

**AGREEMENT**  
**TO FURNISH ENGINEERING SERVICES**  
**TO THE CITY OF WESTMINSTER FOR**  
**MAINTENANCE SERVICES FOR THE WASTEWATER AND STORMWATER**  
**PREVENTATIVE MAINTENANCE PROGRAMS**

THIS AGREEMENT, made and entered into 7/1/2024, between the CITY OF WESTMINSTER, hereinafter called the “City,” and **GUILDNER PIPELINE MAINTENANCE, INC.** a corporation organized pursuant to the laws of the State of Colorado hereinafter called the “Consultant,” collectively, the “Parties,” is as follows:

WHEREAS, the City wishes to Perform and/or augment, CCTV inspection, pipe cleaning, emergency inspections and emergency cleaning on wastewater and stormwater infrastructure throughout the City; and

WHEREAS, the City desires to engage the Consultant to render the professional services described in this Agreement and the Consultant is qualified and willing to perform such services; and

WHEREAS, sufficient authority exists in City Charter and state statute, sufficient funds have been budgeted for these purposes and are available, and other necessary approvals have been obtained.

NOW, THEREFORE, in consideration of the mutual understandings and agreements set forth, the City and the Consultant agree as follows:

**I. THE PROJECT**

The project consists of:

For the wastewater system, provide supplemental maintenance services during normal work hours and periodically after hours for the Utilities Operations Division to assist the Wastewater Maintenance crew in completing preventative maintenance for the wastewater collections systems as more specifically described in Appendix A

For the stormwater system, complete preventative maintenance including CCTV inspection, pipe jet cleaning, emergency inspections and emergency jet cleaning on stormwater infrastructure throughout the City as more specifically described in Appendix A

as more specifically described in **Appendix A**, Scope of Services, attached hereto and incorporated herein by this reference (hereinafter, the “Project”).

**II. CONSULTANT'S SERVICES AND RESPONSIBILITIES**

The Consultant agrees that it will furnish all of the technical, administrative, professional, and other labor; all supplies and materials, equipment, printing, vehicles, local travel, office space and facilities, testing and analyses, calculations, and any other facilities or resources necessary to complete the Project.

### III. ADDITIONAL SERVICES

When authorized in writing by the City and subject to separate written agreement as to additional compensation for additional services, the Consultant agrees to furnish or obtain from others additional professional services in connection with the Project due to changes in the scope of the Project or its design. Any requests for additional services shall be made in writing by Consultant to the City within sixty (60) days of beginning the work that constitutes additional services.

### IV. CONSULTANT'S FEE

The compensation for the Project shall be according to the fee schedule attached hereto and incorporated herein as **Appendix B**, including reimbursable expenses as described therein. The maximum amount billable under this Agreement shall not exceed five hundred thousand dollars (\$500,000.00). The Consultant shall submit invoices to the City for services rendered during the preceding month, such invoices to be in the form and detail reasonably required by the City. Reimbursable expenses shall be itemized. The City agrees to pay the Consultant within thirty (30) days of receipt of properly documented invoices.

### V. COMMENCEMENT & COMPLETION OF PROJECT

The Consultant understands and agrees that time is an essential requirement of this Agreement. The Project shall be completed as soon as good practice and due diligence will permit. In any event, the Project shall be completed within twelve (12) months after the Consultant receives notice to proceed, exclusive of time lost or due to delays beyond the control of the Consultant.

The City may renew this Agreement in writing for an additional three (3) twelve (12) month terms following the initial twelve (12) month term. If this Agreement is renewed, compensation shall be mutually agreed upon by the Parties. Any adjustment in compensation in the renewed agreement shall not be retroactive and shall apply only to services performed after renewal. The City shall provide Consultant at least thirty (30) days' notice of its intent to renew. However, all payments under this Agreement are subject to annual appropriation of the funds. Therefore, nothing in this Agreement shall be deemed or construed as a multiple year fiscal obligation under the meaning of Colorado Constitution Article X, Section 20, also known as the TABOR Amendment.

