

Request for Bids

Wet Barrel Fire Hydrants

March 2015

Las Virgenes Water District 4232 Las Virgenes Road Calabasas, CA 91302 818-251-2115

Bids Due: April 22, 2015; 2:00 p.m.

Request for Information Deadline: April 15, 2015

District Contact: Gretchen Bullock, Buyer gbullock@lvmwd.com

Las Virgenes Municipal Water District Instructions to Bidders

- **1. Introduction.** Each bidder and its bid shall comply with these instructions to bidders and the terms and conditions provided with the bid documents.
- 2. District Contact. During the bid process the District contact will be the District Buyer: Gretchen Bullock, CPPB, 4232 Las Virgenes Road, Calabasas, CA 91302, gbullock@lvmwd.com e-mail, 818-251-2115 phone. Any questions, technical or otherwise, pertaining to this bid must be submitted in writing and directed only to the listed District contact. Bidders, their representatives, agents or anyone else acting on their behalf are specifically directed NOT to contact any District employee, board member, or other agency associate for any purpose related to this request for bid other than as directed above. Contact with anyone other than as directed above may be just cause for rejection of bid.
- **3. Bidder Registration.** To receive direct e-mail notifications of addendum(s), request for information responses, and other communications regarding this bid bidders may register with the District contact via e-mail at gbullock@lvmwd.com. Insert the bid name "**Fire Hydrants**" in subject line and provide: bidder name, contact person, e-mail, address, and phone number. The District is not responsible for lost or misdirected e-mail communications.
- 4. Requests for Information and Notifications. All requests for information (RFI) regarding this bid must be directed to District Contact listed above and received in writing no later than April 15, 2015. Requests will be addressed within 2 business days of receipt. At the end of the RFI period a summary of all RFI and responses will be posted at http://www.lvmwd.com/i-want-to-/do-business-with-lvmwd/non-public-works-formal-bids. It is the bidder's responsibility to ensure they access and review any RFI responses and resulting addendum(s) posted. The District is not responsible to notify individual potential bidders of the availability of RFI responses and/or resulting addendum(s) beyond this notice. The District is not responsible for lost or misdirected e-mail communications. Other than directing a bidder to a specific segment of the bid documents, questions received after the RFI period has ended will not be answered.
- 5. Submission of Bids. Sealed bids are to be submitted only on the prescribed Las Virgenes Municipal Water District Bid Forms included as part of this bid package and described in the Request for Bids and must be submitted in hard copy format with a wet signature. Bid submission deadline is Wednesday, April 22, 2015; 2:00 p.m. Bids shall be addressed and delivered to: Las Virgenes Municipal Water District, Attn: Gretchen Bullock, 4232 Las Virgenes Road, Calabasas, CA 91302, and clearly marked "Sealed Bid—Hydrants" on outside of envelope. FAXED OR E-MAILED BIDS WILL NOT BE ACCEPTED UNDER ANY CIRCUMSTANCES. Bidders are required to submit the following information with their bid:
 - a. Completed Bid Form-Schedule (3 pages)
 - **b.** Manufacturer make and model of proposed product (list on Bid Form-Schedule)
 - c. Published Warranty for product bid
 - **d.** Product information/technical data sheet for proposed hydrants
 - e. Expected delivery time After Receipt of Order (ARO)

Bid forms can be downloaded from the District's web site http://www.lvmwd.com/i-want-to/do-business-with-lvmwd/non-public-works-formal-bids .

- **6. Modification of Bids.** A bidder may modify its bid by written communications provided such communication is received by the District prior to the closing time for receipt of bids. The written communication must not reveal the bid price but should state the addition or subtraction or other modification in such a manner that the District will not know the final prices or terms until it opens the sealed bid.
- **7. Withdrawal and Return of bids.** Bids may be withdrawn without prejudice by written or telegraphic requests received from the bidder prior to the time for opening of bids, and bids so withdrawn will be returned to bidders unopened. Any bid received after the bid submission deadline shall be returned to the bidder unopened.

