

**INTERLOCAL AGREEMENT**  
**CITY OF SAMMAMISH AND**  
**SAMMAMISH PLATEAU WATER AND SEWER DISTRICT**  
**SE 4<sup>TH</sup> STREET IMPROVEMENTS PROJECT**  
**AND**  
**SAMMAMISH TOWN CENTER SE 4<sup>TH</sup> STREET WATER AND SEWER MAIN**  
**PROJECT**

THIS INTERLOCAL AGREEMENT (“Agreement”) is made and entered into by and between the City of Sammamish, a municipal corporation (the “City”), and the Sammamish Plateau Water and Sewer District, a municipal corporation (the “District”) (individually a “Party” and collectively the “Parties”), for the purposes set forth below.

**RECITALS**

WHEREAS, the City is a municipal corporation of the State of Washington, organized and operating under the Optional Municipal Code, Title 35A RCW; and

WHEREAS, the District is a municipal corporation of the State of Washington, organized and operating under Title 57 RCW; and

WHEREAS, this Agreement is made under the authority of the Interlocal Cooperation Act, Chapter 39.34 RCW; and

WHEREAS, the City proposes to proceed with the SE 4<sup>th</sup> Street Improvements Project which provides for the construction of roadway and pedestrian improvements that include bike lanes, curb and gutter, planter strips, sidewalks, and lighting on both sides of the street, a new storm drainage system and undergrounding utilities (the “City Work”); and

WHEREAS, the District proposes to proceed with the Sammamish Town Center SE 4<sup>th</sup> Street Water and Sewer Main Project which provides a new water main and sanitary sewer main (the “District Work”) as further described in Exhibit A1 attached hereto; and

WHEREAS, the District provides water and sewer service in the general area of the City Work in accordance with applicable Washington State and King County laws, regulations and franchises; and

WHEREAS, the City and the District can achieve cost savings and benefits in the public’s interest by the City executing the District Work, in conjunction with the City Work (hereinafter, collectively referred to as the “Project”), and the District agrees to reimburse the City for the District Work; and

WHEREAS, in the interest of efficiency and cost savings for both Parties, the City additionally proposes to provide Construction Management Services and Geotechnical Materials

Testing for the Project, inclusive of the District Work, and the District agrees to reimburse the City for the performance of said services, as provided in this Agreement.

WHEREAS, the Parties are entering into this agreement to establish their respective rights, roles, and responsibilities related to the Project;

NOW, THEREFORE, in consideration of the following terms and conditions, the Parties agree as follows:

## AGREEMENT

### I. CONTRACT PERFORMANCE

A. The District will provide the City with design plans and specifications for the District Work (collectively, "District Plans"), and the City shall incorporate the District Plans into the City's plans and provisions for the Project (hereinafter, the "Project Construction Contract").

B. The City shall incorporate the District Plans into its Project Construction Contract Bid Documents as a separate bid schedule in such manner as to allow: 1) the accurate identification by the District of the costs for the District Work; and 2) the District's option to elect to exclude the District Work from the Project.

C. The City shall publicly bid the Project in accordance with applicable public works laws. Within one business day following the opening of the bids for the Project, the City shall furnish the District with the bid results and the complete bid of the bidder determined by the City to be the apparent lowest responsible bidder, including all bid prices for the District Work ("Contract Price"), and the list of contractors and subcontractors for the District Work for the District's approval. By noon on the first or third Tuesday of the month following the opening of the Project bids (whichever occurs first), the District shall review the bid documents and notify the City in writing whether the District approves or rejects the bid for the District Work. The City shall not proceed with the District Work if the City has received written notification from the District that the District rejects the bid for the District Work, which it may do for any reason without cost or penalty. Bid awards shall be made to the lowest responsible bidder for the total project, subject to applicable laws and regulations. If the District rejects the bid for District Work, the City may consider the bids with the District Work deleted and award to the lowest responsible bidder, reject any or all Bids, republish the call for Bids, or revise or cancel the Project.

D. If the District rejects the City's lowest responsible bid with the District Work included, the District may select its own contractor to do the District Work deemed necessary by the District. If the District determines to perform the District Work by its own contractor, the District shall pursue the District Work in accordance with Sammamish Ordinance 2001-78 (Street Excavations), which requires that such work be completed within forty-five (45) days of bid award for the Project by adoption of a City Council resolution and notification from the Director of Public Works, unless the Director of Public Works determines that allowing more time will not interfere with the City's planned work; provided, the City shall allow the District reasonable time and conditions to coordinate with the City and accomplish the District Work. Additionally, the District shall require its contractor to coordinate all District Work located at the project site with the City

contractor and with any contractors or work crews from other utilities and to not unreasonably interfere with or delay the City's contractor or the work by other utilities. The District shall notify its contractor of such requirement, and shall provide written notice to the City and the City's contractor ten (10) days prior to beginning District work on site.

