### CITY OF NAPLES, FLORIDA

# AGREEMENT (PROFESSIONAL SERVICES)

Bid/Proposal No. 021-11

Contract No.

11-20018

**Project Name** 

**Pipe Lining Service** 

THIS AGREEMENT (the "Agreement") is made and entered into this 1<sup>st</sup> day of June, 2011, by and between the City of Naples, a Florida municipal corporation, (the "CITY") and Lanzo Lining Services, Inc., a Florida corporation, the address of record of which is set out below, (the "CONTRACTOR").

125 SE 5<sup>th</sup> Court Deerfield Beach, FL 33441

#### WITNESSETH:

WHEREAS, the CITY desires to obtain the services of the CONTRACTOR concerning certain services specified in this Agreement (referred to as the "Project"); and

WHEREAS, the CONTRACTOR has submitted a proposal for provision of those services; and

WHEREAS, the CONTRACTOR represents that it has expertise in the type of professional services that will be required for the Project.

NOW, THEREFORE, in consideration of the mutual covenants and provisions contained herein, the parties hereto agree as follows:

## ARTICLE ONE CONTRACTOR'S RESPONSIBILITY

- 1.1. The Services to be performed by CONTRACTOR are generally described as sanitary sewer and stormwater pipe lining services, and may be more fully described in the Scope of Services, attached as Exhibit A and made a part of this Agreement.
- 1.2. The CONTRACTOR agrees to obtain and maintain throughout the period of this Agreement all such licenses as are required to do business in the State of Florida, the City of Naples, and in Collier County, Florida, including, but not limited to, all licenses required by the respective state boards and other governmental agencies responsible for regulating and licensing the professional services to be provided and performed by the CONTRACTOR pursuant to this Agreement.
- 1.3. The CONTRACTOR agrees that, when the services to be provided hereunder relate to a professional service which, under Florida Statutes, requires a license, certificate of authorization or other form of legal entitlement to practice such services, it shall employ or retain only qualified personnel to provide such services.
- 1.4. CONTRACTOR agrees to employ and designate, in writing, within 5 calendar days after receiving its Notice to Proceed, or other directive from the CITY, a qualified licensed professional to serve as the CONTRACTOR's project manager (the "Project Manager"). The Project Manager shall be authorized and responsible to act on behalf of the CONTRACTOR with respect to directing, coordinating and administering all aspects of the services to be provided and performed under this Agreement.

- 1.5. The CONTRACTOR has represented to the CITY that it has expertise in the type of professional services that will be required for the Project. The CONTRACTOR agrees that all services to be provided by CONTRACTOR pursuant to this Agreement shall be subject to the CITY's review and approval and shall be in accordance with the generally accepted standards of professional practice in the State of Florida, **as may be applied to the type of services to be rendered**, as well as in accordance with all published laws, statutes, ordinances, codes, rules, regulations and requirements of any governmental agencies which regulate or have jurisdiction over the Project or the services to be provided and performed by CONTRACTOR. In the event of any conflicts in these requirements, the CONTRACTOR shall notify the CITY of such conflict and utilize its best professional judgment to advise CITY regarding resolution of the conflict.
- 1.6. The CONTRACTOR agrees not to divulge, furnish or make available to any third person, firm or organization, without CITY's prior written consent, or unless incident to the proper performance of the CONTRACTOR's obligations hereunder, or in the course of judicial or legislative proceedings where such information has been properly subpoenaed, any non-public information concerning the services to be rendered by CONTRACTOR hereunder, and CONTRACTOR shall require all of its employees, agents, subconsultants and subcontractors to comply with the provisions of this paragraph. However, the CONTRACTOR shall comply with the Florida Public Records laws.
- 1.7 The CONTRACTOR agrees not to employ or offer to employ any Elected Officer or City Managerial Employee of the CITY who in any way deals with, coordinates on, or assists with, the professional services provided in this Agreement, for a period of 2 years after termination of all provisions of this Agreement. For purposes of this paragraph, the term "Elected Officer" shall mean any member of the City Council. For purposes of this paragraph, the term "City Managerial Employee" shall mean the City Manager, the Assistant City Manager, the City Clerk, and any City department head or director. If the CONTRACTOR violates the provisions of this paragraph, the CONTRACTOR shall be required to pay damages to the CITY in an amount equal to any and all compensation which is received by the former Elected Officer or City Managerial Employee of the CITY from or on behalf of the contracting person or entity, or an amount equal to the former Elected Officer's or City Managerial Employee's last 2 years of gross compensation from the CITY, whichever is greater.
- 1.8 The CONTRACTOR agrees not to provide services for compensation to any other party other than the CITY on the same subject matter, same project, or scope of services as set forth in this Agreement without approval from the City Council of the CITY.
- 1.9. Except as otherwise provided in this Agreement, the CONTRACTOR agrees not to disclose or use any information not available to members of the general public and gained by reason of the CONTRACTOR's contractual relationship with the CITY for the special gain or benefit of the CONTRACTOR or for the special gain or benefit of any other person or entity.

#### ARTICLE TWO CITY'S RESPONSIBILITIES

- 2.1. The CITY shall designate in writing a project coordinator to act as the CITY's representative with respect to the services to be rendered under this Agreement (the "Project Coordinator"). The Project Coordinator shall have authority to transmit instructions, receive information, interpret and define the CITY's policies and decisions with respect to the CONTRACTOR's services for the Project. However, the Project Coordinator is not authorized to issue any verbal or written orders or instructions to the CONTRACTOR that would have the effect, or be interpreted to have the effect, of modifying or changing in any way whatever:
  - (a) The scope of services to be provided and performed by the CONTRACTOR;
  - (b) The time the CONTRACTOR is obligated to commence and complete all such services; or

(c) The amount of compensation the CITY is obligated or committed to pay the CONTRACTOR.

Any such modifications or changes ((a) (b) or (c)) shall only be made by or upon the authorization of the CITY's city manager as authorized by city council in the enabling legislation or in the CITY's procurement policies.

- 2.2. The Project Coordinator shall:
- (a) Review and make appropriate recommendations on all requests submitted by the CONTRACTOR for payment for services and work provided and performed in accordance with this Agreement;
- (b) Arrange for access to and make all provisions for the CONTRACTOR to enter the Project site to perform the services to be provided by the CONTRACTOR under this Agreement; and
- (c) Provide notice to the CONTRACTOR of any deficiencies or defects discovered by the CITY with respect to the services to be rendered by the CONTRACTOR hereunder.
- 2.3. The CONTRACTOR acknowledges that access to the Project Site, to be arranged by the CITY for the CONTRACTOR, may be provided during times that are not the normal business hours of the CONTRACTOR.

