

COB - BOSAIR FORM

01/15/2026 1:42 PM (MST)

Submitted by Rolando.Jaimes@pima.gov

TO: COB 2/17/2026

VERS: 1

PGS: 19



BOARD OF SUPERVISORS AGENDA ITEM REPORT (BOSAIR)

All fields are required. Enter N/A if not applicable. For number fields, enter 0 if not applicable.

Record Number: PO PO PO2600001620

Award Type: Contract

Is a Board Meeting Date Requested? Yes

Requested Board Meeting Date: 02/17/2026

Signature Only:

NO

Procurement Director Award / Delegated Award: • N/A

Supplier / Customer / Grantor / Subrecipient: AZ Wastewater Industries, Inc.

Project Title / Description: 2025 F550 TV-LAMP II Truck

Purpose: Award: Purchase Order No. PO2600001620. This contract is for a one-time award in the discrete amount \$541,488.29 (including sales tax). Administering Department: Regional Wastewater Reclamation.

Procurement Method: Other

Insert additional Procurement Method info, if applicable: Pursuant to Pima County Procurement Code 11.12.050, Sole source procurement, award of Requisition No. RQ2500026364, is recommended to AZ Wastewater Industries, Inc., which has accepted the terms of County's Sole Source Procurement Agreement.

RQID: 2500026364

Attachment: Sole Source Procurement Agreement

Program Goals/Predicted Outcomes: Investment in a Ford F-550 equipped with a CUES TV/LAMP inspection system will protect public health and the environment by facilitating quality service and environmental stewardship in alignment with the vision and mission of RWRD through improved inspection capabilities.

The CUES LAMP inspection expands the capabilities of RWRD to perform inspections of home sewer connections (HCS) originating from the public sewer main. LAMP inspections allow assets to be accessed and inspected without entering or disturbing private property and collect information that is otherwise unavailable. HCS inspections performed by the department support information collection for service performed under Pima County Code, Title 12, Chapter 13.20.350 C.

RWRD responds to 150 service requests related to the HCS ordinance per year, performing repairs and reestablishing service on approximately half of all service requests.

Public Benefit and Impact: Prevents pollution and protects waterways and public health by early detection of leaks, blockages, and overflows within the public sewer system and reduces overflows and leaks limiting public exposure to contaminants and pathogens which can potentially contaminate clean water resources. Extends infrastructure lifespan with inspections allowing for proactive maintenance and rehabilitation resulting in fewer service disruptions and efficient use of public funds. Supports regulatory compliance with state environmental regulations. Enables data-driven decision-making to create and improve sewer system control models, GIS mapping, and condition assessment algorithms which inform operations.

Budget Pillar

- Core functions & excellent service
- Critical infrastructure & economic growth

Support of Prosperity Initiative: • N/A

Provide information that explains how this activity supports the selected Prosperity Initiatives N/A

Metrics Available to Measure Performance: Department must monitor on-time delivery and billing to ensure contract compliance.

Retroactive:

NO

Contract / Award Information

Record Number: PO PO PO2600001620

Document Type: PO

Department Code: PO

Contract Number: PO2600001620

Commencement Date: 02/17/2026

Termination Date: 08/31/2026

Total Expense Amount:

\$541,488.29

Total Revenue Amount:

\$0.00

Funding Source Name(s) Required: Regional Wastewater Reclamation

Funding from General Fund?

NO

Contract is fully or partially funded with Federal Funds?

NO

Were insurance or indemnity clauses modified?

NO

Vendor is using a Social Security Number?

NO

Department: Procurement

Name: Rolando Jaimez

Telephone: 5207248164

Add Procurement Department Signatures

Yes

Add GMI Department Signatures

No

Division Manager/Procurement Officer Signature: **Ana Wilber** Digitally signed by Ana Wilber
Date: 2026.01.22 15:58:35 -07'00' Date: _____

Procurement Director Signature: **Bruce D Collins** Digitally signed by Bruce D Collins
Date: 2026.01.23 16:23:26 -07'00' Date: _____

Department Director Signature: **Jackson Jenkins** Digitally signed by Jackson Jenkins
Date: 2026.01.29 12:11:22 -07'00' Date: _____

Deputy County Administrator Signature:  Date: 1/30/2024

County Administrator Signature:  Date: 1/30/2024

Pima County Procurement Department

Administering Department: Regional Wastewater Reclamation

Project: 2025 F550 TV-LAMP II Truck

Contractor: AZ Wastewater Industries, Inc.

3201 W Virginia Ave., Suite 3

Phoenix, AZ 85009

Amount: \$541,488.29

Contract No: PO2600001620

Funding: Regional Wastewater Reclamation

SOLE SOURCE PROCUREMENT AGREEMENT

1. Parties, Background and Purpose.

1.1. Parties.

This Contract is between Pima County, a political subdivision of the State of Arizona ("County"), and AZ Wastewater Industries, Inc. ("Contractor")

1.2. Purpose.

The Pima County Regional Wastewater Reclamation Department requires a CUES TV/LAMP inspection system equipped truck to perform inspections of home sewer connections originating from the public sewer main.

1.3. Authority.

County selected Contractor pursuant to Pima County Procurement Code 11.12.050.

