NON-EXCLUSIVE CONTINUING CONTRACT BETWEEN OWNER AND CONSULTANT FOR GEOTECHNICAL TESTING AND MATERIALS TESTING, OR ANY PART THEREOF, AND THRESHOLD BUILDING INSPECTION SERVICES

THIS AGREEMENT made this 18TH day of January 2022, between Sarasota County Schools (hereinafter called the "Owner") and Driggers Engineering Services, Inc. (hereinafter called the "Consultant") whose address is 6185 Danner Drive, Sarasota, Florida 34240.

WHEREAS, the Owner desires to contract with a firm on a continuing contract basis for the providing of *geotechnical testing, materials testing, or any part thereof, and threshold building inspection continuing services* (hereinafter referred to as "professional services") for Owner assigned projects;

WHEREAS, the Owner is authorized under Florida law to enter into such continuing contracts and has chosen to use a qualifications based selection process in accordance with Florida Statute 287.055(3), (4) and (5) and School Board Policy 7.71, to select the consulting firms which will be contractually available to provide the necessary professional consulting services for Owner assigned projects;

WHEREAS, the Consultant was one of the entities chosen by the Sarasota County School Board Professional Services Selection Committee, and the Owner and Consultant desire to enter into this Agreement to memorialize the terms under which Consultant will provide professional consulting services on Owner assigned projects during the term of this Agreement;

WHEREAS, Consultant acknowledges that **three other consulting firms** have also been selected to provide professional consulting services on Owner assigned projects and that the Owner has the absolute discretion to designate which projects will be assigned to a particular firm;

In consideration of the mutual covenants contained herein, the Owner and Consultant agree as follows:

ARTICLE 1

TERM OF AGREEMENT AND RIGHT TO TERMINATE

- 1.1 Subject to the right of termination contained in paragraph 1.2, this Agreement is valid for a period of three (3) years beginning **January 23**, **2022** and ending **January 22**, **2025** This agreement shall terminate and expire at the end of such three-year period.
- 1.2 In accordance with Florida Statute 287.055(1)(g), this Agreement may be terminated by the Owner, with or without cause, at any time, by Owner providing the Consultant with thirty (30) days-notice of such termination in writing. Termination of this Agreement by the Owner shall not terminate any contractual agreement Owner and Consultant may have with respect to a particular project which had previously been assigned to Consultant, unless the notice of termination so provides.
- 1.3 This Agreement represents the entire agreement between the Owner and the Consultant as to the scope of services contemplated by this Agreement and supersedes all prior negotiations, representations or agreements. However, if, as more specifically set forth herein, a proposal as to a particular project is accepted, the parties' relationship as to that project shall thenceforth be governed by the proposal, the purchase order issued by the Owner for that particular project and the terms of this Agreement.
- **1.4** Consultant acknowledges and understands that the projects contemplated by this Agreement are being constructed on public property owned by the Owner, which property may at various times

during construction be occupied by students, teachers, parents and school administrators. Accordingly, in order to secure the property, and otherwise comply with applicable law, the Consultant agrees to the following provisions and also agrees that the failure to comply with any of these provisions may result in the termination of this Agreement:

(a) Unauthorized Aliens. Owner considers the employment of unauthorized aliens by the Consultant, or any of its subcontractors, a violation of Section 274A(e) of the Immigration and Naturalization Act. If it is determined that an unauthorized alien is working on the Project, the Consultant shall take all steps necessary to remove such unauthorized alien from the property and the project. Owner shall have the right to terminate this Contract if the Consultant does not comply with this provision.

(1) **E-Verify**.

As of January 1, 2021, pursuant to Section 448.095, Florida Statutes, Contractor shall register with and use the U.S. Department of Homeland Security's E-Verify system to verify the work authorization status of all employees hired during the term of this Agreement and must, upon request, provide evidence of compliance with this provision.