E. Unless the District elects to perform the District Work itself, the City agrees to execute the District Work as part of the Project, and to have the selected contractor ("Contractor") for the Project perform the District Work. The Scope of Work and Cost Estimate for the District Work are attached as Exhibits A1 and A2, respectively. Actual costs will be determined as a result of approved contract bids and actual construction costs as provided for in this Agreement in Section III.

F. The District agrees to reimburse the City for all District Work associated with the Project, as well as for its proportionate share of the City's Construction Management and Geotechnical Materials Testing services, as provided in this Agreement.

G. This Agreement shall commence as of the date of execution of this Agreement and shall continue until full completion of the Project or until this Agreement is terminated, whichever is sooner.

## II. CONTRACT ADMINISTRATION

A. The City shall provide the necessary engineering, administrative, inspection, testing, and clerical services necessary for the construction management services and geotechnical materials testing of the Project, inclusive of District Work. The District shall provide written approval of the Project Scope and Fee Estimate for Construction Management and Geotechnical Material Testing Services for the District Work prior to the City entering into any consultant agreement for Construction Management and Geotechnical Material Testing Services. In providing such services, the City may exercise all the powers and perform all the duties as authorized by law and this Agreement.

B. For the District Work, the District will furnish inspector(s). The City will allow the District inspector(s) to be on the Project site to verify proper compliance with the requirements of the District Plans while the Contractor is performing the District Work. The District's inspector shall promptly advise the City of any deficiencies noted, pursuant to the provisions of Section II.I of this Agreement.

C. The District and the City mutually recognize that the Project Construction Contract will allow for eight (8) hour work days by the Contractor, Monday through Friday, with Saturday work allowed on the District Project upon request by the Contractor with City and District advance approval. Availability of City and District personnel shall be considered prior to request approval. No work shall be allowed on January 1, the third Monday of January, the third Monday of February, Memorial Day, July 4, Labor Day, November 11, Thanksgiving Day, the day after Thanksgiving, and Christmas Day.

D. The District shall provide necessary engineering support for the District Work including, but not limited to, preparation of change orders, resolution of claims, processing of shop

drawings, and written communication with the Contractor. All written communication by the District with the Contractor shall be submitted to the City for final review and processing.

E. The District shall notify the City as soon as practicable, in writing, of any changes it wishes to make to the District Work that may substantially change the scope of the Project. The District will obtain the City's advance approval, in writing, of such changes. Similarly, the City will notify the District as soon as practicable, in writing, of any changes the City wishes to make to the City Work or the Project Construction Contract that may materially impact the scope of the District Work. The City will obtain the District's advance approval, in writing, of such changes. Notification and approval shall be given in writing prior to commencement of the changes. The cost of the change(s) to both Parties shall be borne by the Party proposing the change(s), and any cost savings shall benefit the Party proposing the change(s); provided, that those cost savings are applicable to expenses that the Party would otherwise have been subject to pay. The cost of any change(s) that impacts both Parties shall be proportionately borne by both Parties and any cost savings shall proportionately benefit both Parties.

F. Both the City and the District shall approve change orders when change orders include the District Work.

G. Both the City and the District shall approve the Contractor's daily pay item quantity reports when reports include the District Work. When the Contractor's daily pay item work includes both the City Work and the District Work, the City and the District will agree through "neat line estimate measurement" of quantities.

H. Both the City and the District shall approve the Contractor's monthly pay requests when pay requests include the District Work.

I. The City shall provide the District with written notice of completion of the District Work, together with draft as-built drawings based on final surveyed locations of the District Work. The District shall have ten (10) calendar days from receipt of the notice of completion to respond thereto, in one of the following ways:

1. The District may accept the District Work by written notice to the City, provided, if the District does not respond to the City within ten (10) calendar days from receipt of the notice of completion, the District's failure to respond within such time period will constitute final acceptance of the District Work.