2. Term.

2.1. Initial Term.

The term of this Contract commences on February 17, 2026 and will terminate on August 31, 2026 ("Initial Term"). "Term," when used in this Contract, means the Initial Term plus any exercised extension options under Section 2.2. If the commencement date of the Initial Term is before the signature date of the last party to execute this Contract, the parties will, for all purposes, deem the Contract to have been in effect as of the commencement date.

3. Scope of Services.

Contractor will provide County with the services described in **Exhibit A** (9 pages), at the dates and times described on **Exhibit A** or, if **Exhibit A** contains no dates or time frames, then upon demand. The Contractor must comply with all requirements and specifications of the Contract.

4. Reserved.

5. Compensation and Payment.

5.1. Rates; Adjustment.

County will pay Contractor at the rates set forth in **Exhibit A** (9 pages). Those rates will remain in effect during an Extension Option period unless Contractor, at least 90 days before the end of the then-existing Term, or at the time the County informs Contractor that the County intends to extend the Term, if that is earlier, notifies County in writing of any adjustments to those rates, and the reasons for the adjustments.

5.2. Maximum Payment Amount.

County's total payments to Contractor under this Contract, including any sales taxes, may not exceed \$541,488.29 (the "NTE Amount"). The NTE Amount can only be changed by a formal written amendment executed by the Parties. Contractor is not required to provide any services, payment for which will cause the County's total payments under this Contract to exceed the NTE Amount; if Contractor does so, it is at the Contractor's own risk.

5.3. Sales Taxes.

The payment amounts or rates in **Exhibit A** do not include sales taxes. Contractor may invoice County for sales taxes that Contractor is required to pay under this Contract. Contractor will show sales taxes as a separate line item on invoices.

5.4. Timing of Invoices.

Contractor will invoice County on a monthly basis unless a different billing period is set forth in **Exhibit A**. County must receive invoices no more than 30 days after the end of the billing period in which Contractor delivered the invoiced products or services to County. County may refuse to pay for any product or service for which Contractor does not timely invoice the County and, pursuant to A.R.S. § 11-622(C), will not pay for any product or service invoiced more than 6-months late.

5.5. Content of Invoices.

Contractor will include detailed documentation in support of its invoices and assign each amount billed to an appropriate line item.

5.6. Invoice Submittal.

AP_Invoices@pima.gov
Subject Line: PO# for PO2600001620

5.7. Invoice Adjustments.

County may, at any time during the Term and during the retention period set forth in Section 23 below, question any payment under this Contract. If County raises a question about the propriety of a past payment, Contractor will cooperate with County in reviewing the payment. County may set-off any overpayment against amounts due to Contractor under this or any other contract between County and Contractor. Contractor will promptly pay to County any overpayment that County cannot recover by set-off.

6. Insurance.

The Insurance Requirements herein are minimum requirements for this contract and in no way limit the indemnity covenants contained in this contract. Contractor's insurance shall be placed with companies licensed in the State of Arizona and the insureds shall have an "A.M. Best" rating of not less than A-VII, unless otherwise approved by County. County in no way warrants that the minimum insurer rating is sufficient to protect Contractor from potential insurer insolvency.

6.1. Minimum Scope and Limits of Insurance.

Contractor will procure and maintain at its own expense, until all contractual obligations have been discharged, the insurance coverage with limits of liability not less than stated below. County in no way warrants that the minimum insurance limits contained herein are sufficient to protect Contractor from liabilities that arise out of the performance of the work under this contract. If necessary, Contractor may obtain commercial umbrella or excess insurance to satisfy County's Insurance Requirements.

6.1.1. Commercial General Liability (CGL).

Occurrence Form with limits of \$2,000,000 Each Occurrence and \$2,000,000 General Aggregate. Policy shall include cover for liability arising from premises, operations, independent contractors, personal injury, bodily injury, property damage, broad form

contractual liability coverage, personal and advertising injury and products – completed operations.

6.1.2. Business Automobile Liability.

Bodily Injury and Property Damage for any owned, leased, hired, and/or non-owned automobiles assigned to or used in the performance of this contract with a Combined Single Limit (CSL) of \$1,000,000 Each Accident.

6.1.3. Workers' Compensation (WC) and Employers' Liability.

Statutory requirements and benefits for Workers' Compensation. In Arizona, WC coverage is compulsory for employers of one or more employees. Employers' Liability coverage with limits of \$1,000,000 each accident and \$1,000,000 each person - disease.

6.2. Additional Insurance Requirements.

The policies shall include, or be endorsed to include, as required by this written agreement, the following provisions.

6.2.1. Claims Made Coverage.

If any part of the Required Insurance is written on a claims-made basis, any policy retroactive date must precede the effective date of this contract, and Contractor must maintain such coverage for a period of not less than three (3) years following contract expiration, termination or cancellation.

6.2.2. Additional Insured Endorsement.

The General Liability and Business Automobile Liability policies must each be endorsed to include Pima County and all its related special districts, elected officials, officers, agents, employees and volunteers (collectively "County and its Agents") as additional insureds with respect to vicarious liability arising out of the activities performed by or on behalf of the Contractor. The full policy limits and scope of protection must apply to County and its Agents as an additional insured, even if they exceed the Insurance Requirements.