### VI. TERMINATION

This Agreement shall terminate at such time as the Project is completed and the requirements of this Agreement are satisfied, or upon the City's providing Consultant with seven (7) days advance written notice, whichever occurs first. In the event the Agreement is terminated by the City's issuance of said written notice of intent to terminate, the City shall pay Consultant for all work previously authorized and completed prior to the date of termination plus any services the City deems necessary during the notice period. Said compensation shall be paid upon the Consultant's delivering or otherwise making available to the City all data, drawings, specifications, reports, estimates, summaries and such other information and

materials as may have been accumulated by the Consultant in performing work on the Project, whether completed or in progress.

## VII. INSURANCE

During the course of the Project, the Consultant shall maintain Workers' Compensation Insurance in accordance with the Workers' Compensation laws of the State of Colorado and Professional Liability Insurance in the minimum amount of \$1,000,000, but in any event sufficient to cover Consultant's liability under paragraph X(D) below. Consultant shall maintain an Automobile Liability policy of \$500,000 per person/\$1,000,000 per occurrence and a Commercial General Liability policy of \$500,000 per person/\$1,000,000 per occurrence; or alternatively, Consultant shall maintain an Automobile Liability policy and a Commercial General Liability policy each with a \$1,000,000 per occurrence combined single limit. The City shall be named as an additional insured under the Consultant's Automobile and Commercial General Liability coverages, providing that such insurance is primary with respect to claims made by the City. These coverages shall be occurrence-based policies, and shall specifically provide that all coverage limits are exclusive of costs of defense, including attorney fees. The Consultant shall provide certificates of insurance to the City indicating compliance with this paragraph. It shall be an affirmative duty of the Consultant to notify the City in writing within two (2) days of the cancellation of or substantive change to any insurance policy set out herein, and failure to do so shall be a breach of this Agreement.

## VIII. COMPLIANCE WITH FEDERAL LAW

A. Equal Employment Opportunity. In connection with the performance under this Agreement, the Consultant shall not unlawfully discriminate against any subcontractor, employee or applicant for employment because of race, religion, color, sex, immigration status, gender identity or expression, sexual orientation, national origin, or disability. Such actions shall include, but not be limited to the following: employment; upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Consultant represents that it will require a similar affirmation of nondiscrimination in any contract it enters into with a subcontractor as part of the execution of this Agreement.

B. To the extent applicable under federal law, Consultant shall ensure the Project complies with Title II of the Americans with Disabilities Act, 42 U.S.C. § 12131, *et seq.*, by incorporation into the Project, where appropriate, the 2010 ADA Standards for Accessible Design published by the U.S. Department of Justice, dated September 15, 2010, as may be amended from time to time.

## IX. PROHIBITED INTEREST

A. The Consultant agrees that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of the services hereunder. The Consultant further agrees that in the performance of the Agreement, no person having any such interests shall be employed.

B. No official or employee of the City shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

## X. GENERAL PROVISIONS

A. Independent Contractor. In its work on the Project, the Consultant shall act as an independent contractor and not as agent of the City except to the extent the Consultant is specifically authorized to act as agent of the City.

B. Books and Records. The Consultant's books and records with respect to the Project and reimbursable costs shall be kept in accordance with recognized accounting principles and practices, consistently applied, and will be made available for the City's inspection at all reasonable times at the places where the same may be kept. The Consultant shall not be required to retain such books and records for more than three (3) years after completion of the Project.

C. Ownership and Format of Drawings. All plans, drawings, specifications and the like relating to the Project shall be the joint property of the City and Consultant. Upon completion of the Project or at such other time as the City may require, the Consultant shall deliver to the City a complete corrected set of drawings, in hard copy and in an electronic/digital format acceptable to City, and such additional copies thereof as the City may request, corrected as of the date of completion of the Project.

### D. Responsibility; Liability.

1. Professional Liability. The Consultant shall exercise in its work on the Project the standard of care normally exercised by nationally recognized organizations engaged in performing comparable services. The Consultant shall be liable to the City for any loss, damages or costs incurred by the City for the repair, replacement or correction of any part of the Project which is deficient or defective as a result of any failure of the Consultant to comply with this standard.

