RESOLUTION NO. 24-1602

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON AUTHORIZING THE MAYOR TO EXECUTE A PROFESSIONAL SERVICES AGREEMENT WITH HWA GEOSCIENCES INC. TO PROVIDE THE CITY WITH ON-CALL GEOTECHNICAL ENGINEERING SERVICES

WHEREAS, the City does not have sufficient staff resources to provide geotechnical engineering services to meet the needs of the City; and

WHEREAS, the City advertised for engineering services and received Statements of Qualifications from interested consultants on December 21, 2023; and

WHEREAS, City staff recommends authorizing a professional services agreement with HWA GeoSciences Inc. to be one of the consultants to provide on-call geotechnical engineering services to the City;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to execute a professional services agreement with HWA GeoSciences Inc. to provide on-call geotechnical engineering services to the City, significantly in the form attached hereto.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 1ST DAY OF FEBRUARY, 2024.

CITY OF BLACK DIAMOND:

Carol Benson, Mayor

Attest:

Brenda L. Martinez, City Clerk(

CITY OF BLACK DIAMOND PROFESSIONAL SERVICES AGREEMENT FOR CIVIL ENGINEERING SERVICES

This Professional Services Agreement ("Agreement") is entered into by and between:

CITY OF BLACK DIAMOND, WASHINGTON (the "City")

Physical Address: 24301 Roberts Drive

Mailing Address: PO Box 599 Black Diamond, WA 98010

Contact: Scott Hanis Phone: 360-851-4521 Fax: 360-886-2592

and

HWA GEOSCIENCES, INC. ("Consultant")

Physical Address: 21312 30th Drive SE, Suite 110

Bothell, WA 98021

Mailing Address: Same as above

Contact: Donald J. Huling, P.E. Phone: 425-774-0106 Fax: 425-774-2714

Tax ID No.: 91-0914810

for non-exclusive on-call geotechnical consulting services for the City of Black Diamond Public Works and Community Development.

WHEREAS, the City has previously contracted with Consultant to provide the City with substantially similar services; and

WHEREAS, the City has conducted an RFQ and qualifications-based selection process for civil engineering and geotechnical engineering services, and based on that process the City desires to work with the Consultant on Public Works and Community Development matters under the terms and conditions set forth herein; and

WHEREAS, the Consultant has agreed to provide the services described in Exhibit A (scope of work) under the terms and conditions set forth herein;

NOW, THEREFORE, in consideration of the mutual promises set forth herein, it is agreed by and between the parties as follows:

TERMS AND CONDITIONS

1. Services by Consultant

1.1 Consultant has been retained by the City to provide professional civil engineering on-call services as generally described in the Scope of Work attached to this Agreement as Exhibit "A". The services performed by Consultant shall not exceed the Scope of Work nor shall the Consultant be entitled to a greater amount of compensation as that provided in this Agreement without the prior written authorization of the City.

- 1.2 The City may from time to time require changes or modifications in the Scope of Work. Such changes, including any decrease or increase in the amount of compensation, shall be agreed to by the parties and incorporated in written amendments to this Agreement.
- 1.3 Consultant represents and warrants that it, its staff to be assigned to the Project, and its subconsultants and their staff have the requisite training, skill, and experience necessary to provide the services required by this Agreement and are appropriately accredited and licensed by all applicable agencies and governmental entities. Services provided by Consultant and its subconsultants under this Agreement will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing in similar circumstances.

2. Schedule of Work

- 2.1 The City will issue on on-call task request for each project task for which the City requires Consultant services. No work shall be commenced by Consultant under this Agreement except pursuant to such an on-call task request issued by the City in the form attached as Exhibit "B." Consultant shall perform the services described in the on-call task request in accordance with the schedule and scope of work set forth in the on-call task request (the "Task Scope of Work").
- 2.2 Consultant will work within the project schedule set forth in the on-call task request and will diligently proceed with the work and shall assure that it, and its subconsultants, will have adequate staffing at all times in order to complete the Scope of Work in a timely manner. If factors beyond Consultant's control that could not have been reasonably foreseen as of the date of this Agreement cause delay, then the parties will negotiate in good faith to determine whether an extension is appropriate. The Consultant shall provide the City with written notice of any delay, or potential delay, that may trigger the need for a time extension within 3 business days after the Consultant becomes aware of the delay or potential delay.
- 2.3 Consultant is authorized to proceed with services upon receipt of a signed task order.

