

Additional Funding Request

Submitted: 6/29/22

MD024	CSS 1351 WO 18334			
Description of Repairs	Labor and Materials to pump residential septic tank, inspect tank and tank components and dispose of the waste/septic water.			
Original SC Investigative Diagnosis	\$0			
Diagnosis: Initial Work Order	Pump Truck is needed, Plumber, VAC Truck, the sewage is backing up and is not being moved to the drain field			
Explanation of Additional Costs for Repairs	N/A			
Additional Material Cost to Perform Repairs	Materials Cost: \$910.00			
	ITEM	QUANTITY	UNIT PRICE	TOTAL
	Septic Pump Rate	1	\$550.00	\$550.00
	Disposal of Septic Water	2000	\$0.18	\$360.00
Additional Labor Cost to Perform Repairs	Labor: \$0			
Total Cost of Repair	\$910.00			



B&P Environmental One
410-721-7091

1230 Cronson Blvd
Crofton, Maryland
21114
United States

Prepared For
Mary Lowery
Tidewater Inc.
6625 Selnick Drive
Elkridge, MD
21075

Estimate Date
06/29/2022

Estimate Number
0002778

Description	Rate	Qty	Line Total
Work Location Contact Person: Mary Lowery (Project Coordinator) Cell Phone : 410 967-5346 Email: Mary.lowery@tideh2o.net Job Locations : 720 Ordance Road Baltimore, MD 21226 * Will be able to pull up pretty close , this site has total of 4 man holes . * Mark said this was pumped a year ago . Point of contact on site : Mark Smith (cell 410 353-1800) 2nd Point of contact : Chris Huebler (443 614-7707)	\$0.00	0	\$0.00
Septic Pump residential septic tank (maximum of 2,000 gal); Inspect tank and tank components (repairs are excluded). Tank access to be readily available. No digging for access is included.	\$550.00	1	\$550.00
Disposal, liquid- grease/septic/waste water Standard Material Disposal charges (per service). \$/gal	\$0.18	2000	\$360.00
Invoicing Instructions Contact responsible for invoicing	\$0.00	0	\$0.00

Name: Mary Lowery (Project Coordinator)

Cell Phone number: 410 967-5346

Email: Mary.lowery@tideh2o.net

Invoicing/corporate/billing address: 6625 Selnick Drive
Elkridge, MD 21075

Please describe invoicing instructions in detail:15days payables

Exclusions	\$0.00	0	\$0.00
Limits or interruptions to access job location and excessive wait time for inspections are excluded. Customer certifies that all waste removed from the job site or property contains no hazardous materials or controlled/regulated material; additional disposal fees apply for any hazardous / controlled / regulated material.			
Subtotal			910.00
Tax			0.00
Estimate Total (USD)			\$910.00

Notes

Submitted By : Bob Beach
Bob's cell Phone : 240 832-8331
Email : Bob@bandpenvironmental.com