6.2.3. Subrogation Endorsement.

The General Liability, Business Automobile Liability, and Workers' Compensation Policies shall each contain a waiver of subrogation endorsement in favor of County, and its departments, districts, officials, agents, and employees for losses arising from work performed by or on behalf of the Contractor.

6.2.4. Primary Insurance Endorsement.

The policies shall stipulate that the insurance afforded Contractor shall be primary and that any insurance carried by County, its agents, officials, or employees shall be excess and not contributory insurance. The Required Insurance policies may not obligate County to pay any portion of Contractor's deductible or Self Insurance Retention (SIR).

Insurance provided by the Contractor shall not limit the Contractor's liability assumed under the indemnification provisions of this Contract.

6.2.5. Subcontractors.

Contractor must either (a) include all subcontractors as additional insureds under its Required Insurance policies, or (b) require each subcontractor to separately meet all Insurance Requirements and verify that each subcontractor has done so, Contractor must furnish, if requested by County, appropriate insurance certificates for each subcontractor. Contractor must obtain County's approval of any subcontractor request to modify the Insurance Requirements as to that subcontractor.

6.3. Notice of Cancellation.

Each Required Insurance policy must provide, and certificates specify, that County will receive not less than thirty (30) days advance written notice of any policy cancellation, except 10-days prior notice is sufficient when the cancellation is for non-payment of a premium. Notice must be mailed, emailed, hand-delivered or sent via facsimile transmission to County's Contracting Representative, and must include the project or contract number and project description.

6.4. Verification of Coverage.

Contractor shall furnish County with certificates of insurance (valid ACORD form or equivalent approved by County) as required by this contract. An authorized representative of the insurer shall sign the certificates. Each certificate must include.

6.4.1. County's tracking number for this contract, which is shown on the first page of the contract, and a project description, in the body of the Certificate.

6.4.2. A notation of policy deductibles or SIRs relating to the specific policy.

6.4.3. Certificates must specify that the appropriate policies are endorsed to include additional insured and subrogation waiver endorsements for County and its Agents.

All certificates and endorsements, as required by this contract, are to be received and approved by County before, and be in effect not less than 15 days prior to, commencement of work. A renewal certificate must be provided to County not less than 15 days prior to the policy's expiration date to include actual copies of the additional insured and waiver of subrogation endorsements. Failure to maintain the insurance coverages or policies as required by this contract, or to provide evidence of renewal, is a material breach of contract.

All certificates required by this contract shall be sent directly to the appropriate County Department. The Certificate of Insurance shall include County's project or contract number and project description on the certificate. County may require complete copies of all insurance policies required by this contract at any time.

6.5. Approval and Modifications.

County's Risk Manager may approve a modification of the Insurance Requirements without the necessity of a formal contract amendment, but the approval must be in writing. County's failure to obtain a required insurance certificate or endorsement, County's failure to object to a non-complying insurance certificate or endorsement, or County's receipt of any other information from the Contractor, its insurance broker(s) and/or insurer(s), do not constitute a waiver of any of the Insurance Requirements.

7. Indemnification.

To the fullest extent permitted by law, Contractor will defend, indemnify, and hold harmless Pima County and any related taxing district, and the officials and employees of each of them (collectively, "Indemnatee") from and against any and all claims, actions, liabilities, losses, and expenses (including reasonable attorney fees) (collectively, "Claims") arising out of actual or alleged injury of any person (including death) or loss or damage to tangible or intangible property caused, or alleged to be caused, in whole or in part, by any act or omission of Contractor or any of Contractor's directors, officers, agents, employees, volunteers, or subcontractors. This indemnity includes any claim or amount arising or recovered under the Workers' Compensation Law or arising out of the failure of Contractor to conform to any federal, state or local law, statute, ordinance, rule, regulation or court decree. The Indemnatee will, in all instances, except for Claims arising solely from the acts or omissions of the Indemnatee, be indemnified by Contractor from and against any and all Claims. Contractor is responsible for primary loss investigation, defense and judgment costs for any Claim to which this indemnity applies. This indemnity will survive the expiration or termination of this Contract.

8. Laws and Regulations.

8.1. Compliance with Laws.

Contractor will comply with all federal, state, and local laws, rules, regulations, standards and Executive Orders. Any changes in the governing laws, rules, and regulations during an agreement apply, but do not require an amendment or revisions.

8.2. Licensing.

Contractor warrants that it is appropriately licensed to provide the services under this Contract and that its subcontractors will be appropriately licensed.

8.3. Choice of Law; Venue.

The laws and regulations of the State of Arizona govern the rights and obligations of the parties under this Contract. Any action relating to this Contract must be filed and maintained in the appropriate court of the State of Arizona in Pima County.

9. Independent Contractor.

Contractor is an independent contractor. Neither Contractor, nor any of Contractor's officers, agents or employees will be considered an employee of Pima County for any purpose or be entitled to receive any employment-related benefits, or assert any protections, under the Pima County Merit System. Contractor is responsible for paying all federal, state and local taxes on the compensation received by Contractor under this Contract and will indemnify and hold County harmless from any and all liability that County may incur because of Contractor's failure to pay such taxes.

10. Subcontractors.

Contractor is fully responsible for all acts and omissions of any subcontractor, and of persons directly or indirectly employed by any subcontractor, and of persons for whose acts any of them may be liable, to the same extent that the Contractor is responsible for the acts and omissions of its own employees. Nothing in this Contract creates any obligation on the part of County to pay or see to the payment of any money due any subcontractor, except as may be required by law.