2. Indemnification. To the fullest extent permitted by law and except for professional liability claims, which are addressed in the paragraph below, the Consultant agrees to indemnify, defend, and hold harmless the City, its officers, and employees from and against all liability, claims, and demands - including but not limited to attorneys' fees - on account of any injury, loss, or damage arising out of, connected to, or resulting from the Project, if such injury, loss, or damage, or a portion thereof, is caused by the act, omission, or fault of the Consultant, any subcontractor of the Consultant, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, excluding any portion directly attributable to the City's own negligence, and only to the degree or percentage of negligence or fault agreed to be or adjudicated to be attributable to the Consultant, any subcontractor of the Consultant, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable.

For professional liability claims, to the fullest extent permitted by law, the Consultant agrees to indemnify and hold harmless the City, its officers, and employees from and against all professional liability claims and demands - including but not limited to attorneys' fees - on account of any injury, loss, or damage arising out of, connected to, or resulting from the Project, if such injury, loss, or damage, or a portion thereof, is caused by the act, omission, or fault of the Consultant, any subcontractor of the Consultant, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, excluding any portion directly attributable to the City's own negligence, and only to the degree or percentage of negligence or fault agreed to be or adjudicated to be attributable to the Consultant, any subcontractor of the Consultant, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable..

The Consultant further agrees to indemnify and hold harmless the City, its officers, and employees from and against all liability, claims, and demands, including but not limited to attorneys' fees, arising out

of the implied warranty that Consultant has given to the City of the adequacy of the design and plans prepared by the Consultant, but excluding any portion of such liability, claims, or demands directly attributable to the City's own negligence.

These obligations shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity that otherwise exists as to any party or person described in this Subsection (X)(D)(2). In any and all claims against the City, its officers, or employees by any employee of the Consultant, any subcontractor of the Consultant, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, the indemnification obligations under this Subsection (X)(D)(2) shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Consultant or any subcontractor under the workers' compensation acts, disability benefit acts, or other employee benefit acts.

E. Communications. All communications relating to the day-to-day activities for the Project shall be exchanged between the respective Project representatives of the City and the Consultant who will be designated by the Parties promptly upon commencement of the Project.

All other notices and communications in writing required or permitted hereunder shall be delivered personally to the respective representatives of the City and the Consultant set forth below or shall be mailed by registered mail, postage prepaid, return receipt requested to the Parties at their addresses shown herein. Notices hereunder shall be effective three (3) days after mailing.

F. Assignment. The Consultant shall not assign this Agreement in whole or in part, including the Consultant's right to receive compensation hereunder, without the prior written consent of the City; provided, however, that such consent shall not be unreasonably withheld with respect to assignments to the Consultant's affiliated or subsidiary companies, and provided, further, that any such assignment shall not relieve the Consultant of any of its obligations under this Agreement. This restriction on assignment includes, without limitation, assignment of the Consultant's right to payment to its surety or lender.

G. Applicable Laws and Venue. This Agreement shall be governed by the laws of the State of Colorado and the Charter of the City of Westminster. This Agreement shall be deemed entered into in both Adams County and Jefferson County, State of Colorado, as the City is located in both counties. At the City's option, the location for settlement of any and all claims, controversies and disputes arising out of or related to this Agreement or any breach thereof, whether by alternative dispute resolution or litigation, shall be proper only in either county.

H. Remedies. Consultant agrees that the economic loss rule as set forth in *Town of Alma v. Azco Construction, Inc.*, 10 P.3d 1256 (Colo. 2000), shall not serve as a limitation on the City's right to pursue tort remedies in addition to other remedies it may have against Consultant. Such rights and remedies shall survive the Project or any termination of this Agreement.

I. Entire Agreement. This Agreement and its attachments shall constitute the entire agreement between the Parties hereto and shall supersede all prior contracts, proposals, representations, negotiations and letters of intent, whether written or oral, pertaining to the Project. To the extent there is any conflict between the terms of this Agreement and the terms of an attachment hereto, this Agreement shall control.

J. Subcontracting. Except subcontractors clearly identified and accepted in the Consultant's Proposal, Consultant may employ subcontractors to perform work on the Project only with City's express prior written approval. Consultant is solely responsible for any compensation, insurance, and all clerical detail involved in employment of subcontractors.