3. Compensation

3.1 Rates. Compensation for the services provided pursuant to each on-call task request shall be on a time and materials basis according to the list of billing rates and reimbursable expenses attached hereto as Exhibit "C". Consultant may adjust the billing rates and reimbursable expenses once each calendar year on or after January 1st by providing the City with written notice of the adjusted rates and expenses no less than (30) thirty days prior to the effective date of such adjustment. The billing rates and reimbursable expenses for on-call task orders issued prior to receipt of written notice of the rate/expense adjustment by the City shall not be affected by the adjustment.

- 3.2 The City shall pay the Consultant an amount based on time and materials, not to exceed Two Hundred Thousand Dollars (\$200,000.00) for the services described in Section 1 herein. This is the maximum amount to be paid under this Agreement and shall not be exceeded without the prior written authorization of the City in the form of a negotiated and executed amendment to this Agreement.
- 3.3 Other. In the event that after commencement of work, the Consultant anticipates that the work for an on-call task request will exceed the initial amount authorized, Consultant shall promptly notify the City and provide the City with whatever documents or information is necessary to request approval of any amounts in excess thereof.

4. Payment

- 4.1 Consultant shall maintain time and expense records and provide them to the City monthly, along with monthly invoices, in a format acceptable to the City for work performed to the date of the invoice.
- 4.2 All invoices shall be paid by City warrant within sixty (60) days of actual receipt by the City of an invoice conforming in all respects to the terms of this Agreement.
- 4.3 Consultant shall keep cost records and accounts pertaining to this Agreement available for inspection by City representatives for three (3) years after final payment unless a longer period is required by a third-party agreement. Consultant shall make copies available to the City on request.
- 4.4 If the services rendered do not meet the requirements of the Agreement, Consultant will correct or modify the work to comply with the Agreement. The City may withhold payment for such work until the work meets the requirements of the Agreement.

5. Discrimination and Compliance with Laws

- 5.1 Consultant agrees not to discriminate against any employee or applicant for employment or any other person in the performance of this Agreement because of race, creed, color, national origin, marital status, sex, age, disability, or other circumstance prohibited by federal, state, or local law or ordinance, except for a bona fide occupational qualification.
- 5.2 Consultant and its subconsultants shall comply with all federal, state, and local laws and ordinances applicable to the work to be done under this Agreement.
- 5.3 Any violation of this Section 5 shall be a material breach of this Agreement and grounds for immediate cancellation, termination, or suspension of the Agreement by the City, in whole or in part, and may result in Consultant's ineligibility to conduct further work for the City.

6. Duration, Suspension, and Termination of Agreement

- 6.1 This Agreement takes effect on the date it has been signed by both parties, and it shall remain in effect for a period of two years, unless extended or terminated in writing pursuant to this Section 6.
- 6.2 The City reserves the right to terminate or suspend this Agreement at any time, with or without cause, by giving Consultant notice in writing no fewer than ten (10) days prior to the stated termination or suspension date. In the event of termination, all finished or unfinished reports, or other material prepared by Consultant pursuant to this Agreement, shall be submitted to the City. In the event the City terminates this Agreement prior to completion without cause, Consultant may complete such analyses and records as may be necessary to place its files in order. Consultant shall be entitled to compensation for any satisfactory work completed on the Project prior to the date of suspension or termination.
- 6.3 Any notice from the City to Consultant regarding the suspension of this Agreement shall specify the anticipated period of suspension. Any reimbursement for expenses incurred due to the suspension shall be limited to Consultant's reasonable expenses and shall be subject to verification. Consultant shall resume performance of services under this Agreement without delay when the suspension period ends.
- 6.4 Consultant may terminate this Agreement at any time for cause, so long as Consultant first gives the City at least 30 days' written notice of Consultant's intent to terminate and a reasonable opportunity for the City to cure the purported default. Consultant may terminate this Agreement without cause upon no fewer than 90 days' prior written notice to the City.