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8. Discrepancies. In the case of discrepancy between unit prices and extended totals, unit prices will prevail. In the case of discrepancy between words and figures, words will prevail.

9. Award of Bid.

- **a.** The District reserves the right to accept or reject any and all bids during the time for awarding the contract, and to waive any informality or irregularity in any bid. The District may reject any bid that does not comply with these instructions or other bid documents.
- **b.** Award shall be made on a comprehensive basis to one bidder based on total bid amount.
- c. The award of the bid, if it is awarded, shall be to the lowest responsible responsive bidder whose bid complies with the requirements of the bid documents. Bidder responsibility is determined solely by the District.
- d. It is expected that bids will be considered by the District at the regularly scheduled Board Meeting on May 12, 2015. Notice of Award, if any will occur within seven business days following the meeting. Accompanying the District's Notice of Award will be a purchase order. The successful bidder will be required to send an order acceptance to the District within seven days following receipt of Notice of Award. Failure to do so shall be just cause for annulment of the award. In the event of failure of the lowest responsible responsive bidder to provide order confirmation to the District, the District may award to the next lowest responsible responsive bidder.
- **10. Insurance Requirements.** Bidder at its' sole cost and expense shall procure and maintain for the duration of the project the following types and minimum limits of insurance: **Strike through unnecessary coverage**

Туре	Limits	Scope
General Liability (GL)	\$2,000,000 per occurrence/ \$4,000,000	At least as broad as ISO occurrence
	aggregate	from CG 0001
Product Liability	\$1,000,000 per occurrence/ \$2,000,000	
	aggregate	
Automotive Liability	\$1,000,000 per accident	At least as broad as ISO CA 0001
		(code 1, any auto)
Workers Compensation	CA Statutory limits	
Employers' Liability	\$1,000,000 per occurrence	

- **a.** The general and automobile liability policy(ies) shall be endorsed (consistent with Ins. Code 11580.04) to name District, its officers, employees, and agents as additional insured regarding liability arising out of the Work. Bidder's coverage shall be primary and shall apply separately to each insurer subject to a claim or lawsuit, except with respect to the limits of the insurer's liability. District's insurance if any, shall be excess and shall not contribute with Bidder's insurance.
- b. Prior to commencing the Work, Bidder shall provide to District the following proof of insurance: (a) certificate(s) of insurance on ACORD Form 25-S (or insurer's equivalent) evidencing the required insurance coverages; and (b) endorsement(s) on ISO Form CG 2010 (or insurer's equivalent), signed by a person authorized to bind coverage on behalf of the insurer(s), certifying the additional insured coverages.
- **11. Non Collusion.** The bidder certifies that its bid is made without any previous understanding, agreement or connection with any person, firm or corporation making a bid for the same product as is in all respects fair, without outside control, collusion, fraud or otherwise illegal action.
- **12. Bid Specifications.** The attached specifications are intended to be descriptive of the type and quality of product the District desires to purchase. Any exceptions or substitutions to the Bid Scope & Specification must be clearly noted on Bid-Form Schedule. District reserves the right to determine if products meet equal value. Bidders will not be allowed to make unauthorized substitutions after award is made.

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- **13. Confidential Information.** Bids containing confidential proprietary technical information or trade secrets which if publicly disclosed may cause substantial injury to the Bidder's competitive position must be clearly noted. It is the bidder's responsibility to clearly note any confidential design information as such.
- 14. Pre-bid Inspection. N/A
- **15. Subcontractors.** Subcontractors are not allowed on this project. IRS regulations require all employees be issued a W-2 form. Any worker issued a 1099 in lieu of or in conjunction with a W-2 will be considered a subcontractor. At any time during the contract the District may request payroll records to verify workers are employees and not subcontractors.

