer or District General Manager. Failure by the Licensee to maintain the  
10 depth equal to or less than normal depth for a period of 24 hours or greater shall be cause  
11 for the Licensee to be in default of this License.

12 IN WITNESS WHEREOF, the Parties hereto have set their hands and affixed their  
13 respective seals on this License, which has been executed in duplicate counterparts, each  
14 of which has the force and effect of the original. This License is to be effective May 13,  
15 2009.

16

17 EL PASO COUNTY WATER IMPROVEMENT DISTRICT NO. 1

18

19

20 By: \_\_\_\_\_  
21 JOHNNY STUBBS  
22 President, Board of Directors

23

24

25

26

27 LICENSEE

28

29 By: \_\_\_\_\_  
30 \_\_\_\_\_

31

32 Title: \_\_\_\_\_

33

El Paso County Water Improvement District No. 1 License- L1093, Nemexas Drain at Country Club Drive, Signature Page

CITY OF EL PASO

---

Joyce Wilson, City Manager

APPROVED AS TO FORM:

  
Mark Shoemith  
Assistant City Attorney

APPROVED AS TO CONTENT:

  
R. Alan Shubert, P.E.  
City Engineer

CSA Engineering Upper Valley PH I: Estimated Discharge Flow

Base Bid I

12 Pumps x 240 GPM x 60 min x 24 hrs = 4,147,200 GPD

4,147,200 GPD / 325,000 per acre foot conversion = 12.76 acre feet per day

12.76 acre feet x 90 days = 1148.40 total acre feet

Base Bid II

5 Pumps x 240 GPM x 60 min x 24 hrs = 1,728,000 GPD

1,728,000 GPD / 325,000 per acre foot conversion = 5.32 acre feet per day

5.32 acre feet x 60 days = 319.20 total acre feet

Base Bid III

1 Pumps x 240 GPM x 60 min x 24 hrs = 345,600 GPD

345,600 GPD / 325,000 per acre foot conversion = 1.06 acre feet per day

1.06 acre feet x 14 days = 14.84 total acre feet

Total 1,482.44 AF

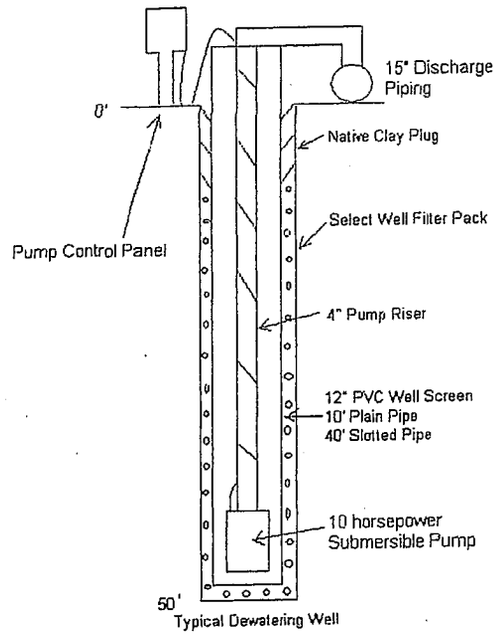
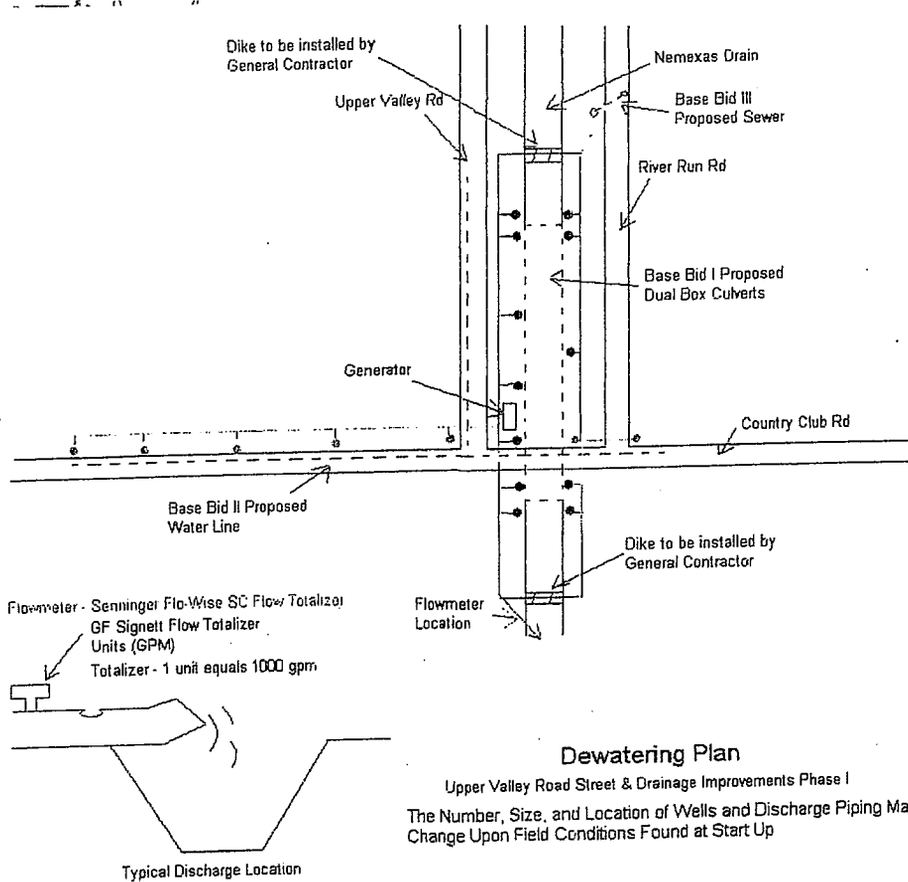
1000 AF @ 150.00 = \$150,000.

482.44 AF @ \$30.00 = \$14,473.20

Total \$164,473.20

L093 Nemexas Drain at Country Club Drive

EXHIBIT A



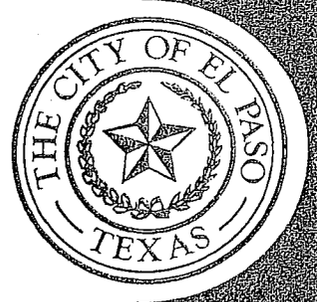
**Estimated Quantities**

Base Bid I 12 Wells Running 24 Hours a Day for Length of Dewatering

- Estimated 240 Gallons Per Minute Each Well
- TDS Level Estimated At 1600 to 1800 PPM
- ◆ Typical Well Location Not To Scale

*Dedicated to Outstanding Customer Service for a Better Community*

**S E R V I C E   S O L U T I O N S   S U C C E S S**



June 9, 2009

El Paso County Water Irrigation District #1  
294 Candelaria  
El Paso, TX 79907-5599

ATTN: Jesus "Chuy" Reyes

Mr. Reyes,

The purpose of this letter is to verify that the City of El Paso is a governmental entity as that term is defined in the Texas Tort Claims Act and as such operates under a policy of self-insurance. If you have any questions, you may contact me at 915-541-4448.

Very truly yours,

Irene Morales  
Risk Manager  
City of El Paso

Mayor  
John F. Cook

**City Council**

*District 1*  
Ann Morgan Lilly

*District 2*  
Susannah M. Byrd

*District 3*  
Emma Acosta

*District 4*  
Melina Castro

*District 5*  
Rachel Quintana

*District 6*  
Eddie Holguin Jr.

*District 7*  
Steve Ortega

*District 8*  
Beto O'Rourke

City Manager  
Joyce A. Wilson

**EXHIBIT C**