### ARTICLE THREE TIME

- 3.1. Services to be rendered by the CONTRACTOR shall be commenced subsequent to the execution of this Agreement upon written Notice to Proceed from the CITY for all or any designated portion of the Project and shall commence on **June 1, 2011 for a three year period with the City's option to exercise two additional one-year renewals.** Time is of the essence with respect to the performance of this Agreement.
- 3.2. Should the CONTRACTOR be obstructed or delayed in the prosecution or completion of its services as a result of unforeseeable causes beyond the control of the CONTRACTOR, and not due to its own fault or neglect, including but not restricted to acts of God or of public enemy, acts of government or of the CITY, fires, floods, epidemics, quarantine regulations, strikes or lock-outs, then the CONTRACTOR shall notify the CITY in writing within 5 working days after commencement of such delay, stating the cause or causes thereof, or be deemed to have waived any right which the CONTRACTOR may have had to request a time extension.
- 3.3. No interruption, interference, inefficiency, suspension or delay in the commencement or progress of the CONTRACTOR's services from any cause whatsoever, including those for which the CITY may be responsible in whole or in part, shall relieve the CONTRACTOR of its duty to perform or give rise to any right to damages or additional compensation from the CITY. The CONTRACTOR's sole remedy against the CITY will be the right to seek an extension of time to its schedule. This paragraph shall expressly apply to claims for early completion, as well as claims based on late completion.
- 3.4. Should the CONTRACTOR fail to commence, provide, perform or complete any of the services to be provided hereunder in a timely and reasonable manner, in addition to any other rights or remedies available to the CITY hereunder, the CITY at its sole discretion and option may withhold any and all payments due and owing to the CONTRACTOR until such time as the CONTRACTOR resumes performance of its obligations hereunder in such a manner so as to reasonably establish to the CITY's satisfaction that the CONTRACTOR's performance is or will shortly be back on schedule.

## ARTICLE FOUR COMPENSATION

4.1. The total compensation to be paid the CONTRACTOR by the CITY for all Services shall not exceed Rev. 8/13/08

\$300,000.00 per project or assignment and shall be paid in the manner set forth in the "Basis of Compensation", which is attached as Exhibit B and made a part of this Agreement.

#### ARTICLE FIVE MAINTENANCE OF RECORDS

5.1. The CONTRACTOR will keep adequate records and supporting documentation which concern or reflect its services hereunder. The records and documentation will be retained by the CONTRACTOR for a minimum of five 5 years from the date of termination of this Agreement or the date the Project is completed, whichever is later. the CITY, or any duly authorized agents or representatives of the CITY, shall have the right to audit, inspect and copy all such records and documentation as often as they deem necessary during the period of this Agreement and during the 5 year period noted above; provided, however, such activity shall be conducted only during normal business hours. If the CONTRACTOR desires to destroy records prior to the minimum period, it shall first obtain permission from the CITY in accordance with the Florida Public Records laws.

## ARTICLE SIX INDEMNIFICATION

6.1. The CONTRACTOR agrees to indemnify and hold harmless the City from liabilities, damages, losses and costs, including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of the CONTRACTOR and persons employer or utilized by the CONTRACTOR in the performance of the Contract.

#### ARTICLE SEVEN INSURANCE

7.1. CONTRACTOR shall obtain and carry, at all times during its performance under **this Agreement**, insurance of the types and in the amounts set forth in the document titled General Insurance Requirements, which is attached as **Exhibit C and made a part of** this Agreement.

#### ARTICLE EIGHT SERVICES BY CONTRACTOR'S OWN STAFF

8.1. The services to be performed hereunder shall be performed by the CONTRACTOR's own staff, unless otherwise authorized in writing by the CITY. The employment of, contract with, or use of the services of any other person or firm by the CONTRACTOR, as independent contractor or otherwise, shall be subject to the prior written approval of the CITY. No provision of this Agreement shall, however, be construed as constituting an agreement between the CITY and any such other person or firm. Nor shall anything contained in this Agreement be deemed to give any such party or any third party any claim or right of action against the CITY beyond such as may otherwise exist without regard to this Agreement.

#### ARTICLE NINE WAIVER OF CLAIMS

9.1. The CONTRACTOR's acceptance of final payment shall constitute a full waiver of any and all claims, except for insurance company subrogation claims, by it against the CITY arising out of this Agreement or otherwise related to the Project, except those previously made in writing and identified by the CONTRACTOR as unsettled at the time of the final payment. Neither the acceptance of the CONTRACTOR's services nor payment by the CITY shall be deemed to be a waiver of any of the CITY's rights against the CONTRACTOR.

## ARTICLE TEN TERMINATION OR SUSPENSION

- 10.1. The CONTRACTOR shall be considered in material default of this Agreement and such default will be considered cause for the CITY to terminate this Agreement, in whole or in part, as further set forth in this section, for any of the following reasons: (a) failure to begin work under the Agreement within the times specified under the Notice(s) to Proceed, or (b) failure to properly and timely perform the services to be provided hereunder or as directed by the CITY, or (c) the bankruptcy or insolvency or a general assignment for the benefit of creditors by the CONTRACTOR or by any of the CONTRACTOR's principals, officers or directors, or (d) failure to obey laws, ordinances, regulations or other codes of conduct, or (e) failure to perform or abide by the terms or spirit of this Agreement, or (f) for any other just cause. The CITY may so terminate this Agreement, in whole or in part, by giving the CONTRACTOR at least 3 calendar days' written notice.
- 10.2. If, after notice of termination of this Agreement as provided for in paragraph 10.1 above, it is determined for any reason that the CONTRACTOR was not in default, or that its default was excusable, or that the CITY otherwise was not entitled to the remedy against the CONTRACTOR provided for in paragraph 10.1, then the notice of termination given pursuant to paragraph 10.1 shall be deemed to be the notice of termination provided for in paragraph 10.3 below and the CONTRACTOR's remedies against the CITY shall be the same as and limited to those afforded the CONTRACTOR under paragraph 10.3 below.
- 10.3. The CITY shall have the right to terminate this Agreement, in whole or in part, without cause upon 7 calendar day's written notice to the CONTRACTOR. In the event of such termination for convenience, the CONTRACTOR's recovery against the CITY shall be limited to that portion of the fee earned through the date of termination, together with any retainage withheld and any costs reasonably incurred by the CONTRACTOR that are directly attributable to the termination, but the CONTRACTOR shall not be entitled to any other or further recovery against the CITY, including, but not limited to, anticipated fees or profits on work not required to be performed.

#### ARTICLE ELEVEN CONFLICT OF INTEREST

11.1. The CONTRACTOR represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any manner with the performance of services required hereunder. The CONTRACTOR further represents that no persons having any such interest shall be employed to perform those services.

#### ARTICLE TWELVE MODIFICATION

12.1. No modification or change in this Agreement shall be valid or binding upon the parties unless in writing and executed by the party or parties intended to be bound by it.

### ARTICLE THIRTEEN NOTICES AND ADDRESS OF RECORD

13.1. All notices required or made pursuant to this Agreement to be given by the CONTRACTOR to the CITY shall be in writing and shall be delivered by hand or by United States Postal Service Department, first class mail service, postage prepaid, return receipt requested, addressed to the following CITY's address of record:

City of Naples
735 Eighth Street South
Naples, Florida 34102-3796
Attention: A. William Moss, City Manager

13.2. All notices required or made pursuant to this Agreement to be given by the CITY to the CONTRACTOR shall be made in writing and shall be delivered by hand or by the United States Postal Service Department, first class mail service, postage prepaid, return receipt requested, addressed to the following CONTRACTOR's address of record:

Lanzo Lining Services, Inc.

125 SE 5th court

Deerfield Beach, FL 33441

Attn: Guiseppe D'Alessandro, President

13.3. Either party may change its address of record by written notice to the other party given in accordance with requirements of this Article.