7. Standard of Care

7.1 Consultant represents and warrants that it has the requisite training, skill, and experience necessary to provide the services under this Agreement and is appropriately accredited and licensed by all applicable agencies and governmental entities. Services Consultant provides under this Agreement will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing in similar circumstances. Consultant understands and agrees that the services rendered pursuant to this Agreement are for the sole exclusive benefit of the City and that no third party shall have authority to authorize, approve, direct or control any of the services rendered to the City pursuant to this Agreement.

8. Ownership of Work Product

8.1 Ownership of the originals of any reports, data, studies, surveys, charts, maps, drawings, specifications, figures, photographs, memoranda, and any other documents which are developed, compiled, or produced as a result of this Agreement, whether or not completed, shall be vested in the City and shall be submitted to the City upon termination of this Agreement. Consultant assigns to the City all of Consultant's right, title, and interest in any such documents.

Any reuse of these materials by the City for projects or purposes other than those that fall within the scope of this Agreement and the Project to which it relates, without written concurrence by Consultant, will be at the sole risk of the City.

- 8.2 The City acknowledges Consultant's documents as instruments of professional service. Nevertheless, the documents prepared under this Agreement shall become the property of the City upon completion of the work. The City agrees to hold harmless and indemnify Consultant against all claims made against Consultant for damage or injury, including defense costs, arising out of the City's reuse of such documents beyond the use for which they were originally intended without the written authorization of Consultant.
- 8.3 Methodology, software, logic, and systems developed under this Agreement are the property of Consultant and the City, and may be used as either Consultant or the City see fit, including the right to revise or publish the same without limitation.

9. Indemnification/Hold Harmless

- 9.1 Consultant shall defend, indemnify, and hold the City, its officers, officials, employees, volunteers, and agents harmless from any and all claims, injuries, damages, losses or suits including reasonable attorney fees, arising directly or indirectly out of or resulting from the acts, errors, or omissions of Consultant or its subconsultants in performance of this Agreement, except for injuries and damages caused by the sole negligence of the City. PROVIDED, HOWEVER, THAT IF ANY SUCH CLAIMS, INJURIES, DAMAGES, LOSSES OR SUITS RESULT FROM THE CONCURRENT NEGLIGENCE OF CONSULTANT AND THE CITY, IT IS EXPRESSLY AGREED THAT CONSULTANT'S OBLIGATIONS AND INDEMNITY UNDER THIS PARAGRAPH SHALL BE EFFECTIVE ONLY TO THE EXTENT OF CONSULTANT'S NEGLIGENCE.
- 9.2 The City's inspection or acceptance of any of the Consultant's work when completed shall not be grounds to avoid any of these covenants of indemnification.
- 9.3 IT IS FURTHER SPECIFICALLY AND EXPRESSLY UNDERSTOOD THAT THE INDEMNIFICATION PROVIDED HEREIN CONSTITUTES THE CONSULTANT'S WAIVER OF IMMUNITY UNDER INDUSTRIAL INSURANCE, TITLE 51 RCW, SOLELY FOR THE PURPOSES OF THIS INDEMNIFICATION. THE PARTIES FURTHER ACKNOWLEDGE THAT THEY HAVE MUTUALLY NEGOTIATED THIS WAIVER. THE CONSULTANT'S WAIVER OF IMMUNITY UNDER THE PROVISIONS OF THIS SECTION DOES NOT INCLUDE, OR EXTEND TO, ANY CLAIMS BY THE CONSULTANT'S EMPLOYEES DIRECTLY AGAINST THE CONSULTANT.
- 9.4 The provisions of this Section 9 shall survive the expiration or termination of this Agreement.

10. Insurance

10.1 Consultant shall procure and maintain for the duration of the Agreement, and shall provide proof satisfactory to the City that such insurance is procured and maintained by each of its subconsultants, 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 Consultant, its agents, representatives, or employees.