K. **Enforcement of Agreement.** In the event it becomes necessary for either party to bring an action against the other to enforce any provision of this Agreement, in addition to any other relief that may be granted, the prevailing party in such action shall be entitled to an award of its reasonable attorney fees as determined by the Court.

L. **Authorization.** The person or persons signing and executing this Agreement on behalf of each Party, do hereby warrant and guarantee that he/she or they have been fully authorized to execute this Agreement and to validly and legally bind such Party to all the terms, performances and provisions herein set forth.

M. **Electronic Signatures and Copies.** The Parties hereby acknowledge that this Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. The Parties agree that signature pages may be executed via ink signature or electronic mark and the executed signature pages may be delivered using pdf or similar file type transmitted via electronic mail, cloud based server, e-signature technology or other similar electronic means. Further, the Parties acknowledge and agree that the original of this Agreement, including the signature page, may be scanned and stored in a computer database or similar device, and that any printout or other output readable by sight, the reproduction of which is shown to accurately reproduce the original of this Agreement, may be used for any purpose as if it were the original, including proof of the content of the original writing.

N. **Personal Identifiable Information Policy:** If Consultant handles Personal Identifiable Information (PII) as part of the Project, it is required to submit a PII policy to the City. PII includes any representation of information that permits the identity of an individual to whom the information applies to be reasonably inferred by either direct or indirect means. Further, PII is defined as information: (i) that directly identifies an individual (e.g., name, address, social security number or other identifying number or code, telephone number, email address, etc.) or (ii) by which an agency intends to identify specific individuals in conjunction with other data elements, i.e., indirect identification. (These data elements may include a combination of gender, race, birth date, geographic indicator, and other descriptors). Additionally, information permitting the physical or online contacting of a specific individual is the same as personally identifiable information. This information can be maintained in either paper, electronic or other media.

O. **Accessibility:** To the extent the work product or any of Consultant's services provided under the Agreement involves digital, technological components, including but not limited to software, websites, applications, digital documents (hereinafter "work product"), Consultant shall comply with and the work product provided under this Agreement shall be in compliance with all applicable provisions of §§24-85-101, et seq., C.R.S., and the Accessibility Standards for Individuals with a Disability, as established by the Governor's Office Of Information Technology (OIT), pursuant to Section §24-85-103 (2.5), C.R.S. Any work product provided under this Agreement, regardless of whether it is meant to internal City use or external public use, shall comply with ADA and WCAG 2.1 conformance levels A and AA compliance(Standard ADA Compliance). Consultant shall indemnify, and hold harmless the City, its officers and employees, against any and all costs, expenses, claims, damages, liabilities, court awards and other amounts (including attorneys' fees and related costs) incurred by any of the Indemnified Parties in relation to Consultant's failure to comply with §§24-85-101, et seq., C.R.S., or the Accessibility Standards for Individuals with a Disability as established by the Office of Information Technology pursuant to Section §24-85-103 (2.5), C.R.S.

P. **This Agreement is expressly contingent upon the appropriation of funds by the City of Westminster's City Council for each year of the Agreement. In the event the Westminster City Council does not appropriate the funds after the first 12 months of the Agreement it will be treated as if the City had given its notice to terminate the Agreement in compliance with Article VI. As a**

**result, nothing in this Agreement shall be deemed or construed as a multiple year fiscal obligation under the meaning of Colorado Constitution Article X, Section 20, also known as the TABOR Amendment. This Agreement is expressly contingent upon the approval of the City of Westminster's City Council of all the terms set forth herein. In the event this Agreement is not approved in its entirety by City Council, neither Party shall be bound to the terms of this Agreement.**

INSURANCE CERTIFICATES REQUIRED BY THIS AGREEMENT SHALL BE SENT TO Public Works and Utilities, ATTENTION: Andrew Hawthorn, PE, or Mark Uhland.

REMAINDER OF PAGE INTENTIONALLY BLANK. SIGNATURE PAGE FOLLOWS.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized officers on the date first appearing above.