## ARTICLE FOURTEEN MISCELLANEOUS

- 14.1. The CONTRACTOR, in representing the CITY, shall promote the best interest of the CITY and assume towards the CITY a duty of the highest trust, confidence, and fair dealing.
- 14.2. No modification, waiver, suspension or termination of the Agreement or of any terms thereof shall impair the rights or liabilities of either party.
- 14.3. This Agreement is not assignable, in whole or in part, by the CONTRACTOR without the prior written consent of the CITY.
- 14.4. Waiver by either party of a breach of any provision of this Agreement shall not be deemed to be a waiver of any other breach and shall not be construed to be a modification of the terms of this Agreement.
- 14.5. The headings of the Articles, Exhibits, Parts and Attachments as contained in this Agreement are for the purpose of convenience only and shall not be deemed to expand, limit or change the provisions in such Articles, Exhibits, Parts and Attachments.
- 14.6. This Agreement constitutes the entire agreement between the parties hereto and shall supersede, replace and nullify any and all prior agreements or understandings, written or oral, relating to the matter set forth herein, and any such prior agreements or understanding shall have no force or effect whatever on this Agreement.
- Sec. 14. 7. The CONTRACTOR shall comply fully with all provisions of state and federal law, including without limitation all provisions of the Immigration Reform and Control Act of 1986 ("IRCA") as amended, as well as all related immigration laws, rules, and regulations pertaining to proper employee work authorization in the United States. The CONTRACTOR shall execute the Certification of Compliance with Immigration Laws, attached hereto as **Exhibit "D"**.

#### ARTICLE FIFTEEN APPLICABLE LAW

15.1. Unless otherwise specified, this Agreement shall be governed by the laws, rules, and regulations of the State of Florida, and by the laws, rules and regulations of the United States when providing services funded by the United States government. Any suit or action brought by either party to this Agreement against the other party relating to or arising out of this Agreement must be brought in the appropriate Florida state court in Collier County, Florida.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement for the day and year first written above.

ATTEST:

CITY:

By: Jessie R. Rovenberg for Tara A. Norman, City Clerk

CITY OF NAPLES, FLORIDA, A Municipal Corporation

y: A. William Moss, City Manager

Approved as to form and legal sufficiency:

By: Robert D. Pritt, City Attorney

CONTRACTOR:

Lanzo Lining Services, Inc.

A Florida Corporation

By:

Its

(CORPORATE SEAL)

General Contract (not Architects/Engineers)

#### **EXHIBIT A**

#### SCOPE OF SERVICES

The Services to be provided under this Agreement are those set out below [or in Exhibit A-1 through A-], attached and made part of this Exhibit A.



### REQUEST FOR PROPOSAL

CITY OF NAPLES PURCHASING DIVISION CITY HALL 735 8TH STREET SOUTH NAPLES, FL 34102

PH: 239-213-7100 FX: 239-213-7105

	PRE-PROPOSAL CONFERENCE: DATE, TIM	E AND LOCATION:	
1/24/11	RFP PIPE LINING SERVICE	021-11	2:00PM
NOTIFICATION DATE:	TITLE:	NUMBER:	OPENING DATE & TIME 2/28/11

111111111111111111111111111111111111111	ME OF PARTNERSHIP, CORPORATION OR INDIVIDUAL:  anzo Lining Services, Inc., Florida		
	iling address: 25 SE 5th Court	и	
(C)	y-state-zze: Deerfield Beach, FL 33441		
PH:	954-973-9700	EMAIL: deborahv@lanzo.org	
FX	954-974-3894	WEB ADDRESS: www.lanzo.net	

I certify that this proposal is made without prior understanding, agreement, or connection with any corporation, firm, or person submitting a proposal for the same materials, supplies, or equipment or services and is in all respects fair and without collusion or fraud. I agree to abide by all conditions of this proposal and certify that I am authorized to sign this proposal for the proposer. In submitting a proposal to the City of Naples the proposer offers and agrees that if the proposal is accepted, the proposer will convey, sell, assign or transfer to the City of Naples all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the Anti-trust laws of the United States and the State of FL for price fixing relating to the particular commodities or services purchased or acquired by the City of Naples. At the City's discretion, such assignment shall be made and become effective at the time the City tenders final payment to the proposer.

DATE Robe ABeat 2/22/11 Asst. Secy. Please initial by all that apply
1 acknowledge receipt of the following addendum
adum #7 X Addender #1 Adoesdum #4

#### PLEASE NOTE THE FOLLOWING:

- This page must be completed and returned with your proposal.

- Proposals must be <u>submitted</u> in a <u>sealed envelope</u>, with the <u>proposal number</u> & <u>closing date</u>. Proposals received after the above closing date and time will not be accepted. Proposal tabulations will be available on the City of Naples web site <u>www.naplesgov.com</u>, Departments, Finance, Purchasing.

This project provides for the rehabilitation of pipelines and conduits (6 inch through 72 inches) and laterals by various trenchless methods on an "as needed" basis. These rehabilitation methods may be used in a variety of gravity and pressure applications such as sanitary sewers, force mains, and stormwater systems. Pipelines for rehabilitation on this project consist primarily of vitrified clay pipe, with some ductile iron pipe, reinforced concrete pipe and corrugated metal pipe. The City reserves the right to award separate contracts for the various trenchless methods. The decision on which method will be used in any given situation will be made at the sole discretion of the The repairs assigned to the Contractor may require prioritization by the City. The City may order the Contractor to accomplish the work in accordance with a given chronological sequence. The locations of rehabilitation work will be as directed by the City's designated representative. The City will issue task orders to the contractor on an as needed basis.

The City of Naples seeks to establish contractual arrangements with at least one (1) or more (up to 5) qualified Contractor(s), on an as needed basis, for a three-year period, with the City's option to renew for two additional one-year periods, to provide cured in place pipe lining services for the City's sanitary sewer and stormwater systems, in full compliance with regulatory agency requirements and consistent with current Occupational Safety and Health Administration (OSHA) regulations, Florida Department of Environmental Protection (FDEP), and the Florida Department of Transportation (FDOT) Construction Standards.

#### Those services would include:

- Cured in place pipe (CIPP) lining (of various thicknesses) of sanitary sewers, force mains, and stormwater systems piping ranging from six (6) inch to seventy-two (72) inch and of various lengths.
- Sectional CIPP linings (of various lengths) of sanitary sewers, force mains, and stormwater systems piping ranging from six (6) inch to seventy-two (72) inches.
- Lateral CIPP linings in thirty (30) feet increments, including initial (zero (0) to thirty (30) feet) and greater (thirty (30) feet and greater) in one (1) foot increments.
- Service reconnections, service connection grouting and cleanout assembly installation for four (4), six (6), and eight (8) inch laterals.
- Top hat/full wrap linings of four (4), six (6), and eight (8) inch laterals.

- Light, medium, heavy, and tuberculation cleaning and inspection of sanitary sewers and stormwater systems piping ranging from six (6) to seventy-two (72) inches of various lengths.
- Root removal within sanitary sewers and stormwater systems piping ranging from six (6) to seventy-two (72) inches of various lengths.
- Bypassing of sanitary sewers and stormwater systems piping ranging from six (6) to seventy-two (72) inches of various lengths.
- Pre and post work closed circuit televising (CCTV) of sanitary sewers and stormwater systems piping ranging from six (6) inch to seventy-two (72) inches and of various lengths.
- Managing and operating the Maintenance of Traffic (MOTs) associated with work in City, County, and State right-of-ways.
- Easement access of sanitary sewers and stormwater systems.
- Manhole/lift station refurbishment for the various manholes and lift station per the City's specifications (02607 and 02608).
- Mobilization and demobilization.
- Dewatering capabilities in order to accommodate operations within low lying areas that are impacted by ground water and tidal activities.
- Site restoration activities associated with any projects or excavation activities requiring sod installation, irrigation system repairs, landscape installation/ replacement, road repairs (per FDOT Construction Standards), asphalt patching, concrete work (driveways and sidewalks), brick paver repairs, grading, and etc.