- 10.2 Consultant shall procure and maintain the following types and amounts of insurance:
- a. <u>Automobile Liability</u> insurance covering all owned, non-owned, hired, and leased vehicles. Coverage shall be written on Insurance Services Office (ISO) form CA 00 01 or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage. This insurance shall have a minimum combined single limit for bodily injury and property damage of \$1,000,000 per accident.
- b. <u>Commercial General Liability</u> insurance shall be written on ISO occurrence form CG 00 01 or a substitute form providing equivalent liability coverage and shall cover liability arising from premises, operations, independent contractors, personal injury, and advertising injury. This insurance shall be written with limits no less than \$2,000,000 each occurrence, \$2,000,000 general aggregate.
- c. <u>Workers' Compensation</u> coverage as required by the Industrial Insurance laws of the State of Washington.
- d. <u>Professional Liability</u> insurance appropriate to Consultant's profession, with limits no less than \$2,000,000 per claim and \$2,000,000 policy aggregate limit.
- 10.3 The Automobile Liability, Commercial General Liability, and Professional Liability insurance policies are to contain, or be endorsed to contain, the following provisions:
- a. Consultant's insurance coverage shall be primary insurance vis-à-vis the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess over Consultant's insurance and shall not contribute with it.
- b. Consultant's insurance shall be endorsed to state that coverage shall not be cancelled, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City.
- 10.4 The City shall be named as an additional insured under Consultant's Automobile Liability and Commercial General Liability insurance policies with respect to the work to be performed for the City pursuant to this Agreement.
- 10.5 Insurance shall be placed with insurers with a current A.M. Best rating of not less than A:VII.
- 10.6 Declaration pages issued by the insurance carriers for the policies mentioned in this Section 10 showing such insurance to be in force shall be filed with the City not less than ten (10) days following both parties signing this Agreement and before commencement of the work. In addition, the City may request, in writing, a full copy from Consultant of any insurance policy Consultant must procure and maintain pursuant to this Agreement and Consultant must provide such copy to the City within ten (10) days of Consultant's receipt of the City's request. Any policy or required insurance written on a claims-made basis shall provide coverage as to all claims arising out of the services performed under this Agreement and for three (3) years following completion of the services to be performed. It shall be a material breach of this Agreement for Consultant to

fail to procure and maintain the insurance required by this Section 10 or to provide the proof of such insurance to the City as provided for in this Agreement.

11. Assigning or Subcontracting

11.1 Consultant shall not assign, transfer, subcontract, or encumber any rights, duties, or interests accruing from this Agreement without the express prior written consent of the City, which consent may be withheld at the sole discretion of the City.

12. Independent Contractor

- 12.1 Consultant and its subconsultants are, and shall be at all times during the term of this Agreement, independent contractors. As the Consultant is customarily engaged in an independently established trade which encompasses the specific service provided to the City hereunder, no agent, employee, representative or sub-consultant of the Consultant shall be or shall be deemed to be the employee, agent, representative or sub-consultant of the City. In the performance of the work, the Consultant is an independent contractor with the ability to control and direct the performance and details of the work, the City being interested only in the results obtained under this Agreement. None of the benefits provided by the City to its employees including, but not limited to, compensation, insurance, and unemployment insurance are available from the City to the employees, agents, representatives, or sub-consultants of the Consultant. The Consultant will be solely and entirely responsible for its acts and for the acts of its agents, employees, representatives and sub-consultants during the performance of this Agreement. The City may, during the term of this Agreement, engage other independent contractors to perform the same or similar work that the Consultant performs hereunder.
- 12.2 The Consultant shall take all precautions necessary and shall be responsible for the safety of its employees, agents, and sub-consultants in the performance of the work hereunder and shall utilize all protection necessary for that purpose. All work shall be done at the Consultant's own risk, and the Consultant shall be responsible for any loss of or damage to materials, tools, or other articles used or held by the Consultant for use in connection with the work.

13. Notice

13.1 All notices required by this Agreement shall be considered properly delivered when personally delivered by courier service, when received by facsimile, or on the third day following mailing, postage prepaid, certified mail, return receipt requested to:

City:

Scott Hanis City of Black Diamond 24301 Roberts Drive P.O. Box 599 Black Diamond, WA 98010 Fax: 360-851-4501

With a copy to: City Clerk

Consultant: Sandy Brodahl

President, Geotechnical Engineer

HWA GeoSciences Inc. 21312 30th Dr. SE, Ste. 110

Bothell, WA 98021 Fax: 425-774-2714

14. Disputes

14.1 This Agreement, and any dispute arising out of or relating to the interpretation or enforcement of this Agreement, shall be governed by and construed according to the laws of the State of Washington, excluding its choice-of-law rules. Venue and personal jurisdiction shall lie exclusively in King County Superior Court, Kent, Washington.