(2) Subcontractors

- (i) As of January 1, 2021, Contractor shall also require all subcontractors performing work under this Agreement to use the E-Verify system for any employees they may hire during the term of this Agreement.
- (ii) Subcontractors shall provide Contractor with an affidavit stating the subcontractor does not employ, contract with, or subcontract with an unauthorized alien, as stated in Section 448.095, Florida Statutes.
- (iii) Contractor shall provide a copy of such affidavit to the School Board upon receipt and shall maintain a copy for the duration of the Agreement.
- (3) Failure to comply with this provision is a material breach of the Agreement, and School Board may choose to terminate the Agreement at its sole discretion. Contractor may be liable for all costs associated with School Board securing the same services, inclusive, but not limited to, higher costs for the same services and rebidding costs (if necessary).
- (b) Possession of Firearms. Possession of firearms will not be tolerated on the project or the Owner's property. No person who has a firearm in their vehicle may park their vehicle on the Owner's property. Furthermore, no person may possess or bring a firearm on School District property. If any employee/independent contractor of the Consultant, or any of its sub-contractors, is found to have brought a firearm on to the Owner's property, said employee/independent contractor shall be removed and terminated from the project by the Consultant. If a sub-contractor fails to terminate said employee/independent contractor, the Consultant shall terminate its agreement with the sub-contractor. If the Consultant fails to terminate said employee/independent contractor or fails to terminate the agreement with the sub-contractor who fails to terminate said employee/independent contractor, this Agreement may be terminated by the Owner. "Firearm" means any weapon (including a starter gun or antique firearm) which will, is designed to, or may readily be converted to

expel a projectile by the action of an explosive; the frame or receiver of any such weapon; any destructive devise, or any machine gun. Powder actuated construction nailers and fasteners are excluded from this definition.

- (c) Criminal Acts. Employment on the project by the Consultant, or any of its sub-contractors, of any employee, or independent contractor, with any prior convictions of any crimes against children, crimes of violence or crimes of moral turpitude will not be tolerated. If it is determined that any person with such criminal history is on the project site, the Consultant agrees to take all steps necessary to remove such person from the project and the property. Owner shall have the right to terminate this Agreement if the Consultant does not comply with this provision.
- (d) Sexual Predators/Sexual Offenders. In order to insure that no sexual predators or sexual offenders are working on the project site, Consultant shall perform a query of all its employees/independent contractors working at the project site, and require all of its subcontractors to perform a query of their employees/independent contractors working at the project site, against the Florida Department of Law Enforcement Sexual Predator/Offender Registry (www.fdle.state.fl.us). Any person who is on the Sexual Predator/Offender Registry shall not be allowed on the project, and Consultant shall immediately remove such person from the project and the property. Consultant shall, upon request by the Owner, provide evidence that such queries have been done on all personnel working at the project site. Owner shall have the right to terminate this Agreement if the Consultant, or any subcontractor, does not comply with this provision.
- (e) Possession/Use/Under the Influence of Mind Altering Substances. Possession/use and/or being under the influence of any illegal mind altering substances, such as, but not limited to alcohol and/or substances delineated in Chapter 893, Florida Statutes, by Consultant's employees/independent contractors or its sub-contractors' employees/independent contractors will not be tolerated on the Owner's property. If any employee/independent contractor is found to have brought and/or used or is under the influence of any illegal mind substances as described above on the Owner's property, employee/independent contractor shall be removed and terminated from the project by the Consultant. If a sub-contractor fails to terminate said employee/independent contractor. the Consultant shall terminate its agreement with the sub-contractor for the project shall be terminated. If the Consultant fails to terminate said employee/independent contractor or fails to terminate the agreement with the sub-contractor who fails to terminate said employee/independent contractor, this Agreement may be terminated by the Owner.
- (f) **Background Screening Requirements.** Consultant agrees that before any of its employees, agents or sub-consultants will be permitted on school grounds while students are present, such employees, agents or sub-consultants will be fingerprinted and have their backgrounds checked as provided by Florida law. Consultant's employees, agents and sub-consultants will coordinate with the Owner to arrange a mutually convenient time for the Owner to conduct the fingerprinting. Consultant agrees to bear the cost of the fingerprinting/background checks. The Owner has the right to refuse entry onto any school grounds to any individual whose background check does not meet the requirements established by the Owner pursuant to Florida law.