Contractors need not be qualified for all of the requested services in this proposal. However, for those specific services identified, contractors must be qualified and have sufficient resources necessary to perform all aspects related to the area of expertise of this RFP including the ability to manage a major workforce including possibly multiple sub-contractors and cover the expenses associated with the operations prior to the initial payment and between subsequent payments, as well as providing the necessary bonding and insurance coverage.

Contractor experience with and knowledge of OSHA, AWWA, FDEP and FDOT regulations, Construction Standards, and procedures will be vital to

the City of Naples's successful pipe lining activities. Each contractor should have specific knowledge and compliance with Traffic Management, Trench Safety, and Confined Space. A detailed scope of services will be negotiated with the successful proposer(s).

#### Traffic Control and Barriers

The Contractor shall notify the appropriate agencies a minimum of two (2) working days prior to any construction affecting traffic flow. All traffic control devices and barriers utilized during construction shall be provided by the Contractor as stipulated under items notated in the submitted proposal and meet there requirements set forth in the Florida State Department of Transportation Manual on Traffic Control and Safe Practices for Street and Highway Construction, Maintenance and Utility Operations. Failure or refusal, on the part of the Contractor, to install, maintain, and/or position traffic control devices or barriers promptly, fully, and in an acceptable manner, shall be sufficient cause for the City, after twenty-four (24) hours notice, to perform the work with its own organization, or to contract with any other individual, firm or corporation to perform the work. All costs and expenses incurred thereby shall be charged against the Contractor, and the amount thereof deducted from any money due, or which may become due him, or shall be charged against the contract bond. Any work performed as described by this paragraph, shall not relieve the Contractor in any way of his responsibility for the work performed by him.

#### Bypass Pumping

The City lines, during most repair work, may be plugged to prevent the continuous flow of wastewater or stormwater into the area of work. At the direction of the City, the Contractor will install bypass pumping equipment to reroute flow, as an alternate to line plugging. The Contractor will be responsible for mobilization, setup, coordination, and operation of all bypass pumping equipment and vacuum truck resources including any additional traffic control measures that may be required. Bypass pumping will be continued until directed to cease by the City. The City shall identify the appropriate discharge location for all flow that is bypass pumped.

#### FOLLOWING IS A LIST OF VEHICLES, EQUIPMENT AND MACHINERY

LANZO LINING SERVICES Florida

Chit	Year	Make	Model	Description	Serial #
205	2006	INTERNATIONAL	7600	JDS VACTOR (Model) 2115	1HTWXSAT66J317409
206	1994	INTERNATIONAL		INTL 4900 BOILER TRUCK	1HTSDAAN4RH575166
207	1994	INTERNATIONAL		INTL 4900 BOILER TRUCK	1HTSDAAN4RH577158
211	1997	INTERNATIONAL		INTL FLATBED BOILER	1HTSCAAN2VH496110
212	1997	INTERNATIONAL		INTL FLATBED BOILER	1HTSCAAN4VH496111
215	2001	FORD	F550	F-550 CHASSIS ARIES TV	1FDAF56F21EB80514
216	2001	FORD	F550	F-550 CHASSIS ARIES TV	1FDAF56F51EB80538
219	1997	FORD	LT 9501	1998 FORD / VAC-CON	1FDYN80E7WVA07744
221	1991	INTERNATIONAL	4700	INTL 4700 REFRIGERATOR TRUCK	1HTSCNDNXMH320973
222	1991	INTERNATIONAL	4700	INTL 4700 REFRIGERATOR TRUCK	1HTSCNDN8MH320972
223	1991	INTERNATIONAL	4700	INTL 4700 REFRIGERATOR TRUCK	1HTSCNDPXMH338178
225	2005	FORD	E350	T V Hightop Cargo Van	1FTSS34P25HA21050
227	2002	AEROCAP	Hi-Cube	T V Hi-Cube TV / Cutter Truck	1FDXE45S72HA53473
237	1998	INTERNATIONAL	4900	22' Reefer Truck	1HTSDAAN7WH538043
239	1998	INTERNATIONAL	4900	22' Reefer Truck	1HTSDAAN4WH538047
241	2006	FORD	F550	F-550 CHASSIS ARIES TV	1FDAF56P46ED91584
243	2007	FORD	F550	F-550 CHASSIS ARIES TV	1FDAF56P27EB06978
245	1995	FORD	F350	F-350 CHASSIS ARIES TV	1FTJS34FXSHA80331
247	2008	FORD	S-DTY F-750	Rush Steam Unit	3FRXF75H78V644136
249	2008	RUSH	F-750 / RSU 000	Rush Steam Unit	3FRXF75H58V644135
251	2009	VACTOR		VACTOR-7600 SFA 6X4 (VACTOR S/N 08-07V-11295)	1HTWXSBT99J086217
253	2009	VACTOR		VACTOR-7600 SFA 6X4 (VACTOR S/N 08-07V-11300)	1HTWXSBT09J086218
300	2003	SEWER EQUIP. CO		Gate Easement Machine (White)	5FLRP12173B145145
300T	2005	TRIPLE CROWN	5X10 Utility Trailer	5X10 Utility Trailer 3K GVW	1XNU5X10551010395
301	1995	GLOBE		Trailer 48' w/ Double Boilers - GREY	44RF03522SF000244
302	1996	Commercial in the distribution of the control of th		CARGO EXPRESS CUTTER TRAILER	ICE09614119960098
302M	1996			INTERSTATE TRAILER - BEAVER CUTTER	1UK500F20T1019012
303	1995	SRECO	MD HV 1800	JET TRAILER with SULLAIR Air Compressor	4H5W31729SL952004
304	1996	CARCO EXPRESS		Cutting Trailor-Clil   AIR Air Compressor	10E03714T10067464

LLS-Equipment-Machinery-Vehicles MASTER.xds

iclina
Vahirda
Machinery
Foundant

LANZO LINING SERVICES Florida

<b>JBRIEN</b>		700JP	JET TRAILER with SULLAIR Air Compressor	Vir Compressor	99644817296041080
			LARGE SEWER TRANSPORTER-ARIES	TER-ARIES	YT02012204
PACE			LATERAL LINING TRAILER		4FPAB20215G092594
HONDA		GX340	HONDA 5000W TRAILER MOUNTED GENERATOR	JUNTED GENERATOR	1034389
			HOTKICK HEATER UNIT OM-148 LATERAL LINING	148 LATERAL LINING	01470
	-		HOTKICK HEATER UNIT OM-148 LATERAL LINING	148 LATERAL LINING	01493
			MAX LINER GUN	LATERAL LINING	LG001001