16. Special Conditions.

- **a.** Any and all related fees associated with this bid shall be included in Bid Form-Schedule and extended bid total. The District is located in Los Angeles County which, as of the date of this Request for Bids, has a sales tax rate of 9%.
- **b.** Freight terms are FOB Destination to the District, freight pre-paid and allowed.
- c. District has 90 days from the bid due date to accept bid pricing.
- **d.** Any exceptions or modifications to the Bid Scope & Specifications or District's Standard Purchase Order Terms and Conditions (Exhibit A) proposed by bidder must be clearly noted in area provided on Bid-Form Schedule.

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Las Virgenes Municipal Water District Bid Form-Schedule Wet Barrel Fire Hydrants

The undersigned states and declares as follows: that the bidder has carefully read and examined the Bid Documents; Bid Notice; Instruction to Bidders; Bid Specifications including exhibits; Bid Form-Schedule; and that the bidder will comply with the bid terms and conditions. The undersigned agrees to supply and deliver materials in strict conformity with the specifications and instructions enclosed with the Invitation for Bids for the prices set forth below in this bid schedule.

It is understood that this bid shall remain open and shall not be withdrawn for a period of ninety (90) days from the date prescribed for the opening of the bid.

It is further agreed that the materials/services to be furnished under this bid shall be delivered at such time and in such quantities as called for by the Las Virgenes Municipal Water District.

Materials/Services to be furnished under this bid shall be delivered FOB Destination Freight Pre-Paid and Allowed to Las Virgenes Municipal Water District, Building 7, 4232 Las Virgenes Road, Calabasas, CA 91302 within 20 days after receipt of order (ARO) or the specified time submitted by bidder, whichever is less.

All bidders are required to submit with their bid:

- **a.** Completed Bid Form-Schedule (3 pages)
- **b.** Published Warranty for product bid
- **c.** Product information/technical data sheet
- **d.** Expected delivery time After Receipt of Order (ARO)

The bidder's authorized officer identified below hereby declares that the representations in this bid are true and correct and of my own personal knowledge, and that these representations are made under penalty of perjury under the laws of the State of California, and that I am duly authorized to bind this bidder to this bid.

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Hydrants Bid Form-Schedule Bids Due: Wednesday, Apr. 22, 2015; 2:00 p.m. Page 1 of 3 SUBMIT BID ON THIS FORM

Bid Item No.	Quantity	Unit of Measure UOM	Description Refer to Bid Scope & Specifications for detailed description	Unit Price	Extended Price	
1.	10	each	6" Wet Barrel Fire Hydrant, Fluted 6-Hole			
			Residential Style			
Man	ufacturer &	Model# B	id:			
2.	25	each	6" Wet Barrel Fire Hydrant, Straight 8-Hole Residential Style			
Manu	ıfacturer &	Model# Bi	d:			
			CA Sales Tax	9%		
			Total Bid	\$		
	itten Tota					
Promised delivery time in days after receipt of order: Initial Order days						
Add	endum Ackn	owledgeme	nt:			
Add	endum #1		Signed:			
Add	endum #2		Signed:			
Add	endum #3		Signed:			

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Bidder:		
Corporate Name of Bidder	Date	
By:	Title:	
Authorized Signature		
Print Name	E-mail	
	Phone	
Address	 Fax	

Las Virgenes Municipal Water District Wet Barrel Fire Hydrants

Overview:

The District is seeking bids for an annual purchase order contract for the supply and delivery of wet barrel fire hydrants for use in residential areas. Hydrants will be purchased on an as needed basis throughout the one-year purchase order period with the possibility of 4 one-year renewal periods. The purpose of this bid is to ensure set pricing for the duration of the contract period, allow for expedited delivery upon order release, and secure a quantity discount.

General Information:

The District's warehouse inventory includes residential wet barrel fire hydrants in both fluted (six-hole) and straight (eight-hole) spool bolt patterns. The hydrants must be two way (4" x 2 %") with replaceable nozzles, nozzle covers attached to the hydrant with 1 $^1/_8$ " pentagon nut and chain, and painted safety yellow at manufacturer's factory. Hydrants must meet all applicable current American Water Works Association "AWWA" standards.