FINGERPRINTING AND BADGE RENEWAL:

https://www.sarasotacountyschools.net/Page/2414

To schedule a fingerprinting appointment for Contractors/ Vendors COVID-19 update: Contractors/Vendors must have an appointment in order to get fingerprinted. To make an appointment click here. Please print and fill out the

application form and bring to your appointment. If you need assistance, please send an e-mail to: scsbfingerprinting@sarasotacountyschools.net.

ARTICLE 2

SCOPE OF CONSULTANT'S SERVICES

- **2.1** Consultant shall diligently and in a timely manner perform professional consulting services for a variety of minor projects which may be assigned by the Owner's designated representatives.
- After assignment of a specific project by the Owner's designated representative, the Consultant will consult with the Owner's representative to determine and define the Owner's requirements and the Consultant's responsibility for such project. The Owner shall identify the project and shall define the responsibility of the Consultant for work performed on the project. Consultant shall then supply Owner's designated representative with a proposal for the work contemplated by the assigned project. The proposal shall include a detailed description of the scope of work, a total price for the work based on the attached fee schedule (Exhibit "A") and, if requested, a completion schedule.
- 2.3 If the Owner accepts the proposal, the Owner shall issue a purchase order for the work. The proposal, the purchase order, and this Agreement shall then govern the relationship between the parties as to the assigned project.
- 2.4 The services of the Consultant may involve design preparation and/or review, inspections, consultations, and recommendations as may be appropriate. As work progresses, and upon completing the professional consulting services at various stages of each project, the Consultant will promptly make written reports of his findings describing the project, work performed and results of such work, together with any pertinent observations that should be brought to the attention of the Owner. Unless otherwise agreed between the parties, the Consultant will furnish one electronic submission of such reports which will be e-mailed directly to the Owner's designated representative, and, when required, one signed and sealed original which shall be delivered to the Owner's designated representative. All reports will become the exclusive property of the Owner and may be used as the Owner determines.
- **2.5** Familiarity and Compliance with Governmental Laws & Requirements
 - (a) The Consultant shall be familiar with and comply with applicable state laws, statutes, building codes, rules and regulations and lawful orders of governmental, public and quasi-public authorities and agencies having jurisdiction over any Owner assigned Project or in any way affecting the professional engineering services.
 - (b) The Consultant shall be familiar with and comply with Federal laws, rules and regulations that may in any way affect the Work, including but not limited to the following:
 - (1) U.S. EPA Asbestos Containing Materials in Schools, final Rule and Notice 40CRF763, Reference 736.99(a)(7);
 - (2) Contract Work Hours and Safety Standards Act of 1962, 40 U.S.C. 327, et seq.;
 - (3) Federal Fair Labor Standards Act, 29 U.S.C. Section 201, et seq.;
 - (4) Title VI of the Civil Right Act of 1975;
 - (5) Executive Order 11246, as amended by Executive Orders 11375 and 12086, related to discrimination;
 - (6) Americans with Disabilities Act:
 - (7) Anti-Kickback Act of 1986, 41 U.S.C. Section 51;

- (8) The Hatch Act, 18 U.S.C. 594, 598, 600-605;
- (9) Uniform Federal Accessibility Standards, 41 C.F.R. Section 101-19.6;
- (10) Title IX of the Education Amendments of 1972, 20 U.S.C.: 1681-1683 and 1685-1686 prohibiting discrimination on the basis of sex;
- (11) Comprehensive Alcohol and Alcoholism Prevention Treatment and Rehabilitation Act of 1970, 42 U.S.C. 4521-45-94;
- (12) Public Health Service Act of 1912, 42 U.S.C. 290dd-3 and 290ee-3;
- (13) Lead-Based Paint Poison Prevention Act
- (14) Energy Policy and Conservation Act, P.L. 94-163: 42 U.S.C.
- (15) Clean Air Act of 1955, 42 U.S.C. 7401-7642
- (16) Clean Water Act of 1977
- (17) Immigration and Nationality Act, 8 U.S.C. Section 1324a(e) Section 274A(e);
- (18) Records Retention, 34 C.F.R.
- 2.6 When required, all work done by the Consultant will be signed and sealed by a professional registered in the State of Florida.