LANZO LINING SERVICES Florida

7755	LG000043	KR000001	4FPAB16286G104419	2SWUW11A96S044474	343329/NOVIN0200661278	1293PJ2E8YL119086	1E9BS12147W267079	2435	43611	26868	26887	1GRBE8625CB080301	1GRAA9020FS112503	NOVIN000082795184	IDTV61Z22NA206931	15389	6524	1UYVS2480WM689603	5707172 / 5442964	S-B5-21221	29911	1KM01745	10.200R			10.400R	P/N 1-0403	200151-C	BDO 8206	BDO 8106
SOEHNLE DIGITAL SCALE LATERAL LINING	VACUUM PUMP LATERAL LINING	HAND CALIBRATION ROLLER LATERAL LINING	TOP HAT Trailer 16'	BLACKROCK UTILITY TRAILER 8000HD	INGERSOLLR AIR COMPRESSOR	O'BRIEN JET TRAILER	TRAILER MOUNTED - SHOOTER	ET TRAILER MODEL 350 TRAILER JET - 600 GALLON	DROP DECK TRAILER	RITE WATER HEATING BOILER BOX	RITE WATER HEATING BOILER BOX	45' REFRIGERATED TRAILER	45' REFRIGERATED TRAILER-SILVER	HOME MADE TRAILER	48' REFRIGERATED TRAILER-WHITE	COPCO FLATBED TRAILER 45' X 96"	SECA EASEMENT TRAILER	VS2R-48/162/102 48' REFRIGERATED TRAILER	JUMPING JACK / VIBRATORY RAMMER	TAYLOR FORKLIFT TE155S	TAYLOR FORKLIFT THD610	CAT 938 F WHEEL LOADER w/gp Bucket	Rotating Chain Cutter 8"-16" Pipes	Rotating Chain Cutter 8"-16" Pipes	CHAIN CUTTER 16"	CHAIN CUTTER	FLEXIBLE 6" - 12" CHAIN CUTTER	SUPER CUTTER PLUS 200 CHAIN CUTTER	BEAVER CUTTER B-165	BEAVER CUTTER B-165
			SL816TA2	TRAILER	P185WIR	JET TRAILER	24" SHOOTER	350 JET TRAILER		750-WO	750-WO		Reefer					VS2R-48/162/102	BS 50-2	TE155S	THD610			EU10200RS			CHAIN CUTTER	PLUS 200		
SOEHNLE			PACE AMERICAN	BLACKROCK	INGERSOLLR	O'BRIEN	EATON	SRECO	GREAT DANE	RITE	RITE	PENDING RENEWAL	GREAT DANE					UTILITY	WACKER	TAYLOR	TAYLOR			ENZ			TURBO II	SUPER CUTTER		
2004	2004	2004	2006	2006		2000	2002	2007	1970	1999	1999	1982	1985	1994	1992	1978		1998	2007	1994	2001	1998	2004	2005	2003		5009			
311	312	313	315	317	319	321	323	325	327	327A	327B	350	351	352	353	354	355	357	401	585	587	640	706	707	708	602	710	711	712	713

es

719				BEAVER CUTTER 8-165	BF 09311
720				BEAVER CUTTER B112 MINI	MF 02811
723				CUES CAMERA (PAN & TILT)	690
724				CUES CAMERA (STRAIGHTLINE)	070
725				CUES CAMERA (PAN & TILT)	078
726				CUES CAMERA (PAN & TILT)	010
727	2004			"LETS" LATERAL CAMERA	04101801
729	2005	ARIES	PE-2600	Color Pan & Tilt Camera	05091101
731	2005	ARIES	PE-2600	Color Pan & Tilt Camera	05091101
732	2005	FLOW-TEK	LJ300C	8"21" Lumberjack 300 Series	
733	2007	NozzTeq	LJ300C	8"21" Lumberjack 300 Series	
735	2007	RIDGID	KD200	MINI SEE SNAKE	STOLEN
737	2007	ARIES	SEEKER	SELF LEVELING CAMERA W/200' PUSH ROD	SK3200
750	1999			36 X 60 DOME HEAD PLUG	
751				48 X 78 PLUG	
752	2005			20 X 40 FLOW-THRU PLUG	
775				RIDGID 23717 DRAIN CLEANER	Mod # 23717
776				BEAVER CUTTER B-165	
777				BEAVER CUTTER B-165	
800	1997			STANLEY HYDRAULIC UNIT-PORTABLE	640
801	2000			HYD.POWER UNIT W/PUMP10209	7907
802				SHAR MIXER D-300	61098693
803				SHAR MIXER	
804		OLDER MODEL BOX		IN-LINE MIXER	
805		NEWER MODEL BOX		IN-LINE MIXER	
908				CONVEYOR ROLLER SYSTEM	
807				CONVEYOR ROLLER SYSTEM	
808				INDUSTRIAL ICE MACHINE	

LANZO LINING SERVICES Florida

810					
811				OVER-THE-HOLE ROLLER & CONVEYOR	10.00 P. 10.
		BECKER	KVT-2140	BECKER VACUUM PUMP KVT-2140	E1373878
812		BECKER	KVT-2140	BECKER VACUUM PUMP KVT-3140	D1731886
813		BECKER	KVT-2140	BECKER VACUUM PUMP KVT-3140	B1562351
814		BECKER	KVT-2140	BECKER VACUUM PUMP KVT-3140	
815		BECKER	KVT-2140	BECKER VACUUM PUMP KVT-3140	
816				CHAMPION COMPRESSOR-SHOP	HRA2512
817				20K RESIN STORAGE TANK	
818				20K RESIN STORAGE TANK	
819				40K RESIN STORAGE TANK	
820				40K RESIN STORAGE TANK	
821				40K RESIN STORAGE TANK	
822				Diaphragm Pump	
823				Diaphragm Pump	
824				Diaphragm Pump	
825				Diaphragm Pump	
827		COMMERCILA ICE		INDUSTRIAL ICE MACHINE	
829	2006	INGERSOL RAND	PD20A-AAP-STT	PD20A-AAP-STT 2" Diaphragm Vacuum Pump - 3/4 HP Motor	HO316 417
901	1980			80 IR 100 AIR COMPRESSOR	107842
902				P100WD IR AIR COMPRESSOR	260020UJG245
903				96 100CFMIR AIR COMPRESSOR	263500UB245
904	1997			SULLAIR 185 DPG AIR COMPRESSOR	004-124324
905	1997			SULLAIR 185 DPG AIR COMPRESSOR	004-124331
206	2007	SULLAIR	185 DPQ	SULLAIR 185 DPG AIR COMPRESSOR	200705160129
606	2007	SULLAIR	185 DPQ	SULLAIR 185 DPG AIR COMPRESSOR	200705160126
910			The state of the s	PROSCOUT COLOR CAMERA	03021801
911		HONDA	WB20X/WB30X	Honda 2" Water Pump	1259219
913	2007	ROL-AIR	7722HK28	8hp Gas Compressor (Honda) w/Regulator	07071549
915		GENERAL	GPS	BLOWER - GP8	H30671
919	2006	ALLEGRO	9504	Manhole Blower (Electric Motor)	1899

LANZO LINING SERVICES Florida

Equipment, Machinery, Vehicle Listing

LANZO LINING SERVICES Florida

2006	POWER PRO	3500	GENERATOR - 3500	ENG #HY168FB/B2017370
2006	HONDA	EM2500	GENERATOR - (Honda)	ENG #GC02-5669839
2007	STIHL	MS200T	14" CHAIN SAW	164677109
2007	SCHONSTEDT	GA-5Z-CX	METAL DETECTOR - REBAR LOCATOR	235068
2002	STIHL	TS400	Cut off Saw	166644774
2007	STIHL	TS-400	CUT OFF SAW	166477798
2007	MSA	SOLARIS	MULTIGAS DETECTOR (P/N10047226)	A5-76789
2007	MSA	SOLARIS	MULTIGAS DETECTOR (P/N10047226)	A5-76788
2007	MSA	SOLARIS	MULTIGAS DETECTOR (P/N10047226)	A5-74599
2006	MSA	SOLARIS	MULTIGAS DETECTOR (P/N10047226)	A5-45079
2006	MSA	SOLARIS	MULTIGAS DETECTOR (P/N10047226)	A5-45083
2008	STIHL	TS420	TS420 STIHL SAW	168695551
2008		PPT265	26CC POWER PRUNER/POLE SAW	11006153
2008	STIHL	TS420	14" CUTGUIK SAW	168392018C
2010			AIR IMPACT WRENCH 11IN	
2009	RKI	GX-2001 (N)	MULTIGAS DETECTOR (RED)	8X3020450
2010	RKI	GX-2001 (N)	MULTIGAS DETECTOR (RED)	9Y4020012

