

LIMITED GUARANTEE

Sixty (60) days for recurring stoppage
One (1) year for plumbing fixtures and plumbing parts
Subject to the Conditions and exclusions stated below

CONDITIONS AND EXCLUSIONS

COVENANT PIPELINE guarantees the services performed as set forth in this invoice to be free from defect in materials or workmanship for the applicable time period stated above. If between the Guarantee Period a drain stoppage or other defect in the repair of plumbing fixtures or plumbing parts installed by **COVENANT PIPELINE** occurs, **COVENANT PIPELINE** will clear the drain stoppage or, repair or replace (at **COVENANT PIPELINE'S** option) the plumbing fixture or plumbing part previously installed at no cost to the customer, subject to the following exclusions and limitations.

1. This Guarantee applies only to the specific sewer lines cleaned, or plumbing fixtures or plumbing supplied and installed by **COVENANT PIPELINE**.
2. **COVENANT PIPELINE** must receive notice of the defect within the Guarantee Period.
3. This Guarantee does not apply to:
 - a. Materials furnished or work performed by other than **COVENANT PIPELINE**.
 - b. Drains, sewer lines, plumbing fixtures and plumbing parts which have been misused, abused, damaged or modified by others.
 - c. Drain or sewer line stoppages caused by foreign objects, including but not limited to sanitary articles, paper towels, toys, etc.
 - d. Sewer line(s) which are settled, broken, offset deteriorated, damaged or improperly or illegally installed.
4. The Guarantee period commences on the date of original service and shall not be extended by subsequent services or repairs made pursuant to the terms of the Guarantee. The Guarantee hereunder extends to the customer invoiced for the services and is not transferable.
5. **COVENANT PIPELINE'S** LIABILITY HEREUNDER SHALL LIMITED TO RECLEANING OF DRAIN OR SEWER STOPPAGE OR THE REPAIR OR REPLACEMENT OF DEFECTIVE PLUMBING FIXTURES OR PLUMBING PARTS. **COVENANT PIPELINE** SHALL NOT BE LIABLE FOR (1) INCIDENTAL OR CONSEQUENTIAL DAMAGES (2) WATER OR OTHER DAMAGE; (3) LOSS OF USE, OR (4) LOSS OF ANTICIPATED BENEFITS OR PROFITS, ANY OF WHICH RESULT FROM THE FURNISHING OF SERVICES OR PRODUCTS, OR FROM THE BREACH OF THE GUARANTEE, EVEN IF **COVENANT PIPELINE** KNEW OF THE LIKELIHOOD OF SUCH DAMAGES.
6. ANY IMPLIED WARRANTY OF MERCHANTABILITY, OR FITNESS FROM A PARTICULAR PURPOSE OF USE SHALL BE LIMITED TO THE DURATION OF THE FOREGOING WRITTEN GUARANTEE. THE FOREGOING WRITTEN GUARANTEE IS THE CUSTOMER'S SOLE AND EXCLUSIVE REMEDY AND IN LIEU OF ALL OTHER GUARANTIES AND WARRANTIES, EXPRESS OR IMPLIED, WRITTEN OR ORAL. THIS GUARANTEE MAY ONLY BE MODIFIED IN WRITING SIGN BY AN OFFICER OF **COVENANT PIPELINE**.
7. THIS GUARANTEE DOES NOT APPLY IN THE EVEN CUSTOMER BREACHES ANY OF THE TERMS AND CONDITIONS OF SERVICE, INCLUDING BUT NOT LIMITED TO TIMELY PAYMENT OF ALL CHARGES.