ARTICLE 3

OWNER'S DESIGNATED REPRESENTATIVE

3.1 The Owner shall designate a representative to act in its behalf as to each project assigned in accordance with this Agreement. This representative, or his/her designee, will assign projects to Consultant, monitor the progress of each assigned project, serve as liaison with the Consultant, receive and process communications and paperwork, examine and approve invoices, reports, estimates, proposals or other documents presented by the Consultant, and represent the Owner in the day-to-day conduct of the project. The Consultant will be notified in writing of the representative and of his/her designee or any changes thereto.

ARTICLE 4

PAYMENTS TO CONSULTANT

- **4.1** The Owner agrees to pay the Consultant for work completed and reported by the Consultant in accordance with the fee schedule attached hereto as Exhibit "A".
- 4.2 For each project, Consultant agrees to submit an invoice covering the work completed and reported with detail satisfactory to the Owner describing the work performed during the applicable period. Owner agrees to pay said invoices within fifteen (15) days of approval. Consultant agrees that such invoices shall be submitted on a monthly basis.

ARTICLE 5

DISPUTE RESOLUTION

- 5.1 All claims, disputes and other matters in question between the Consultant and Owner arising out of or relating to this Agreement, any subproject assigned in accordance with this Agreement, or Contract Documents shall be resolved by mediation or litigation in the Circuit or County Court in and for Sarasota County, Florida. Any reference herein to arbitration is deemed void.
- 5.2 Unless a delay in initiating or prosecuting a claim, dispute or other matter in question between the Consultant and Owner arising out of or relating to this Agreement would irrevocably prejudice the Owner or the Consultant, any such matter which is not resolved by direct discussions between the parties shall be submitted to mediation under the Florida Rules of Civil Procedure or such other rules as the parties may promptly agree to employ, before recourse to litigation. The Owner and the Consultant shall, within ten (10) days of the request of either party for mediation, agree in

writing as to the identity of the mediator. If the parties do not agree, the Director of Construction Services for the Owner shall designate a mediator from the list of approved mediators for the Twelfth Judicial Circuit in and for Sarasota County, Florida.

- 5.3 The parties agree to conduct and conclude mediation proceedings under this Article within thirty (30) days from the initiation of same by request of one of the parties. In the event that such proceedings have not been successfully concluded with such period, either party shall have the right to initiate further dispute resolution proceedings including litigation.
- 5.4 Provided the parties comply with the requirement of this Agreement for providing notice of the existence of a claim or dispute, no delay in disposing of such claim or dispute while the parties pursue resolution as provided in this Article shall prejudice the rights of either party; however, nothing contained in this Article shall be deemed to relax any requirement for the giving of notice between the parties.

ARTICLE 6

INSURANCE

- 6.1 The Consultant will secure and maintain such insurance as will protect it and the Owner from claims under Workmen's Compensation Acts, claims for damages because of bodily injury including personal injury, sickness or disease, or death of any of his employees, or of any person other than his employees, and from claims for damages because of injury or to destruction of tangible property, including loss of use resulting therefrom.
- 6.2 Within ten (10) days after execution of this Agreement, the Consultant will furnish the Owner with a Certificate of Insurance indicating the amounts of coverage and containing a provision that the coverage afforded under the policies will not be cancelled until not less than ten (10) days' prior written notice has been given to the Owner, and shall name the Owner as an additional insured. The Certificates of Insurance shall contain the following minimum limits:

Limits on Insurance -

Professional Liability \$1,000,000.00 General Liability \$1,000,000.00 Vehicle Liability \$1,000,000.00

ARTICLE 7

MISCELLANEOUS PROVISIONS

- 7.1 Consultant agrees to indemnify and hold harmless the Owner, and its officers and employees, from liabilities, damages, losses, and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence, recklessness, or intentional wrongful conduct of the Consultant or other persons employed or utilized by the Consultant in the performance of this Agreement.
- 7.2 The Owner and Consultant respectively, bind themselves, their partners, successors, assigns and legal representatives to the other party to this Agreement and to the partners, successors, assigns and legal representatives of such other party with respect to all covenants of this Agreement. Neither Owner nor Consultant shall assign this Agreement without the written consent of the other.
- 7.3 This Agreement shall be governed by the laws of the State of Florida. Sole and exclusive venue of any action brought under or arising from this Agreement shall be in the Circuit or County Court in and for Sarasota County, Florida.