#### EXHIBIT B

#### BASIS OF COMPENSATION

As consideration for providing the Services as set forth in the Agreement, the CITY agrees to pay, and the CONTRACTOR agrees to accept payment on a time and reimbursement cost basis [or other basis] as follows [or in Exhibit B-1, which is attached and made part of this Agreement]:

### Sanitary Sewer Bid Schedule:

DESCRIPTION	UNIT	PRICE
Control		
Traffic Control County Road (per day)	LS	\$ 1,200.0
Traffic Control County Road (per week)	LS	\$ 4,800.0
Sewer Line Cleaning		
Medium Cleaning		
6" diameter	LF	\$ 2,00
8" diameter	LF	\$ 2.00
10" diameter	LF	\$ 2,00
12" diameter	LF	\$ 2.00
Heavy Cleaning		
	LF	\$ 3.00
	LF	\$ 3,00
	LF	\$ 300
12" diameter	LF	\$ 3,00
Tuberculation		-
6" diameter	LF	\$ 4,00
8" diameter	LF	\$ 600
10" diameter	LF	\$ 8.00
12" diameter	LF	\$ 10.00
Root Removal		
6" diameter	LF	\$ 5,00
8" diameter	LF	\$ 5,00
10" diameter	LF	\$ 5,00
12" diameter	LF	\$ 5,00
	6" diameter 8" diameter 10" diameter 12" diameter Heavy Cleaning 6" diameter 8" diameter 10" diameter 12" diameter 12" diameter 12" diameter 12" diameter 12" diameter 8" diameter 8" diameter 10" diameter 12" diameter 10" diameter 10" diameter 10" diameter 8" diameter 10" diameter	6" diameter       LF         8" diameter       LF         10" diameter       LF         12" diameter       LF         Heavy Cleaning       LF         6" diameter       LF         8" diameter       LF         10" diameter       LF         12" diameter       LF         8" diameter       LF         10" diameter       LF         12" diameter       LF         Root Removal       LF         8" diameter       LF         8" diameter       LF         10" diameter       LF         12" diameter       LF         12" diameter       LF         12" diameter       LF         12" diameter       LF

BID NUMBER: OPENING DATE:

			T
1. CIPP li	ning		
a.	6" diameter		
1	. 4.5 mm nominal thickness (.177)	LF	1 4800
b.	8" diameter		
1	. 6.0 mm nominal thickness (.236)	LF	\$ 32.cc
2	7.5 mm nominal thickness (.295)	LF	\$ 32,00
3	9.0 mm nominal thickness (.354)	LF	\$ 32.00
C.	10" diameter		<u> </u>
1	6.0 mm nominal thickness (.236)	LF	\$ 34.00
2	7.5 mm nominal thickness (.295)	LF	\$ 34.00
3.	9.0 mm nominal thickness (.354)	LF	\$ 34.00
d.	12" diameter		
<u>u.</u> 1.		1 1 -	1 2000
2		LF LF	\$ 42.00
3.		LF	\$ 42.00
2. Section	al CIPP Lining		
a.	6" diameter		
1.	3' in length	EA	\$ 1,000.
2.	4' in length	EA	\$ 1,2000
3.		EA	\$ 1 4000
4.	8' in length	EA	\$ 1,600
b.	8" diameter		
1.	3' in length	EA	\$ 1,0000
2.	4' in length	EA	\$ 1 200
3.	6' in length	EA	\$ 1,4000
4.	8' in length	EA	\$ 1,6000
C.	10" diameter		
1.	3' in length	EA	\$ 1,00000
2.	4' in length	EA	\$ 120000

3.	6' in length	EA	4 140000
4.	8' in length	EA	\$ 1,400.00
			7,000
d.	12" diameter		1
1.	3' in length	EA	1,200
2.	4' in length	EA	1 40000
3.	6' in length	EA	\$ 1,600
4.	8' in length	EA	\$ 1,800.00
3. Lateral	CIPP Lining		
a.	Top hat / full wrap – up to 36 inches		
1.		EA	4 2 200 1
2.	Six (6) inch lateral connection	EA	\$ 2,200 0
3.	Eight (8) inch lateral connection	EA	1 2,800 00
b.	Lateral lining 0 to 30'	EA	\$ 4,2000
C.	Additional lateral lining >30'	LF	\$ 80.00
d.	Lateral cutout	EA	\$ 200 00
e. •	Lateral grout	EA	\$ 3000
4. Manhole	L/Lift Station Refurbishment		
a.	Interior Manhole Application (Precast)	SF	\$ 25,00
b.	Interior Manhole Application (Brick)	SF	\$ 2500
C.	Interior Lift Station Application (Precast)	SF	\$ 4000
d.	Interior Lift Station Application (Brick)	SF	\$ 40,00
е.	Bench/Invert Repair	EA	\$ 500 00
5. Cleanou	t Installation		
a.	Four (4) inch cleanout	EA	\$ 80000
b.	Six (6) inch cleanout	EA	\$ 1,000.00
C.	Eight (8) inch cleanout	EA	\$ 1,200

### Stormwater Bid Schedule:

ITEM			UNIT
NO.	DESCRIPTION	UNIT	PRICE
). Storm S	Sewer Cleaning		
a.	Medium Cleaning		
1.	8" - 12" diameter	LF	\$ 2.0
2.	14" - 18" diameter	LF	\$ 2,00
3.	20" - 24" diameter	LF	11
4.	27" - 42" diameter	LF	\$ 4.00
5.	48" - 72" diameter	LF	\$ 8.00
b	Heavy Cleaning		
	8" – 12" diameter	LF	1 6.
	14" - 18" diameter	LF	\$ 6.
3.		LF	\$ 100
4.		LF	\$ 10.
5.	48" - 72" diameter	LF	\$ 24.
C.	Tuberculation Cleaning		
1.	8" - 12" diameter	LF	\$ 12.0
2.	14" - 18" diameter	LF	\$ 140
3.	20" - 24" diameter	LF	\$ 16.
4.	27" - 42" diameter	LF	\$ 28
5.	48" - 72" diameter	LF	\$ 28
d.	Root Removal		
1.	8" – 12" diameter	LF	\$ 50
2.	14" - 18" diameter	LF	\$ 10.
3.	20" - 24" diameter	LF	\$ 15.
4.	27" - 42" diameter	LF	\$ 20
5.	48" - 72" diameter	LF	\$ 25.
Storm S	ewer Refurbishment		