11. Assignment.

Contractor may not assign its rights or obligations under this Contract, in whole or in part, without the County's prior written approval. County may withhold approval at its sole discretion.

12. Non-Discrimination.

Contractor will comply with all provisions and requirements of Arizona Executive Order 2009-09, which is hereby incorporated into this contract, including flow-down of all provisions and requirements to any subcontractors. During the performance of this Contract, Contractor will not discriminate against any employee, client or any other individual in any way because of that person's age, race, creed, color, religion, sex, disability or national origin.

13. Americans with Disabilities Act.

Contractor will comply with Title II of the Americans with Disabilities Act (Public Law 110-325, 42 U.S.C.§§ 12101-12213) and the federal regulations for Title II (28 CFR Part 35).

14. Authority to Contract.

Contractor warrants its right and power to enter into this Contract. If any court or administrative agency determines that County does not have authority to enter into this Contract, County will not be liable to Contractor or any third party by reason of such determination or by reason of this Contract.

15. Full and Complete Performance.

The failure of either party to insist, in one or more instances, upon the other party's complete and satisfactory performance under this Contract, or to take any action based on the other party's failure to completely and satisfactorily perform, is not a waiver of that party's right to insist upon complete and satisfactory performance, or compliance with any other covenant or condition in this Contract, either in the past or in the future. The acceptance by either party of sums less than may be due and owing it at any time is not an accord and satisfaction.

16. Cancellation for Conflict of Interest.

This Contract is subject to cancellation for conflict of interest pursuant to A.R.S. § 38-511, the pertinent provisions of which are incorporated into this Contract by reference.

17. Termination by County.

17.1. Without Cause.

County may terminate this Contract at any time without cause by notifying Contractor, in writing, at least 30 days before the effective date of the termination. In the event of such termination, County's only obligation to Contractor will be payment for services rendered prior to the date of termination.

17.2. With Cause.

County may terminate this Contract at any time without advance notice and without further obligation to County when County finds Contractor to be in default of any provision of this Contract.

17.3. Non-Appropriation.

Notwithstanding any other provision in this Contract, County may terminate this Contract if for any reason there are not sufficient appropriated and available monies for the purpose of maintaining County or other public entity obligations under this Contract. In the event of such termination, County will have no further obligation to Contractor, other than to pay for services rendered prior to termination.

18. Notice.

Any notice required or permitted to be given under this Contract must be in writing and be served by personal delivery or by certified mail upon the other party as follows:

County
Bruce Collins, Procurement Director
Pima County Procurement Department
150 W Congress, 5th Floor
Tucson, AZ 85701
520.724.3722 bruce.collins@pima.gov

Contractor
Scott Hall, President
AWI Sales and Services
3201 W Virginia Ave, Suite #3
Phoenix, AZ 85009
602-778-9359 scott@usa-awi.com

19. Reserved.

20. Remedies.

Either party may pursue any remedies provided by law for the breach of this Contract. No right or remedy is intended to be exclusive of any other right or remedy and each is cumulative and in addition to any other right or remedy existing at law or at equity or by virtue of this Contract.

21. Severability.

Each provision of this Contract stands alone, and any provision of this Contract found to be prohibited by law will be ineffective to the extent of such prohibition without invalidating the remainder of this Contract.

22. Use of County Data.

Unless it receives County's prior written consent, Contractor: (a) shall not access, process, or otherwise use County Data other than as necessary to provide contracted services or products; and (b) shall not intentionally grant any third party access to County Data, including without limitation Contractor's other customers, except subcontractors that are subject to a reasonable nondisclosure agreement. Notwithstanding the foregoing, Contractor may disclose County Data as required by applicable law or by proper legal or governmental authority. Contractor shall give County prompt notice of any such legal or governmental demand and reasonably cooperate with County in any effort to seek a protective order or otherwise to contest such required disclosure, at County's expense. Upon termination or completion of the Contract, Contractor will, within 60 calendar days, either return all County Data to County or will

destroy County Data and confirm destruction to County in writing. As between the parties, County retains ownership of County Data. "County Data" means data in electronic or paper form provided to Contractor by County, including without limitation personal identifying information as defined in A.R.S. § 13-2001(10).

23. Books and Records.

Contractor will keep and maintain proper and complete books, records and accounts, which will be open at all reasonable times for inspection and audit by duly authorized representatives of County. In addition, Contractor will retain all records relating to this Contract for at least five (5) years after its expiration or termination or, if later, until any related pending proceeding or litigation has concluded.

24. Public Records.

24.1. Disclosure.

Pursuant to A.R.S. § 39-121 et seq., this Contract and all documents submitted to County in relation to this Contract, including, but not limited to, pricing schedules, product specifications, and work plans are public records. As such, those documents are subject to release and/or review by the general public upon request, including competitors.