Exceptions: Any exceptions or modifications to the Bid Scope & Specifications or District's Standard Terms and Conditions (Exhibit A) must be clearly noted in area provided on Bid-Form Schedule.

Quantity: 10 each 6-Hole 6" Residential Style Wet Barrel Fire Hydrant

25 each 8-Hole 6" Residential Style Wet Barrel Fire Hydrant

Quantities listed are estimated annual quantities and not guaranteed. Actual quantities may vary while pricing shall remain firm. Orders will be released, as needed throughout the year. Minimum order release quantity will be five like hydrants, release quantities will be in increments of five.

Specifications

Wet Barrel Fire Hydrant

Bid Item 1:

6" Wet Barrel Fire Hydrant-Fluted (six-hole), two-way

Bid Item 2:

6" Wet Barrel Fire Hydrant-Straight (eight-hole), two-way

General. The wet barrel fire hydrants to be furnished under these Specifications shall comply with the latest revisions of the "Standard Specifications for Wet Barrel Fire Hydrants" approved by the AWWA Standard C-503, and the special provisions included in this document. All wet barrel fire hydrants shall be new and ready for installation at time of delivery.

Fire Hydrants Bid Scope & Specifications

Only wet barrel fire hydrants from manufacturers of established reputation, having proper facilities for the manufacture of wet barrel fire hydrants, which have been and are producing successfully for commercial use over a period equivalent to at least five (5) years' time, will be qualified under these specifications. Bidders are required to provide the most current manufacturer's product information, in detail, for the proposed hydrants.

Style. Residential Wet Barrel two-way (4" x 2 ½").

Body Material. Bronze or Stainless Steel; either bronze or stainless steel is acceptable. **Size.** 6"

Outlets. 4" pumper nozzle and 2 ½" fire hose outlet; National Fire Hose Thread "NFHT". **Nozzle.** Removable nozzle; removable outlet threads.

Caps. Outlets shall be protected with caps attached to the hydrant head with $1^{1}/8^{n}$ pentagon nut and chain. Bronze hydrants shall be equipped with plastic type caps; stainless steel hydrants shall be equipped with cast iron type caps.

Working Pressure. 200 psi

Paint. Paint shall be safety yellow in color, factory applied, fusion bonded epoxy-resin paint. Markings. Hydrants shall be permanently marked with the manufacturer's name and the year of manufacture.

Hole Pattern. Two different bolt hole patterns are required; all other listed specifications apply universally.

Bid Item 1 six-hole bolt pattern Bid Item 2 eight-hole bolt pattern

Additional Conditions:

- 1. AWWA Standard. Hydrants shall conform to the current AWWA C-503 Specifications for wet barrel fire hydrants and any other applicable AWWA standard related to fire hydrants.
- 2. **Delivery.** Initial order must be delivered within 15 days after receipt of order "ARO". Subsequent orders must be delivered within 10 days ARO.
- 3. Freight. Freight terms are FOB Destination to the District, freight pre-paid and allowed.
- 4. **Product Information**. Bidder must submit product information, i.e. technical data sheet, schematic, and/or cut sheet, for proposed hydrants with bid. Bidder must state manufacturer make and model number in area provided on bid schedule.
- 5. Body Material Option. It is left to the bidder's discretion to choose the most economical body material, bronze or stainless steel, and submit pricing accordingly. Only submit pricing for one body material for each size of hydrant. Alternate pricing for a different body material of like size hydrants will not be considered.
- 6. Warranty. A nationally published warranty from the manufacturer shall be submitted with bid stating the warranty period for all components of the wet barrel fire hydrant to be furnished. Included with that warranty shall be a description of any replacement or exchange programs offered by manufacturer or distributor.