<p>GUILDNER PIPELINE MAINTENANCE, INC.</p> <p>By: _____</p> <p>Printed Name: _____</p> <p>Title: _____</p> <p>ATTEST:</p> <p>_____</p> <p>Printed Name: _____</p> <p>Title: Corporate Secretary</p> <p>(Corporate Seal)</p>	<p>CITY OF WESTMINSTER</p> <p>By: _____</p> <p>Printed Name: _____</p> <p>Title: _____</p> <p>ATTEST:</p> <p>_____</p> <p>City Clerk</p> <p>(Seal)</p> <p>APPROVED AS TO LEGAL FORM</p> <p>By: _____</p> <p>City Attorney</p>
<p>I certify that either an appropriation has been made by the City Council or that sufficient funds have otherwise been made available for the payment of this Agreement.</p> <p>_____</p> <p>City Manager</p> <p>Account No. <u>82421035700</u> <u>82425035215</u></p>	

Address for giving notice:

6511 N. Colorado Blvd., Unit 1  
Commerce City, CO 80022

Address for giving notice:

4800 West 92nd Avenue  
Westminster, Colorado 80031

## SCOPE OF WORK/ REQUIREMENTS

### **Scope of Work**

The main components of the Wastewater and Stormwater Preventative Maintenance Supplemental Program are sanitary and storm sewer jet-cleaning, television (CCTV) inspection services, manhole, storm inlet and wet-well cleaning. The objective of this project is to provide services that are both timely and efficient, through a one-year contract for the following services.

All services must be completed within five (5) calendar days of City's written request for a specific service.

### **B.1.b Emergency Response**

The contractor must be able to respond to city emergency 24 hours-a-day, 365 days-a-year within an hour of being called out.

1. Priority Emergency Response- The city will notify the contractor when the contractor will be the primary contact for after-hours responses and will respond within an hour of being called out. This situation occurs when the City's jet/vac units are out of service or already in use on another emergency response.
2. Normal Emergency Response-When the contractor has not been notified the contractor will have a two hour minimum response time.

#### **Requirements**

- Contractor will never mix debris or fluids from sanitary and storm sewer cleaning operations. Separate equipment must be used for each type of collection system. If the same equipment is used, that equipment must be thoroughly cleaned before use on the other system and, that cleaning discharge must be disposed of properly. Cleaning of contractor's equipment, waste disposal or any disposal requirements will not be paid separately.
- The Contractor shall obtain a fire hydrant meter from the Utilities Operations Division before commencing any services. No water will be drawn in the City of Westminster without the use of a City-issued fire hydrant meter. Water will be furnished by the City of Westminster at no cost to the Contractor. The fire hydrant meter must be used for City of Westminster work only.
- The City must be given copies of any waste profiles used by the Contractor when disposing grit or other materials taken from

the City of Westminster's sanitary or storm sewer mains to area landfills.

- The Contractor shall meet or exceed all applicable Occupational Safety and Health Administration (OSHA) regulations, including but not limited to, the following:
  1. Confined Space Entry.
  2. Hazardous Material and Right to Know Information
  3. Personal Protective Equipment
- All jet-cleaning machines shall have access to, at all times, all necessary equipment needed to enter a confined space, including but not limited to a tripod, harness, mechanical retrieval device, and gas detector.
- All jet-cleaning equipment must have a City of Westminster magnetic placard attached to the vehicle at all times.
- Adequate traffic control must accompany all Contractor activities. Traffic control will not be paid separately. Contractor is responsible for any Right-of-Way permitting at the contractor's expense.

### **B.1.c Jet-Cleaning**

Jet-Cleaning of identified sanitary or storm sewer mains. Contractor shall remove and dispose of grit, grease, roots and any other material not associated with a sanitary or storm sewer system from the City's collection systems. The Contractor shall be included the costs for anticipated grit removal procedures including, but not limited to, removing, testing and disposal to a landfill. No separate compensation will be made by the City of Westminster for disposal of material at landfills.

#### **Requirements**

- The high-pressure water pump must be capable of providing a continuous flow of water at a minimum of 40 GPM and 2000 PSI.
- Contractor will never mix debris or fluids from sanitary and storm sewer cleaning operations. Separate equipment must be used for each type of collection system. If the same equipment is used, that equipment must be thoroughly cleaned before use on the other system and, that cleaning discharge must be disposed of properly. Cleaning of contractor's equipment, waste disposal or any disposal requirements will not be paid separately.
- In some cases, storm pipe may need to be plugged downstream to prevent pollutants from exiting the pipe into a

receiving stream. Contractor shall provide all necessary equipment to prevent pollutant runoff from cleaning operations to enter any receiving stream.