CIPP L	i ing	1		
a.	8" diameter	<del> </del>		
1	6.0 mm nominal thickness (.236)	LF	4	i.i.)
2		LF	1	42
3.		LF	- 3	40
4.		LF	*	1.
b.	12" diameter		+-	
1.	6.0 mm nominal thickness (.236)	LF	#	48.
2.		LF	3	48
3.		LF		18
4.		LF	\$	1.
<u>с</u> .	15" diameter			
1.	6.0 mm nominal thickness (.236)	LF	\$	34.
2.		LF	1	44
3.		LF	1	54
4.		LF	\$	1.
d.	18" diameter		-	
1.	6.0 mm nominal thickness (.236)	LF	1	42.
2.	7.5 mm nominal thickness (.295)	LF	8	42
3.	9.0 mm nominal thickness (.354)	LF	1	62
4.	10.5 mm nominal thickness (.413)	LF	\$	62.
5.	1.5 mm thickness increase exceeding 10.5 mm	LF	É	i
e.	21" diameter		-	
1.	6.0 mm nominal thickness (.236)	LF	\$	50.
2.	7.5 mm nominal thickness (.295)	LF	1	5c.
3.	9.0 mm nominal thickness (.354)	LF	8	60
4.	10.5 mm nominal thickness (.413)	LF	\$	70
5.	12.0 mm nominal thickness (.472)	LF	\$	70
6.	1.5 mm thickness increase exceeding 12.0 mm	LF	*	j.
f.	24" diameter			
1.	9.0 mm nominal thickness (.354)	LF	1	68.
2.	10.5 mm nominal thickness (.413)	LF	1	73.
3.	12.0 mm nominal thickness (.472)	LF	13	88

5.	13.5 mm nominal thickness (.531) 15.0 mm nominal thickness (.591)	LF LF	\$ 86
6.		LF	\$ 1.0
g.	27" diameter		
1.	9.0 mm nominal thickness (.354)	LF	\$ 62
2.	10.5 mm nominal thickness (.413)	LF	\$ 12
3.	12.0 mm nominal thickness (.472)	LF	\$ 72.
4.	13.5 mm nominal thickness (.531)	LF	\$ 72
5.		LF	\$ 92
6.	1.5 mm thickness increase exceeding 15.0 mm	LF	\$ 1.0
h.	30" diameter		
1.	9.0 mm nominal thickness (.354)	LF	\$ 70.
2.	10.5 mm nominal thickness (.413)	LF	\$ 80.
3.	12.0 mm nominal thickness (.472)	LF	\$ 90
4.	13.5 mm nominal thickness (.531)	LF	\$ 100
5.	15.0 mm nominal thickness (.591)	LF	\$ 110
6.	1.5 mm thickness increase exceeding 15.0 mm	LF	\$ 1.4
i.	36" diameter		
1.	10.5 mm nominal thickness (.413)	LF	\$ 90.
2.	12.0 mm nominal thickness (.472)	LF	\$ 100.
3.	13.5 mm nominal thickness (.531)	LF	\$ 120
4.	15.0 mm nominal thickness (.591)	LF	\$ 130.
5.	16.5 mm nominal thickness (.650)	LF	\$ 130
6.	18.0 mm nominal thickness (.709)		\$ 130
7.	1.5 mm thickness increase exceeding 18.0 mm	LF	\$ 1.
j.	42" diameter		
1.	10.5 mm nominal thickness (.413)	LF	\$ 100
2.	12.0 mm nominal thickness (.472)	LF	\$ 110.
3.	13.5 mm nominal thickness (.531)	LF	\$ 140
4.	15.0 mm nominal thickness (.591)	LF	\$ 180
5.	16.5 mm nominal thickness (.650)	LF	\$ 200
6.	18.0 mm nominal thickness (.709)		\$ 200
7.	1.5 mm thickness increase exceeding 18.0 mm	LF	\$ 1.0
		the second secon	

1.	10 F mm nominal thinks (440)	T	1: 60
	10.5 mm nominal thickness (.413)	LF_	\$ 11000
2.		LF	\$ 120 00
3.	13.5 mm nominal thickness (.531)	LF	\$ 130.00
4.	15.0 mm nominal thickness (.591)	LF	\$ 160.00
5.	16.5 mm nominal thickness (.650)	LF	\$ 220.
6.	18.0 mm nominal thickness (.709)	LF_	\$ 240.00
7.	19.5 mm nominal thickness (.768)	LF	\$ 240.00
8.	21.0 mm nominal thickness (.827)	LF_	\$ 240.00
9.	1.5 mm thickness increase exceeding 21.0 mm	LF	\$ 1.00
l .	52" diameter	<del>                                     </del>	
1.	10.5 mm nominal thickness (.413)	LF	\$ 220.00
2.	12.0 mm nominal thickness (.472)	LF	\$ 240 00
3.	13.5 mm nominal thickness (.531)	LF	\$ 280.00
4.	15.0 mm nominal thickness (.591)	LF	\$ 300.00
5.	16.5 mm nominal thickness (.650)	LF	\$ 320.00
6.	18.0 mm nominal thickness (.709)	LF	\$ 380.5
7.	19.5 mm nominal thickness (.768)	LF	\$ 4000
8.	21.0 mm nominal thickness (.827)	LF	\$ 1000
9.	22.5 mm nominal thickness (.886)	LF	\$ 4000
10.	1.5 mm thickness increase exceeding 22.5 mm	LF	\$ 1.00
m.	54" diameter		
1.	10.5 mm nominal thickness (.413)	LF	1 2 2 = 10
	12.0 mm nominal thickness (.472)	LF	\$ 340.00
3.	13.5 mm nominal thickness (.531)	LF	11:
4.	15.0 mm nominal thickness (.591)	LF	\$ 380.00
5.	16.5 mm nominal thickness (.650)	LF	\$ 420.00
6.	18.0 mm nominal thickness (.709)	LF	\$ 140.00
7.	19.5 mm nominal thickness (.768)	LF	\$ 570.00
8.	21.0 mm nominal thickness (.827)	LF LF	
9.	22.5 mm nominal thickness (.886)	LF	\$ 5400
10.	1.5 mm thickness increase exceeding 22.5 mm	LF LF	<u> </u>
10.	1.5 mm thickness increase exceeding 22.5 mm	<u>Lr</u>	\$ 1.00
n.	60" diameter		
1.	10.5 mm nominal thickness (.413)	LF	\$ 340,00
2.	12.0 mm nominal thickness (.472)	LF	\$ 380.00
3.	13.5 mm nominal thickness (.531)	LF	\$ 4600
4.	15.0 mm nominal thickness (.591)	LF	\$ 480 00

	LF	\$ 520
18.0 mm nominal thickness (.709)	LF	\$ 540 00
19.5 mm nominal thickness (.768)	LF	\$ 540.00
21.0 mm nominal thickness (.827)	LF	\$ .540.00
22.5 mm nominal thickness (.886)		\$ 54000
1.5 mm thickness increase exceeding 22.5 mm	LF	\$ 20.00
72" diameter		
10.5 mm nominal thickness (.413)	LF	\$ 340.00
		\$ 330.00
		\$ 460.00
		\$ 480.00
		\$ 580.00
		\$ 600 00
		\$ 620.00
		\$ 620.00
		\$ 640.00
		\$ 40.00
		7 70
l Linina		
	FΔ	d : 00
		\$ 1,000
		\$ 1,2000
		71600
		\$ 1,800.00
		\$ 2,400,00
		3 33000
		\$ 5,200
		\$ 60,6000
		\$ 8,800
/z diameter (3 in length)	L EA	\$12,2000
		,
	21.0 mm nominal thickness (.827) 22.5 mm nominal thickness (.886) 1.5 mm thickness increase exceeding 22.5 mm	18.0 mm nominal thickness (.709)       LF         19.5 mm nominal thickness (.768)       LF         21.0 mm nominal thickness (.827)       LF         22.5 mm nominal thickness (.886)       LF         1.5 mm thickness increase exceeding 22.5 mm       LF         72" diameter       LF         10.5 mm nominal thickness (.413)       LF         12.0 mm nominal thickness (.472)       LF         13.5 mm nominal thickness (.531)       LF         15.0 mm nominal thickness (.591)       LF         16.5 mm nominal thickness (.650)       LF         18.0 mm nominal thickness (.709)       LF         19.5 mm nominal thickness (.768)       LF         21.0 mm nominal thickness (.827)       LF         22.5 mm nominal thickness (.886)       LF         1.5 mm thickness increase exceeding 22.5 mm       LF         1.5 mm thickness increase exceeding 22.5 mm       LF         1.5 mm thickness increase exceeding 22.5 mm       LF         20 diameter (3' in length)       EA         8" diameter (3' in length)       EA         10" diameter (3' in length)       EA         20" diameter (3' in length)       EA         24" diameter (3' in length)       EA         24" diameter (3' in length)       EA