2. The District's inspector may elect to perform a final inspection of the District Work; if the District elects to conduct a final inspection, the inspection shall occur within ten (10) working days of receipt of the notice of completion. The District shall, within ten (10) working days of receipt of the notice of completion, provide to the City final acceptance of the District Work or, alternatively, provide an itemized and detailed punchlist, detailing why final acceptance of the District Work was withheld. In the event the District provides an adequate and reasonable punchlist, the City shall then require the Contractor to complete the work identified on the District's punchlist. The costs for said work—if any—shall be proportionally allocated between the Parties, in accordance with the terms in Section III herein. The District's inspector shall perform follow-up inspections within ten (10) working days of notification of completion of punchlist items.

J. Upon Project completion, the City agrees to assign to the District all rights, burdens, duties and obligations that it may have under the Project Construction Contract as it relates to the District Work, including but not limited to any warranty and maintenance requirements for the District Work. As a result of the assignment, the City shall expressly be relieved of any and all responsibility and/or liability to the District, Contractor, Subcontractor(s) and any third party, for the District Work. This provision shall not modify or amend the terms of Section IV. This assignment shall be made and become effective at the time the District tenders final payment to the City pursuant to Section III herein, without further acknowledgment by the Parties.

K. The City shall provide the District with final "as built" drawings of the District Project Work within sixty (60) days after Project completion date. The "as-built" drawings format, type, and quantity shall be consistent with the Project Construction Contract Appendix E provisions.

### III. PAYMENT

A. The District shall reimburse the City for actual costs ("Actual Costs") incurred by the City for any and all work stated on Schedule B of the Project Construction Contract. As used in this Agreement, the term "Actual Costs" means the dollar amount actually paid by the City to its contractor(s), in connection with construction of the Project, including any approved contract change orders.

B. The District shall reimburse the City an additional eight (8) percent of the total Actual Costs incurred by the City for any and all work on the District Project, to compensate the City for the provision of construction management services to the District for the District Work.

C. The District shall reimburse the City for the Actual Costs incurred by the City for materials testing of the District Work.

D. Due to the high dollar value of the District's work that will be performed by the City, it is important that reimbursement be done in an expeditious manner. The City will provide the District with an invoice within ten (10) working days after the City issues payment to the Contractor. Within forty-five (45) calendar days of receipt of the invoice, the District shall reimburse the City for the amount invoiced. Any past due amounts shall accrue simple interest at the rate of one-half percent (0.5%) per month until paid.

E. If the District disputes the dollar amount invoiced, the District shall provide the City with written notice of the dispute, with an explanation of the basis for the dispute no later than ten (10) days after the District's receipt of the invoice. The District's failure to provide timely written notice to the City disputing an invoice shall be deemed an approval by the District of the invoice. The Parties shall attempt to resolve any and all disputes regarding payment to the mutual satisfaction of both Parties by good faith discussions. If any dispute is not resolved through good faith discussions, the Parties agree to mediate the matter with a mutually selected mediator, with the mediator's costs to be split equally between or among the Parties. If mediation does not result in a resolution to the dispute, the Parties will have the right to exercise any of its remedies available under law.

#### IV. INDEMNIFICATION AND HOLD HARMLESS

The District shall indemnify, defend, and hold harmless the City, its officers, officials, agents, and employees from and against any and all liability arising from injury or death to persons or damage to property resulting in whole or in part from acts or omissions of the District, its officers, officials, agents, or employees arising out of, in connection with, or incident to the work performed under this Agreement. It is further specifically and expressly understood that the indemnification provided herein constitutes the District's waiver of immunity under Title 51 RCW, Industrial Insurance, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties.

Further, the District shall indemnify, defend, and hold harmless the City, its officers, officials, agents, and employees from any and all claims brought by any contractors relating to the District Work, including but not limited to: project delay claims.

The City shall indemnify, defend, and hold harmless the District, its officers, officials, agents, and employees from and against any and all liability arising from injury or death to persons or damage to property resulting in whole or in part from acts or omissions of the City, its officers, officials, agents, or employees arising out of, in connection with, or incident to the work performed under this Agreement. It is further specifically and expressly understood that the indemnification provided herein constitutes the City's waiver of immunity under Title 51 RCW, Industrial Insurance, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties.

The provisions of this section shall survive the expiration or termination of this Agreement.