- Contractor will report to the City's Stormwater Administrator any occurrence of pollutants entering a receiving stream.
- At the Contractor's expense, Contractor will be responsible for cleaning up any pollutant discharge in a stream or any catchment, such as but not limited to stormwater detention ponds, where the pollutants were discharged. Any clean-up will be to the City's Stormwater Administrator or their designee's satisfaction.

#### **B.1.d Televised Inspections**

Televised Inspections of the City's sanitary or storm sewer system with closed circuit television equipment. Contractor shall provide documentation of all inspections and label accordingly the location of the work

in PACP 7.0 format and placed on a memory stick. The Contractor's televising vans shall be capable of receiving a reader version of the city's GIS mapping system.

#### **B.1.e Wet-Well, Manhole and Inlet Cleaning**

Contractor shall completely remove any and all debris from the City's designated asset at a time deemed necessary by City staff. Contractor shall use a jet-cleaning machine capable of removing stones, grit, grease, sludge and other debris from the asset. The machine shall include an air conveying vacuum system for the simultaneous removal of the debris flushed to the manhole by the high pressure water system or for the removal of debris from sewers, sumps, catch basins, digesters, wet-wells, bar screens, etc.

##### **Requirements**

- Pipe extensions for the vacuum unit must be carried on the truck to clean to 30 feet in depth.
- Jet-cleaning machine shall have a full functioning handgun capable of washing down cleaning wet-wells

# Proposal

Proposal Date: 4/29/2024

Proposal #: 2149

Project: IFB-PWU-23-278



**GUILDNER PIPELINE  
MAINTENANCE, INC**

6511 N COLORADO BLVD, #1  
COMMERCE CITY, CO 80022

Phone: 303-288-2020

CITY OF WESTMINSTER  
4800 W. 92ND AVENUE  
WESTMINSTER, CO 80030

Description	Est. Hours/Qty.	Rate	Total
ALTERNATE PRICING AND CLARIFICATIONS FOR WASTEWATER AND STORMWATER PREVENTATIVE MAINTENANCE. REVISED PRICING FOR 2024 STARTING JULY 1, 2024.			
CLARIFICATION OF BID			
ITEM NO. 1 - JET/VAC SERVICES (REGULAR HOURS - M-F 7AM TO 5PM, EXCLUDING HOLIDAYS) - 2 HOUR MIN. - PORT TO PORT	0	335.00	0.00
ITEM NO. 2 - JET/VAC SERVICES - AFTER HOURS (ANYTHING OUTSIDE OUR NORMAL HOURS LISTED ABOVE) - TIME STARTS AT TIME OF CALL, TIME STOPS WHEN EMPLOYEES ARE BACK HOME.	0	405.00	0.00
ITEM NO. 3 - JETTING (6" TO 21+") - SEE PRICING BELOW BROKEN OUT BY DIAMETER AND FOOTAGE AMOUNTS. ANYTHING UNDER 3000' WOULD BE BILLED AT OUR HOURLY RATE.	0	15.00	0.00
ITEM NO. 4 - CCTV SERVICES REGULAR HOURS - (REGULAR HOURS - M-F 7AM TO 5PM, EXCLUDING HOLIDAYS) - 2 HOUR MIN. - PORT TO PORT	0	300.00	0.00
ITEM NO. 5 - CCTV SERVICES - AFTER HOURS (ANYTHING OUTSIDE OUR NORMAL HOURS LISTED ABOVE) - TIME STARTS AT TIME OF CALL, TIME STOPS WHEN EMPLOYEES ARE BACK HOME.	0	355.00	0.00
ITEM NOS. 6-9 - PACP INSPECTIONS, VARIOUS DIAMETERS - SEE PRICING BELOW FOR DIAMETER AND LINEAR FOOTAGE AMOUNTS. ANYTHING UNDER 3000 LF WILL BE BILLED AT HOURLY RATES		0.00	0.00
		<b>Total</b>	