125 S.E. 5<sup>th</sup> Court Deerfield Beach, Florida 33441 Office: (954) 973-9700 Fax: (954) 974-3894 www.lanzo.net

#### WARRANTY

We offer a FIVE (5) YEAR warranty for all materials and workmanship. Having over sixteen (16) years experience with testing methods as described herein, we feel comfortable that exceeding the performance anticipated with methods presently being utilized by Lanzo Lining Services should be easily demonstrated.

Our standard approach to warranty is that should there be a problem, we would then implement a repair as needed. The negatives that emanate from not satisfying the client in this regard, especially as it pertains to ongoing work as well as reference value outweigh the cost of the repair. We have installed over 6,000,000 lineal feet of CIPP rehabilitation without a problem.

Should we utilize any subcontractor to perform on this project such as manhole rehabilitation or traffic control, we would be willing to extend our warranty responsibility to their portion of the work as well.

An Equal Opportunity Employer

#### **EXHIBIT C**

#### GENERAL INSURANCE REQUIREMENTS

The Contractor shall not commence work until he has obtained all the insurance required under this heading, and until such insurance has been approved by the CITY, nor shall the Contractor allow any subcontractor to commence work until all similar insurance required of the subcontractor has also been obtained and approved by the CITY.

Certificates of insurance must be issued by an authorized representative of the insurance company at the request and direction of the policyholder and must include sufficient information so as to identify the coverage and the contract for CITY's improvements for which they are issued. Certificates of insurance must be issued by a nationally recognized insurance company with a Best's Rating of no less than B+VII, satisfactory to the CITY, and duly licensed to do business in the state of said Contract.

The Contractor shall procure and maintain, during the life of this Contract, Workmen's Compensation Insurance for all of his employees to be engaged in work under this Contract, and he shall require any subcontractor similarly to provide Workmen's Compensation Insurance for all of the latter's employees to be engaged in such work, unless such employees are covered by the protection afforded by the Contractor's insurance. In case any employees are to be engaged in hazardous work under this Contract, and are not protected under this Workmen's Compensation statute, the Contractor shall provide, and shall cause each subcontractor to provide, adequate coverage for the protection of such employees. It is acceptable to use a State-approved Workmen's Compensation Self-Insurance fund.

The Contractor shall take out and maintain during the life of this Contract, Public Liability and Property Damage and shall include Contractual Liability, Personal Injury, Libel, Slander, False Arrest, Malicious Prosecution, Wrongful Entry or Eviction, Broad Form Property Damage, Products, Completed Operations and XCU Coverage to be included on an occurrence basis, and to the full extent of the Contract to protect him, the CITY, and any subcontractor performing work covered by this Contract from damages for personal injury, including accidental death, as well as from claims for property damage, which may arise from operations under this contract, whether such operations be by himself or by a subcontractor, or by anyone directly or indirectly employed by either of them. The Contractor shall also maintain automobile liability insurance including "non-owned and hired" coverage. The entire cost of this insurance shall be borne by the Contractor.

The amount of such insurance shall be no less than \$1,000,000 annual aggregate for bodily injury and property damage combined per occurrence.

The City of Naples and their Engineer must be named as **Additional Insured** on the insurance certificate <u>and the following must also be stated on the certificate</u>. "These coverages are primary to all other coverages the City possesses for this contract only." The City of Naples shall be named as the Certificate Holder. **The Certificate Holder shall read as follows:** 

The City of Naples 735 Eighth Street South Naples, Florida 34102

No City Division, Department, or individual name should appear on the Certificate.

No other format will be acceptable.

Thirty (30) days cancellation notice required.

The Certificate must state the bid number and title.

When using the "Accord" form of insurance certificate, please note that under the cancellation clause, the following must be deleted: "endeavor to" and "but failure to mail such notice shall impose no obligation or liability of any kind upon the company"

[If other insurance or insurance requirements or any waivers, attach as Exhibit C-1through C-\_\_]

#### EXHIBIT D

#### CERTIFICATION OF COMPLIANCE WITH IMMIGRATION LAWS

The undersigned, is the	of Lanzo Lining Services, Inc. ("the CONTRACTOR"), and
hereby certifies to the following:	

- 1. The CONTRACTOR is in full compliance with all provisions of the Immigration Reform and Control Act of 1986 ("IRCA"), as well as all related immigration laws, rules, regulations pertaining to proper employee work authorization in the United States.
- 2. The undersigned has verified that the CONTRACTOR has obtained and maintains on file, and will continue to obtain and maintain on file, all documentation required by law, including but not limited to, Form I-9, Employment Eligibility Verification, for all persons employed by or working for the CONTRACTOR in any capacity on any project for the City of Naples (CITY). All such persons have provided evidence of identity and eligibility to work to the CONTRACTOR in accordance with the IRCA and related law. The undersigned hereby affirms that no person has been or will be employed by the CONTRACTOR to work on projects for the CITY who is not authorized to work under law. The undersigned further affirms that the CONTRACTOR's files will be updated by written notice any time that additional employees work on projects for the CITY.
- 3. The CONTRACTOR will have its contractors, subcontractors, suppliers and vendors who are involved in projects for the CITY to sign a written acknowledgment that they too are in compliance with immigration law. It is understood that failure to do so could result in the CONTRACTOR being liable for any violation of the law by such third parties.
- 4. The CONTRACTOR will fully cooperate with and have its contractors, subcontractors, suppliers and vendors to fully cooperate with, all inquiries and investigations conducted by any governmental agency in connection with proper compliance with the laws pertaining to appropriate work authorization in the United States.
- 5. The undersigned, on behalf of the CONTRACTOR, acknowledges that this Certification may be relied upon by the CITY, its officers, directors, employees, and affiliates or related persons and entities.
- 6. If it is found that the CONTRACTOR has not complied with the laws pertaining to proper employment authorization, and any legal and administrative action ensues against the CITY, the CONTRACTOR will indemnify, defend and hold the CITY harmless along with their officers, directors, employees, and affiliated or related persons and entities.
- 7. The CONTRACTOR acknowledges that the CITY by their authorized representatives shall have the right, at any time, upon 24 hours notice, to examine the CONTRACTOR's books and records to confirm that the CONTRACTOR is in compliance with the terms of this certification.

Executed this day of \( \text{UIE} \), 2011.

#### **ACKNOWLEDGMENT**

STATE OF H
COUNTY OF BONGO
SWORN TO AND SUBSCRIBED before me this day of day of the Affiant, Trections, is [ personally known to me or [ as identification, which is current or
has produced as identification, which is current or has been issued within the past five years and bars a serial number of other identifying number.
seborah Vali

NOTARY PUBLIC STAFForsh Valin
OF DD926223
Commission Number Express NOV. 07, 2013
My Commission Express NOV. 07, 2013

(Notary Seal)

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