24.2. Records Marked Confidential; Notice and Protective Order.

If Contractor reasonably believes that any documents submitted to County contain proprietary, trade-secret or otherwise-confidential information, Contractor must prominently mark those records "CONFIDENTIAL." In the event a public-records request is submitted to County for records marked CONFIDENTIAL, County will notify Contractor of the request as soon as reasonably possible. County will release the records 10 business days after the date of that notice, unless Contractor has, within that period, secured an appropriate order from a court of competent jurisdiction, enjoining the release of the records. County will not, under any circumstances, be responsible for securing such an order, nor will County be in any way financially responsible for any costs associated with securing such an order.

Contractor agrees to waive confidentiality of any price terms.

25. Legal Arizona Workers Act Compliance.

25.1. Compliance with Immigration Laws.

Contractor hereby warrants that it will at all times during the term of this Contract comply with all federal immigration laws applicable to its employment of its employees, and with the requirements of A.R.S. § 41-4401 (together the "State and Federal Immigration Laws"). Contractor will further ensure that each subcontractor who performs any work for Contractor under this Contract likewise complies with the State and Federal Immigration Laws.

25.2. Books & Records.

County has the right at any time to inspect the books and records of Contractor and any subcontractor in order to verify such party's compliance with the State and Federal Immigration Laws.

25.3. Remedies for Breach of Warranty.

Any breach of Contractor's or any subcontractor's warranty of compliance with the State and Federal Immigration Laws, or of any other provision of this section, is a material breach of this Contract subjecting Contractor to penalties up to and including suspension or termination of this Contract. If the breach is by a subcontractor, and the subcontract is suspended or terminated as a result, Contractor will be required to take such steps as may be necessary to either self-perform the services that would have been provided under the subcontract or retain a replacement subcontractor, as soon as possible so as not to delay project completion. Any additional costs attributable directly or indirectly to such remedial action are the responsibility of Contractor.

25.4. Subcontractors.

Contractor will advise each subcontractor of County's rights, and the subcontractor's obligations, under this Section 25 by including a provision in each subcontract substantially in the following form:

"Subcontractor hereby warrants that it will at all times during the term of this contract comply with all federal immigration laws applicable to Subcontractor's employees, and with the requirements of A.R.S. § 23-214 (A). Subcontractor further agrees that County may inspect the Subcontractor's books and records to insure that Subcontractor is in compliance with these requirements. Any breach of this paragraph by Subcontractor is a material breach of this contract subjecting Subcontractor to penalties up to and including suspension or termination of this contract."

26. Reserved.

27. Written Orders.

County will order products or services under this Contract by issuing a Delivery Order (DO) document. Order documents will be furnished to Contractor via e-mail or telephone.

Contractor must not supply materials or services pursuant to the contract that are not documented or authorized by a DO at the time of provision. County accepts no responsibility for control of or payment for materials or services not documented by a DO.

Contractor will establish, monitor, and manage an effective contract administration process that assures compliance with all requirements of this Contract. In particular, Contractor will not provide goods or services other than those described in this Contract, in excess of the Maximum Payment Amount, or after the Term of the Contract has ended, without a Contract amendment properly executed and issued by County, as provided below. Any items provided in excess of that stated in this Contract are at Contractor's own risk.

28. Counterparts.

The parties may execute the Contract that County awards pursuant to the solicitation in any number of counterparts, each counterpart is considered an original, and together such counterparts constitute one and the same instrument.

29. Israel Boycott Certification.

Pursuant to A.R.S. § 35-393.01, if Contractor engages in for-profit activity and has 10 or more employees, and if this Contract has a value of \$100,000.00 or more, Contractor certifies it is not currently engaged in, and agrees for the duration of this Contract to not engage in, a boycott of goods or services from Israel. The certification does not apply to a boycott prohibited by 50 U.S.C. § 4842 or a regulation issued pursuant to 50 U.S.C. § 4842.

30. Forced Labor of Ethnic Uyghurs.

Pursuant to A.R.S. § 35-394 if Contractor engages in for-profit activity and has 10 or more employees, Contractor certifies it is not currently using, and agrees for the duration of this Contract to not use (1) the forced labor of ethnic Uyghurs in the People's Republic of China; (2) any goods or services produced by the forced labor of ethnic Uyghurs in the People's Republic of China; and (3) any contractors, subcontractors or suppliers that use the forced labor or any goods or services produced by the forced labor of ethnic Uyghurs in the People's Republic of China. If Contractor becomes aware during the term of the Contract that the Company is not in compliance with A.R.S. § 35-394, Contractor must notify the County within five business days and provide a written certification to County regarding compliance within one hundred eighty days.

31. Heat Injury and Illness Prevention and Safety Plan.

Pursuant to Pima County Procurement Code 11.40.030, Contractor hereby warrants that if Contractor's employees perform work in an outdoor environment under this Contract, Contractor will keep on file a written Heat Injury and Illness Prevention and Safety Plan. At County's request, Contractor will provide a copy of this plan and documentation of heat safety and mitigation efforts implemented by Contractor to prevent heat-related illnesses and injuries in the workplace. Contractor will post a copy of the Heat Injury and Illness Prevention and Safety Plan where it is accessible to employees. Contractor will further ensure that each subcontractor who performs any work for Contractor under this Contract complies with this provision.

32. Amendment.

The parties may modify, amend, alter or extend this Contract only by a written amendment signed by the parties.

33. Entire Agreement.

This document constitutes the entire agreement between the parties pertaining to the subject matter it addresses, and this Contract supersedes all prior or contemporaneous agreements and understandings, oral or written.