15. Attorney Fees

15.1 In any suit or action instituted to enforce any right granted in this Agreement, the substantially prevailing party shall be entitled to recover its costs, disbursements, and reasonable attorney fees from the other party.

16. General Administration and Management on Behalf of the City

- 16.1 The Mayor of the City, or his/her designee (the contract Administrator) shall review and approve Consultant's invoices to the City under this Agreement and shall have primary responsibility for overseeing and approving work or services to be performed by Consultant. Consultant understands and agrees that any and all work to be performed pursuant to this Agreement must be approved in advance by the contract Administrator. No third party, including the project applicant, shall have any direct control or influence over the services performed under this Contract.
- 16.2 Even though the Consultant is an independent contractor with the authority to control and direct the performance, and details of the work authorized under this Agreement, the work must meet the approval of the City and shall be subject to the City's general right of inspection to secure the satisfactory completion thereof. The Consultant agrees to comply with all federal, state, and municipal laws, rules, and regulations that are now effective or become applicable within the terms of this Agreement to the Consultant's business, equipment, and personnel engaged in operations covered by this Agreement or accruing out of the performance of such operations.
- 16.3 The failure of the City to insist upon strict performance of any of the covenants and agreements contained herein, or to exercise any option herein conferred in one or more instances,

shall not be construed to be a waiver or relinquishment of said covenants, agreements, or options and the same shall be and remain in full force and effect.

17. Extent of Agreement/Modification

17.1 This Agreement, together with any attachments or addenda, represents the entire and integrated Agreement between the parties hereto and supersedes all prior negotiations, representations, or agreements, either written or oral. This Agreement may only be amended, modified, or added to by written instrument properly signed by both parties. The parties acknowledge the general contract rule that a clause in a contract, such as this one, prohibiting oral modifications is itself generally subject to oral modification. However, in order to ensure certainty as to the terms and conditions of this Agreement, the parties waive this general contract rule.

18. Conflict of Interest; Non-Collusion

- 18.1 No officer, employee or agent of the City, nor any member of the immediate family of any such officer, employee or agent, shall have any personal financial interest, direct or indirect, in this Contract, either in fact or in appearance. The Consultant shall comply with all federal, state, and City conflict of interest laws, statutes and regulations. The Consultant represents that the Consultant presently has no interest and shall not acquire any interest, direct or indirect, in the project to which this Contract pertains which would conflict in any manner or degree with the performance of the Consultant's services and obligations hereunder. The contractor's officers, employees or agents shall neither solicit nor accept gratuities, favors or anything of monetary value from the project applicant or any affiliate or agent of the project applicant.
- 18.2 The Consultant warrants and represents that the Consultant has not, nor has any other member, employee, representative, agent or officer of the Consultant, entered into or offered to enter into any combination, collusion or agreement with any person or entity to receive or pay, and that he has not received or paid, any sum of money or other consideration for the execution of this Contract other than the consideration offered pursuant to the terms and conditions hereof.

AGREED TO BY:

CITY OF BLACK DIAMOND	CONSULTANT
By: Caux Penson	By:
Carol Benson	Sandy Brodahl, PE
Its: Mayor	Its: President
Date: 2/2/24	Date: 1.17.2024

By:
Brenda L. Martinez
City Clerk
APPROVED AS TO FORM:

David A. Linehan City Attorney

EXHIBIT A

SCOPE OF SERVICES

Provide on-call engineering services to support the City of Black Diamond, including but not limited to, the following:

- Capital projects
- Community Development services
- Development review services
- Utility operations and maintenance needs
- Street Department needs
- Other City departmental needs
- Mine hazard review
- All geotechnical needs

EXHIBIT B

City of Black Diamond On-Call Task Request

Date:	City Staff Contact:		
Task Name:		360-851-4446	•
Consultant Drainst No.	Fov	360-851-4501	•
Consultant Project No.: Consultant Contact Name:			•
Consultant Phone:			
Consultant Fax:			
Consultant Fax.			•
Scope of Task Request Including Deliverables and Sch	edule		
Soope of Fack Request metading Denveragion and Sen			
Budget Estimate:		· · · · · · · · · · · · · · · · · · ·	
Budget Estimate.			
Task Request Approval:			
City of Black Diamond:			
•			
Written Name	-	Title	•
Signature		Date	•
Consultant:		No.	
Written Name	-	Title	
Signature		Date	

*Costs are billed on a time and materials basis, the Consultant shall notify the City should additional funds be necessary to complete the task order. Additional work beyond that which is ordered by the City shall not commence until written notification is received from the City.