- 7.4 The Consultant warrants that it has not employed or retained any company or person (other than a bona fide employee working solely for the Consultant) to solicit or secure this Agreement, and that it has not paid or agreed to pay any person, company, corporation individual or firm (other than a bona fide employee working solely for the Consultant) any fee, commission, percentage, gift, or any other consideration contingent upon or resulting from the award or making of this Agreement.
- 7.5 As required by Section 287.058, Florida Statutes, this Agreement may be unilaterally canceled by the Owner for refusal by the Consultant to allow public access to all documents, papers, letters, or other material subject to the provisions of Chapter 119 and made or received by the Consultant in conjunction with the Agreement.
- 7.6 It is expressly acknowledged that the Consultant is an independent Contractor and as such, has no authority to act for or on behalf of the Owner or to bind the Owner to any agreement or in any other manner.
- 7.7 In the event either party is required to commence any litigation to enforce the term of this Agreement, or a purchase order issued in accordance with this Agreement, the prevailing party shall be entitled to recover from the non-prevailing party its attorney's fees incurred in such action, including for trial and appellate proceedings.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first written above.

BY:	Jane Goodwin, Board Chair
DRIGGI	ERS ENGINEERING SERVICES, INC.
BY:	9
lts -	Jeffry A. Driggers Vice President

SARASOTA COUNTY SCHOOLS

Approved for Legal Content: 1/1/2021 Shumaker Attorney for Sarasota County Schools Signed: PD SCS/CSD Use Only
Reviewed & Approved for Board Chair Signature

CSD PM / Date ______

CSD/D / Date: ______



EXHIBIT "A" SCHEDULE OF RATE VALUES PSSC GEOTECH / MATERIALS – THRESHOLD BUILDING INSPECTIONS 2022 - 2025 GEOTECHNICAL ENGINEERING AND TESTING SERVICES

JOB CLASSIFICATION

HOURLY RATES

Chief Engineer 1	215.00/Hr.
Chief Engineer 2	187.00/Hr.
Senior CADD Technician 83.00/H	
Secretary / Clerical 72.00/	
Project Manager 1	148.00/Hr.
Field Crew Supervisor 85.00/I	
Field Technician	75.00/Hr.

GEOTECHNICAL FIELD TESTING

Mobilization and Demobilization of 3-Man Crew (readily accessible to truck-mounted drilling equipment)	\$450.00 LS	
Crew Time (3-man crew and drilling equipment on water [minimum 8 hours per day])	390.00/Hr.	
2.4.1 Portable Self-Propelled Barge and Work Boat	1,075.00/Day	
Note: Mobilization and Demobilization quoted based upon job requirements		
Standard Penetration Test Borings (ASTM D-1586, split-spoon sampling; Standard Truck-Mounted Drill Unit)		
2.5.1 0-50 Feet	17.00/1.5	
i. Soil	17.00/LF	
ii. Rock	18.50/LF 18.50/LF	
iii. Cemented Soil (N>50) 2.5.250-100 Feet	16.50/LF	
i. Soil	18.00/LF	
ii. Rock	20.00/LF	
iii. Cemented Soil (N>50)	20.00/LF 20.00/LF	
2.5.3 100-150 Feet	20.00/L1	
i. Soil	25.00/LF	
ii. Rock	30.00/LF	
iii. Cemented Soil (N>50)	30.00/LF	
m. Cemented Bon (14 30)	30.00/21	
Track-Mounted Drill Unit		
2.6.1 0-50 Feet		
i. Soil	\$ 18.50/LF	
ii. Rock	21.50/LF	
iii. Cemented Soil (N>50)	21.50/LF	
2.6.2 50-100 Feet		
i. Soil	23.00/LF	
ii. Rock	27.00/LF	
iii. Cemented Soil (N>50)	27.00/LF	