SIGNATURE PAGE TO FOLLOW

This Contract will become effective when all parties have signed it. The effective date of the Contract will be the date this Contract is signed by the last party (as indicated by the date associated with that party's signature).

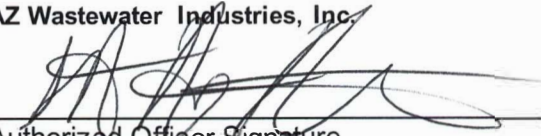
IN WITNESS WHEREOF, the parties have approved this Sole Source Procurement Agreement and agree to be bound by the terms and conditions of the Contract on the dates written below.

Pima County

Chair, Board of Supervisors

Date

AZ Wastewater Industries, Inc.



Authorized Officer Signature

Date

1/15/2026

ATTEST

Clerk of the Board

Date

Pima County Attorney's Office – As To Form



Deputy County Attorney

1/15/2026

Date

EXHIBIT A



AZ Wastewater Industries
3201 W Virginia Ave #3
Phoenix, AZ 85009
8007789359
www.usa-awi.com

Estimate

ADDRESS
Wastewater Management c/o Pima County A.P. Dept. P.O. Box 791 Tucson, AZ 85701

SHIP TO
Pima County Wastewater Attn: Joe Siva 3355 N. Dodge Blvd Tucson, AZ 85716

ESTIMATE #	DATE	
25627	07/25/2025	

TRACKING NO. Factory	SALES REP ALM	FOB Factory
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ITEM NUMBER	ITEM DESCRIPTION	QTY	UNIT PRICE	EXT. PRICE
CUES	F550 TV/LAMP II Truck (Per Attached Specifications)	1	498,608.00	498,608.00T

No Freight Charges	SUBTOTAL	498,608.00
	TAX	42,880.29
	TOTAL	\$541,488.29

Accepted By	Accepted Date
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1 CUES TV/LAMP SYSTEM TO INCLUDE:

1 FORD F-550 GAS CAB CHASSIS 205" WB 4X4 CHASSIS WITH 16' CARGO BOX

Chassis

- 1 7.3L Gas Engine
- 1 Automatic Transmission
- 1 19,500 lb. GVWR
- 1 205" Wheel Base
- 1 Cab Air Conditioner

16' Cargo Box

- 1 LED Light Package Includes Body Clearance and Stop / Tail / Turn
- 1 Full Width Barn Doors with CAM (Pipe) Locks on Each Door
- 2 Laminated Steel Lock
 - 1 Kemlite Covering on Inside Rear Doors
 - 1 Back Up Alarm

1 BULKHEAD WALL BETWEEN CAB AND CONTROL ROOM

1 INTERIOR COMPONENT KIT FOR MEPS

- 1 Commercial Power Supply Receptacle
- 1 Electrical Supply Center with Circuit Breaker Box
- 1 Automatic Power Transfer Switch
- 1 Battery Powered Carbon Monoxide Alarm
- 1 Digital Engineering Panel for Inverter System, Black

1 UNDER HOOD GENERATOR AC POWER SYSTEM, 6.3KW

1 POWER BOOM CRANE WITH LED LIGHTING (SHORT), REEL MOUNT & WIRED CONTROLLER

Power actuated boom extends and retracts up to 24" at the touch of a button for precise deployment/retrieval placement of the transporter/camera, 750 lb. capacity, Yellow Retrieval Hook, 75' x 5/32" Cable Length, Reel Mounted, 12VDC, Push Button 4-Function Detachable 12' Pendant Control, Powder Coat Finish. High intensity LED lighting to help light up the manhole to assist in deployment / retrieval of the transporter/camera

1 SAFE ENTRY/EXIT BUMPER FOR F-550

- 1 Three (3) Steps Evenly Spaced
- 1 Bottom Step Folds Up for Ground Clearance

- 1 Safety Grab Handle

1 TRANSPORTER STORAGE DRAWER EXTENDED

1 KICKPLATE 2 DRAWER STACK ALUMINUM STORAGE

1 BACK-UP COLOR CAMERA SYSTEM [CHASSIS]

1 EXTERIOR HIGH CUBE CHASSIS LIGHTING - STANDARD

4 High Intensity LED Strobe System - Amber (Mounted High and Towards Front and Rear on Left and Right Sides of Vehicle (2 each side))

2 High Intensity LED Strobe System - Amber (Mounted High on Front Face)

2 High Intensity LED Strobe System - Amber (Mounted High on Rear Corner Posts)

1 EVOLUTION 3.0 INTERIOR

Control Room Interior:

1 Rhino Lined Flooring

1 Kemlite covered walls and weather resistant/smooth finished ceiling

1 Bulkhead Wall With Passage Door From Control Room to Equipment Room

1 Above Desk Control Console with Rack Mount for Electronic Equipment

1 Desktop / Work Area

Equipment Room Interior:

1 Rhino Lined Flooring

1 Kemlite covered walls and weather resistant/smooth finished ceiling

1 Upper Wall Mounted Cabinet

1 Lower Storage Cabinet with Worktop

1 LOW PROFILE, ROOF MOUNTED AIR CONDITIONER

1 WALL MOUNTED ELECTRIC HEATER WITH HOUSING

1 CURBSIDE DOOR WITH 3 STEPS

1 BENCH SEAT WITH CUSHION

1 CLOSET IN VIEWING ROOM

1 WINDOW TRIM KIT

2 Window & Trim Ring

1 STORAGE CABINET UNDER VIEWING ROOM DESKTOP

1 UPPER CABINET

- 1 **MULTI-OUTLET WORKSTATION WITH LIGHTS AND USB PORTS**
- 1 **ADDITIONAL OUTLET**
- 1 **5" VISE, BENCH MOUNT**
- 1 **ETHERNET PORT**
- 1 **22" MONITOR (QTY: 2) WITH SHORTENED MOUNT FOR DESK TOP (QTY:2)**
- 1 **32" REAR LED MONITOR IN EQUIPMENT ROOM WITH MOUNT**

Mount in Equipment Room on bulkhead wall facing rear toward Cargo Box Doors

1 **COMPONENTS**

INTERIOR COMPONENTS

- 1 12V LED Dome Light
- 1 Electrical Outlet with Dual Receptacles
- 1 Multi-Outlet Power Strip with USB Ports
- 1 LED Lighting in CR & ER
- 1 15 Minute Courtesy Timer Located at Rear Door Area for 12V LED Interior Lights
- 1 Fire Extinguisher with Bracket, 10BC Rating
- 1 Operators Chair, Swivel with Casters
- 1 8"X12" Black Stretch Net
- 1 Breaker Box Storage Area with Locking Positive Latch
- 1 Desk mount Transmission Shifter

EXTERIOR COMPONENTS

- 2 Adjustable LED Floodlights Rear of Vehicle Area Illumination

1 **PCU ASSEMBLY**

1 **CCU ASSEMBLY**

- 1 Alpha Numeric Information Display, with Multi Paging and Defect Coding
- 1 Remote "QWERTY" Keyboard
- 1 On Screen Footage Display

1 **ONE (1) WIRELESS & ONE (1) WIRED CONTROLLER, USB**

- 1 Joystick Control for Pan and Tilt Zoom Camera to Include:

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- 1 360 Degree Rotate
- 1 330 Degree Optical Pan
- 1 Joystick Control for All Steering Functions & Forward / Reverse Directions for Transporter
- 1 Camera Lift Control for Optional Electronic Camera Lift
- 1 All Other Controls for Camera to Include:
 - 1 Camera Iris and Focus Override & Zoom
 - 1 Camera Lights & Shutter Control for Light Enhancement
 - 1 Camera Diagnostics & Auto Home
 - 1 Cruise Control to Set Speed of the Transporter for Hands Off Operation
 - 1 All Reel Controls to Include: Retrieve, Release, and Variable Speed [Excluding Dolly Systems]

1 TV EQUIPMENT TEST CABLE

1 KEYBOARD, MINI 8.7", USB

1 CABLE ASSEMBLY CCU to REEL CONTROLLER

1 CABLE ASSEMBLY CCU to PCU

1 SHORTING PLUG, 12 PIN, BLUE

1 EVO 3 SUMMIT CABLE KIT

1 25' 110V SHORE POWER CABLE

1 1500' TV CABLE ASSEMBLY, M/C 12 PIN

- 1 1500' Gold Multi Conductor Kevlar Fiber Armored Combination TV Transmission / Tow Cable
- 1 .450 Diameter
 - 1 Metal Splice Chamber with Pigtail
 - 1 Cable Strain Relief

1 TV REEL ASSEMBLY WITH CENTER SLIPRING

- 1 Black Thermoplastic Powder Coated Frame (not available with BRAKE option)
- 1 Power Levelwind & Multi Ratio Manual Transmission

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- 1 Footage Meter with Local Counter and Remote Electronic Counter
- 1 Automatic Payout System
- 1 Transmission Control at Viewing Station
- 1 Local Reel Mount Electrical and Mechanical Control
- 1 Sealed Continuous Contact Collector Assembly (Center)
- 1 Removable Drip Pan for Cleaning (not available with BRAKE option)

1 SELF PROPELLED LATERAL INSPECTION SYSTEM READY KIT

- 1 Lateral Reel / Control Assembly / Wireless Controller
- 1 Electric Reel with Slipping and Clutch for:
 - 1 Powered Retrieve of Push Cable
- 1 Control System to Include Launcher / Self Propelled Robot Control
 - 1 Extend / Retract, Left / Right Rotation, Camera Selection
- 1 1000 ft. Video Cable with Cable End Termination
- 1 Controller with Forward, Freewheel, and Power Reverse / Variable Speed Control
- 1 All Launcher, Camera, and Reel Functions Shall be Controlled by the Wireless Handheld Summit System Controller