EXHIBIT C

(Billing Rates and Reimbursable Expenses)



21312 30th Drive SE, Ste. 110, Bothell, WA 98021-7010 Phone: 425.774.0106 | Fax: 425.774.2714 www.hwageo.com

HWA GEOSCIENCES INC.

Exhibit B - Compensation 2024 ANTE BILLING RATES BY CATEGORY

	MIN	MAX
CLASSIFICATION TITLE	BILLING	BILLING
	RATE	RATE
Administrative Support	\$110.00	\$120.00
CAD	\$135.00	\$155.00
Contracts Administrator	\$110.00	\$165.00
Geologist I	\$85.00	\$100.00
Geologist II	\$95.00	\$120.00
Geologist III	\$120.00	\$145.00
Geologist IV	\$140.00	\$175.00
Geologist V	\$175.00	\$180.00
Geologist VI	\$180.00	\$205.00
Geologist VII	\$200.00	\$231.00
Geologist VIII	\$200.00	\$305.00
Geotechnical Engineer I	\$110.00	\$130.00
Geotechnical Engineer II	\$125.00	\$155.00
Geotechnical Engineer III	\$145.00	\$160.00
Geotechnical Engineer IV	\$160.00	\$180.00
Geotechnical Engineer V	\$180.00	\$210.00
Geotechnical Engineer VI	\$200.00	\$240.00
Geotechnical Engineer VII	\$240.00	\$290.00
Geotechnical Engineer VIII	\$295.00	\$315.00
Hydrogeologist IV	\$185.00	\$190.00
Hydrogeologist V	\$190.00	\$200.00
Lab/Field Technician I	\$60.00	\$85.00
Lab/Field Technician II	\$85.00	\$90.00
Lab/Field Technician III	\$90.00	\$115.00
Lab/Field Technician IV	\$115.00	\$155.00
Lab/Field Technician V	\$145.00	\$160.00
Principal IX	\$330.00	\$345.00





STANDARD SCHEDULE OF FEES AND CHARGES

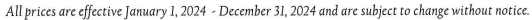
Falling Head Test (WSDOT 605)\$250.00

All prices are effective January 1, 2024 - December 31, 2024 and are subject to change without notice.

HWA GeoSciences Inc. is accredited by the American Association of State Highway and Transportation Officials (AASHTO R-18) for Aggregate, Asphalt Mixture, Concrete and Soil. We participate in the sample proficiency program from AMRL for soil classification and compaction, coarse and fine aggregates, Hot Mix Asphalt, California Bearing Ratio, and CCRL for concrete

concrete.	
PROFESSIONAL SERVICES	LABORATORY TESTS (Continued)
Request Labor Rate Schedule	Permeability Tests (Con't)
EXPENSES All Outside Expenses (i.e., airfare, subsistence, equipment rental, materials, reproduction, etc.)	Estimate of Effective Porosity
Mileage (per mile)	Resistivity Only\$115.00 Subcontracted Analyses (Chloride, Sulfate, CEC)
Special Sample Prep (including sample remolding, rock crushing,	Direct Shear Strength (3 points) (ASTM D3080)
etc.)\$150/Hour All Samples will be disposed of within 30 days of Final Report unless arrangements are made to return to the client.	Intact
LABORATORY TESTS	Triaxial (u-u) (ASTM D2850)\$260.00
Soil Laboratory Tests Atterberg Limits Liquid Limit and Plastic Limit (ASTM D4318) Three Point\$260.00	Compressive Strength (ASTM D2166)\$170.00 Unit Weight Percent of Solids Calculation\$25.00 Porosity (includes specific gravity/unit weight)\$225.00
California Bearing Ratio (ASTM D1883) (Requires Moisture/Density Relationship Test) One Point	Soil in Ring (ASTM D2937)
Consolidation Test Incremental Loading (ASTM D2435) 9 Loads, 0.125 KSF to 32 KSF, 4 Unloads\$950.00 24 hour loads for Secondary Compression\$1350.00 Each Additional Load\$125.00 Grainsize Analysis	Aggregate Quality Tests Clay Lumps and Friable Particles (ASTM C142)
Passing #200 Sieve (ASTM D1140)	Organic Impurities (ASTM C40)
Moisture/Density Relationship Proctor - Cohesive (ASTM D698, D1557) \$325.00 Proctor - Granular (ASTM D698, D1557) \$285.00 Moisture Content w/Description \$25.00	Coarse Aggregate (ASTM C127)
One-Dimensional Swell (ASTM D4546)	Concrete and Masonry Tests Compression Testing of Concrete Cores (includes trimming) (ASTM C42, C513)\$100.00 Compression Testing of Concrete Cylinders (ASTM C39) . \$35.00 Compression Testing Lightweight Concrete (e.g.cellcrete) Set of 4\$140.00
Remolded\$660.00	Concrete Beam Flexural Strength Test (ASTM C 78) \$125.00