GEOTECHNICAL FIELD SERVICES CONTINUED

Tripod or Limited Access Drill Unit Equipment (3-man crew and equipment [minimum 8 hours per day])	267.00/Hr.
Undisturbed Sampling in Conjunction with Boring (3" O.D. Shelby tube samples)	150.00 Ea.
Grouting of Boreholes per SWFWMD Regulations	5.00/LF
4" Temporary Casing (only if needed)	7.50/LF
Patch Borehole in Asphalt or Concrete	75.00 Ea.
Double-Ring Infiltration Test (local and depth #3 feet [ASTM D-3385]) 3.1.1 Depth greater than 3 feet to be negotiated based on depth requirements	\$ 575.00 Ea.
Hand Auger Boring	12.00/LF
Hand Cone Penetrometer	4.00/LF.

LABORATORY GEOTECHNICAL TESTING

Consolidation Test	\$ 425.00 Ea.
Laboratory Permeability on Sand (ASTM D-2434-74)	210.00 Ea.
Unconfined Compression Test	150.00 Ea.
Grainsize Analysis (ASTM D-422-92)	40.00 Ea.
Atterberg Limit (plastic and liquid [ASTM D-43-18-87])	77.00 Ea.
Organic Content (FM 1T-267)	40.00 Ea.
Specific Gravity of Soil (ASTM D-854-92)	40.00 Ea.
Hydrometer of Soil (ASTM D-422-92)	160.00 Ea.
Constant Head Permeability (ASTM D-2434-74)	\$ 210.00 Ea.
Permeability with Back Pressure Saturation (ASTM D-5084-90)	450.00 Ea.
Corrosivity Series (resistance, pH, SO ₄ , CL [FDOT method])	300.00 Ea.
Field Sampling of Materials	72.00/Hr.

CONSTRUCTION TESTING (SOILS)

Laboratory Proctor Test (Standard ASTM D698 or Modified ASTM D1557)	\$ 120.00 Ea.
Field Density Test (Nuclear ASTM D2922 Densitometer) Minimum Charge - \$78.00 Per Trip	26.00 Ea.
Full-Time Senior Geotechnical Inspection Minimum Charge - Eight (8) Hours Per Day	72.00/Hr.
Limerock Bearing Ratio (FM 5-515)	325.00 Ea.
Base or Subgrade Thickness Determination in Conjunction with Density Test	6.00 Ea.
Turbidity Test (NTU) (Plus Sampling Time)	25.00 Ea.
Limerock Analysis (Carbonates of Calcium and Magnesium) (FM 5-514)	78.00 Ea.
pH Determination (ASTM G-51-77) Corrosion 5.14.1 pH Determination (ASTM D4972) Agricultural	30.00 Ea. 41.00 Ea.

CONSTRUCTION TESTING (CONCRETE)

Cylinder Preparation (ASTM C31) of Fresh Concrete and Pick-Up includes Slump Test (ASTM C143) Temperature (ASTM C-1064) and All Pertinent Field Data	68.00/Hr.
Laboratory Compression Testing 6"x12" Cylinders 3"x3"x6" Prisms 2"x2" Cubes	13.00 Ea. 18.00 Ea. 18.00 Ea.
Air Content of Fresh Concrete (ASTM C173 or C231)	18.00 Ea.
Beam Preparation (ASTM C31) of Fresh Concrete and Pick-Up - Includes Slump Test (ASTM C143) Temperature (ASTM C1064) and All Pertinent Data	68.00/Hr.
Laboratory Flexural Strength of Molded Beams (ASTM C78)	31.00 Ea.
Rebound Number (Schmidt Hammer) of Hardened Concrete (ASTM C805)	80.00/Hr.
Coring of Hardened Concrete (ASTM C42) 6.9.1 Additional Diamond Bit Charge D = Core Diameter in Inches LI = Core Length in Lineal Inches	90.00/Hr. D x 3.0/LI
Laboratory Compression of Concrete Cores (ASTM C39)	31.00 Ea.