Terms

B&P ENVIRONMENTAL ONE, LLC
GENERAL TERMS AND CONDITIONS

1. TIME FOR PERFORMANCE: B&P Environmental One LLC (“Company”) will not be responsible for any delay or delays that, directly or indirectly, result from or are contributed to be Customer’s failure to perform its obligations hereunder or by any cause beyond Company’s reasonable control, including, but not limited to: fire, flood, or other act of God; strike or other labor disagreement; laws or requirements of governmental or other civil authorities; riot, war, embargo, shortage of labor, material, or energy. If equipment, materials, personnel, or supplies remain on Customer’s site at Customer’s request during such a period delay invoice will be rendered in accordance with the description of work set forth herein (the “Scope of Work”) and Customer, will also pay the Company for all extra costs and expenses incurred by the Company.
2. REPRESENTATIONS AND WARRANTIES OF THE COMPANY: The Company shall perform the Services in material conformance with all applicable Local, State, and Federal Laws, regulations and guidelines and in conformance with the Scope of Work. Nevertheless, unless otherwise noted, Customer is responsible to obtain all necessary special or site-specific permits for the work to be performed hereunder.
3. EXCLUSION OF OTHER REPRESENTATIONS AND WARRANTIES: THE REPRESENTATIONS AND WARRANTIES GIVEN IN PARAGRAPH 2 ARE THE ONLY REPRESENTATIONS AND WARRANTIES GIVEN BY THE COMPANY WITH RESPECT TO THE SERVICES TO BE PERFORMED IN CONNECTION HERewith AND ARE IN LIEU OF ALL OTHER REPRESENTATIONS AND WARRANTIES WHETHER EXPRESS, IMPLIED, OR STATUTORY INCLUDING IMPLIED WARRANTIES OF MERCHANT ABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE COMPANY HAS MADE NO ORAL REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE SERVICES TO BE PERFORMED HEREUNDER.
4. LIMITATION OF REMEDIES: In the event of the Company’s liability, whether based on contract, tort (including, but not limited to, negligence, strict liability, or otherwise) Customer’s sole and exclusive remedy will be limited to, at the Company’s option, replacement or correction, of any Services not in the conformity with the Scope of Work or these Terms and Conditions, or to the repayment of the portion of the purchase price paid by Customer attributable to the nonconforming services. THE COMPANY WILL NOT BE LIABLE

17. INDEPENDENT CONTRACTOR: Company shall perform the Services in accordance with the Scope of Work as approved by the Customer. Customer shall have no right to exercise any control or direction over the employees or agents of the Company in connection with the Services. Neither party shall have authority (i) to employ any person as agent or employee for or on behalf of the other party or (ii) to make and representations or to assume or create any obligation, express or implied on behalf of the other party.

18. ENTIRE AGREEMENT: It is hereby further understood and agreed that the express terms of the Scope of Work and the Company's Terms and Conditions constitute the entire Agreement between Customer and Company and there are no other agreements, representations, or understandings between Company and Customer relating to the Scope of Work or the Services to be performed by Company in accordance therewith, and that all agreements, representations, and understandings of the parties with respect to the Services to be performed by Company are merged with and superseded by the terms of the attached Scope of Work and these Terms and Conditions. No provision of the Scope of Work or the Company's Terms and Conditions may be waived, altered, or modified in any manner, unless the same shall be set forth in writing and signed by duly authorized officer of the Company. In the event that any purchase order, requisition, or other notice of authorization to proceed in accordance with the Scope of Work contains any provision herein, no inconsistent provisions, terms, or conditions shall be deemed to have been tacitly accepted by the Company by reason of the Company's commencement of Services pursuant to any such purchase order, requisition, or other notice of authorization to proceed. The Company's Terms and Conditions shall supersede any such purchase order, requisition or other notice of authorization to proceed.

Note! Any proposal issued by the Company and not accepted by Customer within thirty (30) days from date of issuance, may be withdrawn by Company at Company's sole discretion.

19. DAMAGES TO COMPANY PROPERTY: Customer assumes the responsibility for any damage to WVO (waste vegetable oil) containers placed at Customers facility or on Customers property. There will be a \$650 charge for any replacement container damaged on Customers property.

20. GOVERNING LAW: It is expressly agreed and stipulated that this contract shall be deemed to have been made in the State of Maryland, and all questions concerning the validity, interpretation, or performance of any of its terms or provisions, or any of its rights or obligations of the parties hereto shall be governed by and resolved in accordance with the laws of the said State.

21. PORTAL TO PORTAL: Some equipment/truck/labor charges may be described as "portal to portal". For invoicing purposes "portal to portal" is defined as the total time, starting when the unit/employee is leaving B&P's facility, arriving at the work site, performing work on site, and the return trip back to B&P's facility, ending when arrived at B&P's facility.

Customer Signature: _____

Name: _____

Title: _____

Date: _____