#### V. INDEMNIFICATION OF DISTRICT AND INSURANCE

The City shall require Contractor to procure and maintain for the duration of the contract, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by Contractor, its agents, representatives, employees or subcontractors, including the following:

1. Commercial Automobile Liability insurance with limits no less than \$2,000,000 combined single limit per accident for bodily injury and property damage;
2. Commercial General Liability insurance written on an occurrence basis with limits no less than \$2,000,000 combined single limit per occurrence and \$2,000,000 aggregate for personal injury, bodily injury and property damage. Coverage shall include but not be limited to: blanket contractual; products/completed operations; broad form property damage; explosion, collapse and underground (XCU), if applicable; and employer's liability; and
3. Worker's Compensation insurance at the limits established by the State of Washington.

The City shall require that the City (including its officers, agents and employees) and the District (including its officers, agents and employees) is named as additional insured on all of the aforementioned policies, work performed by or on behalf of Contractor.

The City shall obtain from the selected contractor either a certified copy of all policies with endorsements attached, or a Certificate of Insurance with endorsements attached as are necessary to comply with the contract specifications. The City shall provide the District with copies of all such policies and documents received from Contractor, upon demand from the District.

The City shall require that Contractor defend, indemnify and hold the District, its officers, officials, agents, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits, arising out of or in connection with the contractor's participation in the Project, except for injuries and damages caused by the sole negligence of the District. The City shall require that the selected contractor waive the Contractor's immunity under Washington's Industrial Insurance Act, RCW Title 51, solely for the purposes of this indemnification.

The City shall require that Contractor assume sole and complete responsibility for safety and safety conditions at the job site, including the safety of all persons and property during the Project. The City shall require that Contractor comply with all applicable federal, state and local regulations, ordinances, orders and codes.

## VI. OTHER PROVISIONS

A. The City shall retain ownership of and usual maintenance responsibility for City Work completed under the Project. The District shall retain the rights of exclusive use, regulation, and control of the completed District Work and full ownership of the completed District Work including, but not limited to the right to sell, transfer, or assign its rights in the completed District Work.

B. This Agreement contains the entire agreement of the Parties and no other agreements, oral or otherwise, regarding the subject matter of this Agreement shall be deemed to exist or bind either Party. This Agreement may be amended only in writing, signed by both Parties. Either Party may request changes to the Agreement. Proposed changes that are mutually agreed upon shall be incorporated by written amendments to this Agreement.

C. Nothing contained herein is intended to, nor shall be construed to create any rights in any third party, or to form the basis for any liability on the part of the Parties or their officials, officers, employees, agents or representatives, to any third party.

D. If any provision of this Agreement is held invalid or unenforceable by a court of competent jurisdiction, the remainder of the Agreement shall not be affected thereby and shall continue in full force and effect if such remainder would then continue to serve the purposes and objectives of the Parties.

E. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. In the event any suit, arbitration, or other proceeding is instituted to enforce any term of this Agreement, the Parties specifically understand and agree that venue shall be exclusively in King County, Washington. The prevailing Party in any such action shall be entitled to its attorneys' fees and costs of suit from the other Party.

F. This Agreement shall be effective whether signed by both Parties on the same document or whether signed in counterparts.

G. The Recitals set forth above are incorporated herein in full by this reference. This agreement is authorized under RCW 39.34.080. Nothing herein shall be construed to create a partnership or joint venture or any separate legal or administrative entity between the Parties. Each party to this Agreement is an independent contractor with respect to the subject matter herein. This Agreement shall be filed with the King County Auditor or listed by subject on the City's or District's website or other electronically retrievable public source, pursuant to RCW 39.34.040.

H. Parties shall not be deemed to be in breach of this Agreement if unable to perform their respective obligations hereunder as a result of the occurrence of an event of "force majeure," which shall include, but not be limited to, acts of God, acts of the government of the United States or of any state or political subdivision thereof, strikes, civil riots or disturbances, fire, floods, explosions, earthquakes, wind, storms, hurricanes, lightning or other similar catastrophes or other causes beyond the Parties' reasonable control. The scope of events of force majeure shall not extend to payment of money owed hereunder.

I. The rights, duties, and obligations of either Party to this Agreement may not be assigned to any third party without the prior written consent of the other Party.

J. Notwithstanding Section III.E, in the event that any dispute regarding this Agreement cannot be resolved by informal methods, then prior to commencing litigation or taking any administrative action, the aggrieved Party shall notify the other in writing of the particulars of the grievance, and the other Party shall reply in writing within thirty (30) working days, setting forth its position and stating what, if any, action it will take with respect to the grievance. The aggrieved Party shall respond in writing, indicating its satisfaction or dissatisfaction, as the case may be. In the event that the aggrieved Party is dissatisfied, the Parties shall then meet in person and confer in good faith to resolve their differences before litigation is commenced.