1 15" LCD MONITOR FOR LAMP WITH WALL MOUNT, SWIVEL BRACKET

1 LATERAL LAUNCHER FOR LAMP SYSTEM

- 1 Lateral Launcher, for Lateral Pan and Tilt Camera to include:
 - 1 Self Propelled Launcher Robot with Freewheel, Forward, and Power Reverse
 - 1 Camera Head Mounting Assembly with Rotation Positioning, Articulating Hinge
 - 1 Push Cable Drive Assembly - Two-Speed Extend / Retract Camera Positioning
 - 1 Rear tip-up connector
 - 1 Interconnect Cable for Launcher to Push Cable
 - 1 Interconnect Cable for Control System to Power Control Unit
 - 1 Single-point quick wheel removal system
 - 1 6 each 3.5" diameter tires for 6" pipe
 - 1 6 each 4.375" diameter tires for 8" pipe
 - 1 6 each 5" diameter tires for 10"-15" pipe
 - 1 Pneumatic Tire Kit for 12" - 15" pipe
 - 1 Rear Housing Assembly for Rear View Color Camera
- 1 Mainline Pan, Tilt, and Zoom Camera to Include:
 - 1 Mainline Solid State Color Sewer TV Camera with:

- 1 Pan, Tilt & Rotate Camera Head
- 1 40:1 Zoom Ratio, 10x Optical Zoom, 4x Digital Zoom, NTSC Color Standard
- 1 360 Degree Range of Rotation, 270 Pan Viewing Angle, Panning 360 Degrees
- 1 Auto Iris, Auto Focus, Manual Override of Focus and Iris
- 1 Camera will also be Used for:
 - 1 Monitoring Lateral Pan & Tilt Camera During Extend / Retract Operation
 - 1 Light Assembly, Pan & Tilt Zoom Camera, 6" - 72" lines
 - 1 White LED Field Replaceable Lamps
 - 1 Automatic Centering

1 SELF-LEVELING COLOR CAMERA WITH BUILT-IN SONDE, CENTERING BALL, & SPRING KIT FOR LAMP

1 REAR VIEW CAMERA ASSEMBLY FOR USE WITH LAMP SYSTEM

2 150' PUSH CABLE FOR LATERAL INSPECTION SYSTEM

1 OZ3s P&T ZOOM M/C LED CAMERA WITH BUILT-IN SONDE

- 1 Solid State Color Sewer TV Camera
- 1 Pan & Rotate Camera Head, 120:1 Optical/Digital Zoom
- 1 NTSC/PAL Color Standard with 4x Light Integration
- 1 4 X 5W Cluster LEDs for 6" through 72" lines
- 1 Camera Transportation and Storage Case
- 1 Built in Transmitter, 512 Hz

1 BRASS STEERABLE COMPACT PIPE RANGER, WHEELED

- 1 Steerable Unit Designed to Turn 360 Degrees Within Its Own Radius
- 1 Set of Driven Rubber Wheels to Inspect 6" Pipe
- 1 Two (2) Speed Transmission to Maximize Torque in Large Diameter Pipe with:
 - 1 Manual Shifter on Camera Carrier
 - 1 Unit Shall Have Forward, Free Wheel, and Power Reverse Capabilities
- 1 All Six (6) Wheel Drive Transporter Assembly to Include:
 - 1 Motor & Enclosed Drive Train
 - 1 Tip Up Rear Connector

1 COMPUTER ONLY [NO Granite SOFTWARE] - RACK MOUNT

OS: Windows 11 Pro 64

Motherboard: ASROCK Z890 Nova ATX, Intel socket LGA1851

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Processor:INTEL CORE ULTRA 5-235 2.9-4.4 GHz 65W LGA1851

RAM: 16GB DDR5 4800

Primary HD: 1TB SSD M.2

Secondary HD: 2TB SSD M.2

Monitor support: HDMI

USB ports:

2x thunderbolt 4 USB-C, 4 rear USB 3.2 ports, 2 front USB 3.2 ports

Ethernet Port: 2.5 GB

Wifi: 802.11ax Wi-Fi 6E

External USB Hub: 12-in-1 Ethernet, HDMI, VGA

**Spec for computers can change without notice due to rapidly changing consumer electronics market.

***International Configuration may vary to comply with the U.S. Department of Commerce, Bureau of Industry & Security regulations on export of technology

1 KEYBOARD AND MOUSE COMBO, WIRED

1 TRANSFER CUSTOMER'S EXISTING GNET LICENSE TO NEW COMPUTER

1 TV DOWNHOLE KIT

- 1 Toproller Assembly, Manhole, TV Only, Al
- 1 Claw Hook, Manhole Adapter, f/WT319
- 1 Hook Assembly, Retrieval
- 6 Pole Assembly, Retrieval / Downhole tl,58"
- 1 Roller Assembly, Invert f/ WT319

1 MULTI CONDUCTOR TV ONLY TOOL KIT

- 1 Digital Multimeter
- 1 Electrical Tape
- 1 Needle Nose Pliers
- 1 Six-In-One Screwdriver
- 1 6" Adjustable Wrench
- 1 10" Adjustable Wrench
- 1 Anti Seize Grease
- 1 9-Piece Allen Wrench kit
- 1 Solder Iron Kit
- 1 Slip Joint Pliers

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1 5/32 T-Handle Hex Wrench

1 3 DAYS FIELD TRAINING FOR ID SYSTEM

1 TRUCK DELIVERY-ARIZONA

1 20-GALLON WASHDOWN SYSTEM WITHOUT SINK

1 20-Gallon Fresh Water Tank

1 Electric Water Pump

1 Retractable Hose Reel with 25' Water Hose and Nozzle

1 INTERCONNECT CABLING FOR COMP WHEN PRINTER IS NOT REQUIRED

1 ARROW BRD,D+R,LED,AB306015 W/45'CBL