STANDARD SCHEDULE OF FEES AND CHARGES (Continued)





Concrete Cylinder Molds	Flow Monitoring Set
Concrete Cylinders Sampled and Cured (not tested)\$35.00	Per day\$105.00
Density Test	Per week\$400.00
Concrete Cylinders\$45.00	Grundfos Redi Flow II Pump and Generator
Light Weight Concrete Cylinders (set of 4)\$140.00	Per day\$225.00
End Trimming of Samples (per specimen)	Per week\$525.00
Shotcrete Panel (coring & compression test) \$350.00	Inclinometer (Per day)\$250.00
	Infiltration/Falling Head Meters (per day, per set up)\$100.00
Asphaltic Concrete Tests	Level and Stadia Set\$50.00
Bitumen Content by Ignition	Nuclear Density Gauge (per day) \$50.00
Ignition only (ASTM D6307)\$160.00	Per month
with Gradation (ASTM D5444, D6307)\$225.00	
Oven Correction Factor (per point) \$160.00	Peristaltic Sampling Pump
Bulk Specific Gravity and Density - SSD Method	Per day \$50.00
(per specimen) (ASTM D2726) \$75.00	Per week\$150.00
Bulk Specific Gravity and Density - Wax Method	pH-Conductivity Temperature Meter
(per specimen) (ASTM D1188)\$125.00	Per day \$40.00
Marshall Compaction	Per week
Volumetrics - 3 Specimens (ASTM D6926, D3203)\$550.00	Photoionization Detector (Mini Rae / HNU / Microtip)
with Stability and Flow (ASTM D6927)\$725.00	Per day\$125.00
Gyratory Compaction	Per week
3 Specimens (ASTM D6925, D3203)\$500.00	
Percent Air Voids in Compacted or Open Bituminous Mixtures	QED Bladder Pump Controller
	Per day \$75.00
(ASTM D3203)\$150.00	Per week\$225.00
Rice Density (ASTM D2041)\$160.00	Safety Equipment
	Level D (solvex gloves, disposable suit) \$35.00
EQUIPMENT CHARGES	Level C2 (above plus respirator) \$50.00
Labor will be charged in addition to equipment charges	Level C1 (above plus chemical suit) \$95.00
Air Filters for Development (per day) \$50.00	Level B (above plus SCBA)\$300.00
BK Development Pump/Surge Block (per day) \$75.00	Sensidyne Monitoring Equipment (does not include tubes) .\$15.00
Carbon Filter (per day) \$100.00	Sediment Coring or Soil Sampling Kit
Coring	(does not include shelby tubes) (per day) \$50.00
Up to 6" diameter\$75	Traffic Control Signs & Cones (per day)\$75.00
Up to 12" diameter\$150	Turbidity Meter (per day)\$40.00
	Turbidity Meter (per week)
Barologger and Transducers (Piezometer Rental)\$600.00	ful bidity meter (per week)
Vibratory Wire Piezometer and Data Logger \$1250.00	
Falling Weight Deflectometer (per hour)	
Double Ring Infiltrometer\$50.00	
Dropweight Cone Penetrometer (per day)\$250.00	
GPS Unit Rental (per day)	

Rush Testing available subject to availability for a 50% additional surcharge. Contact the Lab regarding scope of testing and availability.

For additional information:
Please contact 425.774.0106
www.hwageo.com

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