K. If either Party determines the other Party is in breach of a material term of this Agreement and the non-breaching Party determines to terminate this Agreement due to such alleged breach, the non-breaching Party shall first provide the other Party thirty (30) days written notice of the alleged breach. If the other Party fails to cure the breach within thirty (30) days of receipt of such notice, or fails to commence and diligently continue with cure efforts if the breach cannot reasonably be cured within thirty (30) days, the non-breaching Party may then terminate this Agreement.

L. The Administrators listed below or their successors shall be responsible for and shall be the contact persons for all communications regarding the performance of this Agreement. Either Party may change or substitute its representatives at any time during the term of this Agreement by providing written notice to the other Party.

CITY OF SAMMAMISH

SAMMAMISH PLATEAU WATER AND SEWER DISTRICT

Lyman Howard  
City Manager  
801 228<sup>th</sup> Ave SE  
Sammamish, WA 98075

John C. Krauss  
General Manager  
1510 228<sup>th</sup> Ave SE  
Sammamish, WA 98075

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement effective as of the date last written below.

CITY OF SAMMAMISH

SAMMAMISH PLATEAU  
WATER AND SEWER  
DISTRICT

  
\_\_\_\_\_  
Signature

  
\_\_\_\_\_  
Signature

Lyman Howard, City Manager

John C. Krauss, General Manager

07/19/2017  
\_\_\_\_\_  
Date

7/26/17  
\_\_\_\_\_  
Date

**EXHIBIT A1****SCOPE OF WORK****SAMMAMISH TOWN CENTER SE 4TH STREET WATER AND SEWER MAIN  
PROJECT  
SAMMAMISH PLATEAU WATER AND SEWER DISTRICT****SCOPE OF WORK**

- Construct approximately 2300 lineal feet of 12-inch diameter DI water main within SE 4<sup>th</sup> ST between 218<sup>th</sup> PL SE to 225<sup>th</sup> PL SE.
- Construct approximately 1700 lineal feet of 8-inch diameter PVC sewer main within SE 4<sup>th</sup> ST between 218<sup>th</sup> PL SE to 224<sup>th</sup> Ave SE.
- Installation of 21 replacement 1-inch water services and reconnection of the customer water supply line after testing and acceptance of the water main.
- Installation of five 48-inch sewer manholes and nine 60-inch sewer manholes.
- Construct water appurtenances including eleven 12-inch butterfly valves, one 8-inch gate valve, eight fire hydrant assemblies, and one 2-inch air & vacuum relief valve assembly
- Construction of six connections to the existing water system.
- Construction of one connection to the existing sewer system.
- Abandonment of the existing DI water mains and appurtenances.
- Removal and disposal of previously abandoned AC water mains where they conflict with new City and District facilities in the Right-of-Way.
- Restoration of the existing asphalt roadways with permanent HMA trench patch.
- Restoration of landscaping and surfaces impacted by water and sewer construction.
- Relocation of four water services along SE 4<sup>th</sup> ST.