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Fire Hydrants **Bid Scope & Specifications**

Purchase Order Terms and Conditions

- Acceptance. By accepting this Purchase Order, Vendor agrees to comply with these terms and conditions. Vendor shall sell and deliver, and Las Virgenes Municipal Water District (the "District") shall purchase, the goods, material and/or items described above (the "Goods"). The Goods must comply with this Purchase Order and the notice inviting bids and information to bidders, (if any). The Goods shall be new (unless stated otherwise on this Purchase Order), sold and purchased at prices set forth above.
- Delivery. Vendor's carrier shall deliver the Goods FOB at the location set forth above. Vendor to pay all freight costs unless otherwise noted on front of Purchase Order; FOB Destination Freight Prepaid and Allowed. Goods shall be delivered no later than the date set forth above. Time is of the essence. Any delivery of Goods prior to issuance of a Purchase Order shall be at the Vendors sole risk. The District will not be obligated to return or pay for any Goods delivered without a Purchase Order. It will be the Vendors responsibility to pick up any Goods delivered without a Purchase Order.
- Compliance with Law. The design and manufacture of the Goods shall comply with all applicable federal, state and local laws and regulations.
- Governing Law. This Agreement shall be construed in accordance with and governed by the laws of the State of California.
- Risk of Loss. Vendor shall bear the risk of loss of or damage to Goods until such time as District takes actual possession of Goods by moving them from the point of delivery.
- Substitutions. No substitution will be permitted without the written consent of District. If Vendor proposes any substitution, Vendor guarantees that the substitution is equal in quality, capacity, durability, ease of maintenance, and ease of installation to the Goods originally specified.
- Changes. District, by written order, may delete Goods to be supplied under this Purchase Order, and the Purchase Order price will be equitably reduced and the Purchase Order shall be modified in writing accordingly. District, by written order, may order an increase in Goods to be supplied, and the Purchase Order price will be equitably increased. If unit prices are stated, the reduction or increase shall be calculated at the unit prices stated in the Purchase Order. If no unit prices are stated, Vendor shall promptly, at the request of District, quote prices, and District shall promptly accept or reject the quote.
- Blanket or Annual Purchase Orders. For Blanket or Annual Purchase Orders, the quantity amounts reflect estimated needs of the District for the term of the order and actual quantity purchased may vary higher or lower.
- Inspection and Testing. All Goods will be subject to final inspection and approval after delivery. Payment for the Goods will not constitute final acceptance. Vendor at its cost shall remove and replace any Goods that District designates as nonconforming or defective. District's failure to inspect does not relieve Seller of any responsibility to perform according to the terms of the Purchase Order.
- 10. Indemnification. Vendor shall indemnify, defend, protect, and hold harmless District, and its officers, employees, volunteers and agents from and against any and all liability, losses, claims, damages, expenses, demands, lawsuits, administrative proceedings, arbitrations, and costs (including, but not limited to, attorney, expert witness and consultant fees, and litigation costs) of every nature arising out of breach of this Purchase Order or negligent or wrongful act of Vendor. This indemnification provision shall not apply to claims, liability, loss or damage caused by the sole negligence or willful misconduct of District.
- 11. Warranty. Vendor warrants that all Goods and related services to be supplied by it under this Purchase Order are fit and sufficient for the purpose intended: that all Goods and related services will conform to the specifications, drawing samples or other descriptions specified by the District; that the Goods are new, merchantable, good quality and free from defects (whether patent or latent) in material and workmanship; that all workmanship and Goods to be provided are of the best grade and quality; and, that it has good and clear title to all Goods to be supplied by it and the same are free and clear from all liens, encumbrances and security interests. For a period of one year after delivery of the Goods, Vendor shall at its own expense replace or repair defective Goods at the request of District.
- 12. Payment. Payment will be made within 30 days after receipt of a properly prepared invoice or receipt of goods, whichever is later. District may withhold 10% of the price until the Goods are installed, tested, and operating. District shall pay all applicable sales and use taxes. The District is not responsible for payment of any Good delivered without a valid Purchase Order in effect.