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CITY OF WESTMINSTER  
4800 W. 92ND AVENUE  
WESTMINSTER, CO 80030

Description	Est. Hours/Qty.	Rate	Total
ADD ON ITEM - MACP LEVEL 2 STRUCTURE INSPECTIONS PER EACH QUANTITY UNKNOWN, ACTUAL QUANTITY INSPECTED WILL BE BILLED	0	230.00	0.00T
ALTERNATE PRICING			
JET/VAC CLEANING - 6" TO 12" DIAMETER - 3000 TO 10000 LF - SANITARY	0	0.85	0.00
JET/VAC CLEANING - 15" TO 21" DIAMETER - 3000 TO 10000 LF - SANITARY	0	1.33	0.00
JET/VAC CLEANING - 24" - 30" DIAMETER - 3000 TO 10000 LF - SANITARY	0	2.65	0.00
JET/VAC CLEANING - 33" TO 42" DIAMETER - 3000 TO 10000 LF - SANITARY	0	5.30	0.00
GREATER THAN 42", WE WILL NEED TO PRICE INDIVIDUALLY DEPENDING ON PROJECT			
JET/VAC CLEANING - 6" TO 12" DIAMETER - 3000 TO 10000 LF - STORM	0	1.33	0.00
JET/VAC CLEANING - 15" TO 21" DIAMETER - 3000 TO 10000 LF - STORM	0	2.65	0.00
JET/VAC CLEANING - 24" TO 30" DIAMETER - 3000 TO 10000 LF - STORM	0	4.24	0.00
JET/VAC CLEANING - 33" TO 42" DIAMETER - 3000 TO 10000 LF - STORM	0	9.95	0.00
GREATER THAN 42", WE WILL NEED TO PRICE INDIVIDUALLY DEPENDING ON PROJECT			
		<b>Total</b>	



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CITY OF WESTMINSTER  
4800 W. 92ND AVENUE  
WESTMINSTER, CO 80030

Description	Est. Hours/Qty.	Rate	Total
ALL JETTING ONLY INCLUDES THREE PASSES WITH JET NOZZLE. AFTER THREE PASSES, WE MOVE TO "HEAVY CLEANING" AT OUR HOURLY RATE (\$325.00/HR, NORMAL BUSINESS HOURS)			
CCTV - PACP INSPECTIONS - 6" TO 12" DIAMETER - 3000 TO 10000 LF - SANITARY AND STORM	0	0.69	0.00
CCTV - PACP INSPECTIONS - 15" TO 21" DIAMETER - 3000 TO 10000 LF - SANITARY AND STORM	0	0.80	0.00
CCTV - PACP INSPECTIONS - 24" TO 30" DIAMETER - 3000 TO 10000 LF - SANITARY AND STORM	0	1.01	0.00
CCTV - PACP INSPECTIONS - 33" TO 42" DIAMETER - 3000 TO 10000 LF - SANITARY AND STORM	0	1.33	0.00
GREATER THAN 42", WE WILL NEED TO PRICE INDIVIDUALLY DEPENDING ON PROJECT			
TRAFFIC CONTROL AND ALL OTHER POSSIBLE SUBS AND SUPPLIERS WILL BE BILLED AT COST + 15%			
FOOTAGES OF 10001 TO 50000 WILL RECEIVE 5% DISCOUNT FROM ABOVE RATES			
FOOTAGES OF 50001 TO 100,000 WILL RECEIVE 10% DISCOUNT FROM ABOVE RATES			
		<b>Total</b>	



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Description	Est. Hours/Qty.	Rate	Total
<p>EXCLUDES: GAINING ACCESS, ROW PERMITS, UNCOVERING OR LOCATING BURIED MANHOLES/INLETS, LARGE HEAVY ITEM REMOVAL (IE. LARGE ROCKS, MOTOR VEHICLE PARTS, WATER HEATERS, ETC.), MINERAL CUTTING/REMOVAL, INTRUDING SERVICES REMOVAL/CUTTING, BY-PASS (IF NEC.), EASEMENT/HOMEOWNER COORDINATION FOR ACCESS, TRAFFIC CONTROL (BILLED AT COST + 15%), LICENSES, FEES. Sales Tax</p>		0.00%	0.00
<b>Total</b>			\$0.00