**EXHIBIT A2  
COST ESTIMATE**



**100% Opinion of Cost**  
**Sammamish Plateau Water**  
**SE 4th Street Water and Sewer Improvements**  
 June 12, 2017

**Sammamish Plateau Water**  
 1510 228th Avenue SE, Sammamish, WA 98075  
 425.392.6256 • spwater.org

SPEC. REFERENCE	ITEM	UNIT	QUANTITY	UNIT PRICE	AMOUNT
<b>SCHEDULE B - Water Line Work</b>					
<b>DIV 1 GENERAL REQUIREMENTS</b>					
01050	RECORD DRAWINGS	LS	1	\$ 2,500	\$ 2,500
02100	MOBILIZATION, CLEANUP AND DEMOBILIZATION	LS	1	\$ 71,000	\$ 71,000
<b>DIV 2 SITE CONSTRUCTION</b>					
02315	SELECT IMPORT BACKFILL MATERIAL	TON	1,550	\$ 25	\$ 38,750
02700	CRUSHED SURFACING MATERIAL	TON	111	\$ 20	\$ 2,226
02740	TEMPORARY HOT MIX ASPHALT TRENCH PATCH	TON	205	\$ 150	\$ 30,750
02550	ABANDONMENT OF EXISTING WATER MAIN	LS	1	\$ 15,500	\$ 15,500
02510	4-INCH DUCTILE IRON PIPE INSTALLATION	LF	40	\$ 100	\$ 4,000
02510	8-INCH DUCTILE IRON PIPE INSTALLATION	LF	10	\$ 110	\$ 1,100
02510	12-INCH DUCTILE IRON PIPE INSTALLATION	LF	2,390	\$ 120	\$ 286,800
02315	TRENCH SAFETY SYSTEM	LS	1	\$ 11,800	\$ 11,800
02512	6-INCH GATE VALVE INSTALLATION	EA	1	\$ 1,500	\$ 1,500
02512	8-INCH GATE VALVE INSTALLATION	EA	1	\$ 2,000	\$ 2,000
02512	12-INCH BUTTERFLY VALVE INSTALLATION	EA	8	\$ 2,500	\$ 20,000
02511	FIRE HYDRANT ASSEMBLY	EA	7	\$ 6,000	\$ 42,000
02511	1-INCH SERVICE INSTALLATION W/SINGLE 3/4-INCH METER SETTER	EA	23	\$ 2,500	\$ 57,500
02511	REPLACE FIRE HYDRANT	EA	2	\$ 1,000	\$ 2,000
02511	CONNECTION TO EXISTING WATER MAIN	EA	6	\$ 1,000	\$ 6,000
02511	2-INCH AIR AND VACUUM RELIEF VALVE ASSEMBLY	EA	2	\$ 2,500	\$ 5,000
02550	AC PIPE REMOVAL	LF	35	\$ 150	\$ 5,250
02511	ADJUST EXISTING VALVE BOX OR METER	EA	10	\$ 500	\$ 5,000
02511	RELOCATE EXISTING WATER SERVICE	EA	2	\$ 500	\$ 1,000
<b>SCHEDULE A SUBTOTAL</b>					<b>\$ 611,676</b>
Construction Contingencies (10%)					\$ 61,170
Sales Tax (10.0%)					\$ 67,290
<b>SCHEDULE A TOTAL</b>					<b>\$ 741,000</b>
<b>SCHEDULE C - Sanitary Sewer</b>					
<b>DIV 1 GENERAL REQUIREMENTS</b>					
01050	RECORD DRAWINGS	LS	1	\$ 2,500	\$ 2,500
02100	MOBILIZATION, CLEANUP AND DEMOBILIZATION	LS	1	\$ 81,000	\$ 81,000
<b>DIV 2 SITE CONSTRUCTION</b>					
02315	SELECT IMPORT BACKFILL MATERIAL	TON	7,917	\$ 25	\$ 197,913
02315	SPECIAL EXCAVATION OF UNSUITABLE MATERIAL	CY	4,750	\$ 20	\$ 95,000
02700	CRUSHED SURFACING MATERIAL	TON	165	\$ 20	\$ 3,301
02740	TEMPORARY HOT MIX ASPHALT TRENCH PATCH	TON	274	\$ 150	\$ 41,146
02532	48-INCH SANITARY SEWER MANHOLE INSTALLATION	EA	6	\$ 3,500	\$ 21,000
02532	MANHOLE LINING FOR 48-INCH SANITARY MANHOLE	EA	6	\$ 500	\$ 3,000
02532	60-INCH SANITARY SEWER MANHOLE INSTALLATION	EA	9	\$ 5,000	\$ 45,000
02532	MANHOLE LINING FOR 60-INCH SANITARY MANHOLE	EA	9	\$ 500	\$ 4,500
02315	TRENCH SAFETY SYSTEM	LS	1	\$ 47,110	\$ 47,110
02530	6-INCH PVC C-900 SIDE SEWER INSTALLATION	LF	220	\$ 50	\$ 11,000
02510	8-INCH PVC C-900 SANITARY SEWER PIPE INSTALLATION	LF	1,860	\$ 100	\$ 186,000
02531	CONNECT TO EXISTING SEWER SYSTEM	EA	2	\$ 1,000	\$ 2,000
02532	ADJUST EXISTING MANHOLE	EA	12	\$ 650	\$ 7,800
<b>SCHEDULE B SUBTOTAL</b>					<b>\$ 740,470</b>
Construction Contingencies (10%)					\$ 74,050
Sales Tax (10.0%)					\$ 8,150
<b>SCHEDULE B TOTAL</b>					<b>\$ 823,000</b>
<b>ALL SCHEDULES</b>					
<b>CONSTRUCTION TOTAL</b>					<b>\$1,564,000</b>