CONSTRUCTION TESTING (AGGREGATE TESTING)

Gradation of Fine Aggregate (ASTM C136)	\$40.00 Ea.
Gradation of Coarse Aggregate (ASTM C136)	55.00 Ea.
Specific Gravity and Absorption of Fine Aggregate (ASTM C128)	55.00 Ea.
Specific Gravity and Absorption of Coarse Aggregate (ASTM C127)	55.00 Ea.
Los Angeles Abrasion	180.00 Ea.
Soundness of Aggregate Sodium Sulfate or Magnesium Sulfate (ASTM C88)	270.00 Ea.
Dry Rodded Unit Weight of Fine or Coarse Aggregate (ASTM C29)	55.00 Ea.
Field Sampling for Laboratory Tests	68.00/Hr.

CONSTRUCTION TESTING (SOIL-CEMENT)

Soil-Cement Design (P.C.A. or F.D.O.T. Method) - Includes Grainsize Analyses, proctor Curves, Specimen Compression and Recommended Cement Content	\$ 550.00 Ea.	
Field Inspection during Processing of Plant Produced Placement - Includes Field Proctor, Density, Thickness and Cement Spread, If Applicable	72.00/Hr.	
Laboratory Compression of Field Molded Specimens 15.0		
Laboratory Compression of Field Hardened Cores		
Soil-Cement Coring		
8.5.1 Technician Time and Equipment	90.00/Hr.	
8.5.2 Core Bit Charge	3.00/LI	
8.5.3 Thickness Determination	6.00 Ea.	
8.5.4 Repair of Core Hole	8.75 Ea.	
Field Sampling of Raw Materials for Laboratory Design	68.00/Hr.	

CONSTRUCTION TESTING (ASPHALT)

Asphalt Plant Inspection	
9.2.1 Senior Technician Inspector	72.00/Hr.
Field Inspection during Paving Activities	
9.3.1 Senior Technician Inspector	72.00/Hr.
Laboratory Extraction and Gradation (FM IT-164 and FM IT-030)	140.00 Ea.
Marshall Stability and Properties (FM 5-511) OF Hot Mix Asphalt	140.00 Ea.
Asphalt Coring	
9.6.1 Technician Time and Equipment	65.00/Hr.
9.6.2 Additional Diamond Bit Charge	2.00/LI
9.6.3 Repair of Core Hole	8.00 Ea.
Laboratory Preparation of Field Paving Cores	5.00 Ea.
Laboratory Density of Field Paving Cores (FM IT-166)	20.00 Ea.
Laboratory Thickness of Field Paving Cores	7.50 Ea.
Field Sampling for Laboratory Tests	72.00/Hr.
Rice Gravity	60.00/Ea.
Gyratory Compaction for Super Pave Mixes (AASHTO T-312)	250.00 Ea.

CONSTRUCTION TESTING (PILING INSPECTION)

Inspection of Auger-Cast, Drilled Shaft or Driven Pile	\$ 80.00/Hr.
(Minimum Charge of 8 Hours Per Day)	

NOT	ES
1.	Services required by client on an overtime basis (in excess of 8 hours per day, Saturday, Sunday or Holidays) will be charged the quoted rate x 1.2.
2.	Fees for other services provided by DRIGGERS ENGINEERING SERVICES, INC. will be supplied upon request.
3.	All hourly rates are charged portal to portal.
4.	Reports will be electronically submitted by DRIGGERS ENGINEERING SERVICES, INC. Hard copies will be charged at a rate of Cost + 15%.
5.	Any equipment rental will be charged at Cost + 15%.
6.	Out-of-town expenses, should they be required, will be billed at Cost + 15%.
7.	All prices are effective for three (3) years and are subject to renegotiation at that time.
8.	In-place field density testing is performed with a minimum of \$78.00 per trip.
9.	All facsimile transmissions \$1.00 per page.



SCHEDULE OF 2021 THRESHOLD HOURLY RATES

Threshold Inspector Representative:	\$ 85
Threshold Engineer:	\$ 125
Threshold Project Manager:	\$ 100
Threshold Engineering Review:	\$ 125

SnellEngineering.com
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