- 13. Force Majeure. Except for defaults of Seller's subcontractors at any tier, neither District nor Vendor shall be liable for any failure to perform due to any cause beyond their reasonable control and without their fault or negligence. Such causes include, but are not limited to, acts of God or of the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, terrorism, quarantine restrictions, strikes, freight embargoes, and unusually severe weather. In the event that performance of this Purchase Order is hindered, delayed or adversely affected by causes of the type described above ("Force Majeure"), then the party whose performance is so affected shall so notify the other party's authorized representative in writing and, at District's option, this Purchase Order shall be completed with such adjustments as are reasonably required by the existence of Force Majeure or this Purchase Order may be terminated for convenience.
- 14. Termination. District may terminate this Purchase Order at any time with or without cause and such termination shall not constitute default. In the event of partial termination. Vendor is not excused from performance of the non-terminated balance of work under this Purchase Order. The District shall pay the vendor for any portion of the order that is completed prior to termination.
- 15. Integration. This Purchase Order constitutes the sole, final, complete, exclusive and integrated expression and statement of the terms of this contract among the parties concerning the subject matter addressed herein, and supersedes all prior and contemporaneous negotiations, representations and agreements, either oral or written, that may be related to the subject matter of this Purchase Order, except those other documents that are expressly referenced in this Purchase Order.
- 16. Severability. If any provision of this Agreement shall be deemed to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- 17. Waiver. The waiver at any time by any party of its rights with respect to a default or other matter arising in connection with this Purchase Order shall not be deemed a waiver with respect to any subsequent default or matter. No payment by District to Vendor shall be considered or construed to be an approval or acceptance of any defective goods or any other breach or default.
- 18. Attorney's Fees. In the event any legal action is brought to enforce or construe this Purchase Order, the prevailing party shall be entitled to an award of reasonable attorney's fees, expert witness and consulting fees, litigation costs and costs of suit.
- 19. Disputes. If a dispute arises in any way arising out of or relating to this Agreement or the breach thereof, or relating to its application or interpretation, the aggrieved party will notify the other party of the dispute in writing within twenty days after such dispute arises and the parties will meet and confer within thirty days after delivery of such notice to attempt to resolve the dispute. If the parties are unable to resolve the dispute to their mutual, the District reserves its right to seek appropriate legal remedies.
- 20. Remedies. Except as otherwise provided herein, the rights and remedies of both parties hereunder shall be in addition to their rights and remedies at law or in equity. Failure of either party to enforce any of its rights shall not constitute a waiver of such rights or of any other rights and shall not be construed as a waiver or relinquishment of any such provisions, rights or remedies.
- 21. Insurance. Any vendor performing a service on District property or a District job site is required to have insurance. The District's minimum standard insurance requirements are as follows: General Liability with \$1 million per occurrence and \$2 million aggregate, Insured Autos \$1 million, and Worker's Compensation CA State Statutory Requirements. Additional insurance may be required. If so, it will be stated on front of PO or other related contract documents. Insurance certificates and endorsements specifically naming "Las Virgenes Municipal Water District, its officers, employees, and agents" as additional insured are required before any work is performed.
- 22. Rentals. For the purpose of calculating rental periods, one day is 24 hours (from time of delivery), one week is seven calendar days and one month is 30 calendar days, unless specified otherwise on the front of Purchase Order. Items are to be considered off rent at the time a pick-up is called in to vendor.
- 23. Assignment. Vendor shall not assign, sell or otherwise transfer any obligation or interest in this Agreement without the specific written consent of the District.
- 24. Modifications. Any modifications or exceptions to these Terms and Conditions will be stated on the front of the Purchase Order.

Bids Due: Wednesday, Apr. 22, 2015; 2:00 p.m.