

To: Andy Schultz, P.E. 435 Ryman Street Missoula, MT 59802

Dear Mr. Schultz:

The purpose of this letter is to provide Contract Amendment #3, for \$12,600.00. This contract amendment includes costs associated with AllWest to perform concrete materials testing including soils and concrete testing.

Total cost breakdown is as follows:

Original Contract: \$94,274.00
Amendment #1: \$11,124.00
Amendment #2: \$49,420.00

• Amendment #3: \$12,600.00

• Final Project Cost Estimate: \$167,418.00

Please find an executed sub contract agreement attached. Let me know if you have questions.

Sincerely,

Shanna Adams, P.E., ENV SP

Project Manager

SUBCONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT is made by and between HDR Engineering, Inc. ("HDR") and <u>Allwest</u> ("Subconsultant") as follows:

1. PRIME AGREEMENT

HDR has entered into an Agreement ("Prime Agreement"), dated 11/26/2019 to provide professional services to <u>City of Missoula</u> ("Owner") in connection with <u>Upper Prospect Tank #2</u> ("Project"). A copy of the portions of the Prime Agreement pertinent to Subconsultant's responsibilities hereunder is attached and marked, "Subconsultant Agreement Attachment A, Schedule of Contract Documents" and is hereby incorporated into this Agreement. In the event of a conflict between the terms and conditions of this Agreement and the Prime Agreement, the more stringent provision shall control.

2. SCOPE OF SERVICES

After receiving written notice to proceed, Subconsultant will perform the scope of services described in Subconsultant Agreement Attachment B, "Description of Subconsultant's Services, Time for Performance and Basis of Compensation," in the same manner and to the same extent that HDR is bound to the Owner for those services under the portions of the Prime Agreement contained in Attachment A. The attached scope of services, including any other documents provided by Subconsultant and included therein, shall not alter, modify or change any of the terms and conditions of this Agreement and in the event of a conflict, the terms and conditions of this Agreement shall govern. All of Subconsultant's services under this Agreement will be provided as an independent contractor.

3. COMMUNICATIONS / DATA

All of Subconsultant's communications with Owner or HDR's other independent consultants will be through HDR. HDR will provide Subconsultant with all information and documents pertinent to the services Subconsultant is to perform to the extent that they are furnished to HDR by Owner or to be furnished to Subconsultant under this Agreement.

4. STANDARD OF CARE

All of Subconsultant's services hereunder shall be performed within generally accepted standards of professional care in the same locality and under similar circumstances and in compliance with all applicable laws, regulations, codes and other requirements. Subconsultant will obtain all required permits and licenses and complete any certifications in order to perform its Services under this Agreement at Subconsultant's expense and Subconsultant will pay for all taxes, charges or fees associated with the performance of Subconsultant's services. Subconsultant shall promptly correct, at its sole expense, any services that fail to comply with this Section 4.

5. PAYMENT

- .1 HDR shall pay Subconsultant for all authorized and properly performed services as follows:
 - **A.** <u>Firm Fixed Price:</u> HDR shall pay Subconsultant for all authorized and properly performed services a Firm Fixed Price amount of \$ 12,600.00 ; or
 - **B.** Not to Exceed: HDR shall pay Subconsultant for all authorized and properly performed services at the rates attached hereto in Subconsultant Agreement Attachment B, "Fee Schedule" with a not-to-exceed ("NTE") amount of \$______. Subconsultant acknowledges that the NTE amount is not a guarantee of minimum work or payment. Subconsultant shall notify HDR when it has reached 90% of the NTE amount; and

C. Reimbursable Expenses:

HDR shall apply the same retainage to Subconsultant's payments as the Owner applies to HDR's payments.

- .2 Payments will be based on monthly billings, either hourly or percent complete for Firm Fixed Price, and final payment will be made only after complete performance of this Agreement and final acceptance of Subconsultant's services by the Owner. HDR's receipt of payments from Owner is a condition precedent to HDR's obligation to pay Subconsultant and Subconsultant agrees to share the risk with HDR of Owner's insolvency. Subconsultant will be paid within ten (10) days after HDR receives payment from Owner. HDR shall exert reasonable and diligent efforts to collect prompt payment from the Owner. In the event nonpayment from the Owner is solely due to the actions of HDR, HDR shall pay Subconsultant within sixty (60) days from the date HDR receives Subconsultant's invoice. The parties agree that all invoices must be submitted by Subconsultant to HDR within ninety (90) days of the date costs are incurred or the scheduled completion date whichever occurs first, or such shorter period of time as required under the Prime Agreement. Subconsultant waives its right to receive payment on any and all invoices which are not submitted within that time period. No payment will constitute a waiver or acceptance of defective or deficient services, and HDR may withhold or set off any amounts to completely protect HDR or Owner from any damage, loss or expense resulting from, including but not limited to, re-performing or rectifying Subconsultant's defective or deficient services, Subconsultant's breach of this Agreement, or liens filed by Subconsultant or any of its subconsultants after Subconsultant has been paid in accordance with this Agreement.
- .3 Invoices shall be submitted to Shanna Adams and Paden Kaufman at the email address(es) below. All invoices must reference the HDR Agreement Number, and segregate invoiced amounts by line item including current and cumulative amounts. Subconsultant's invoice shall be in a format that meets the Owner's requirements. Subconsultant shall submit an electronic invoice to: shanna.adams@hdrinc.com, paden.kaufman@hdrinc.com. Invoices that don't satisfy these requirements will be returned unpaid. Subconsultant's corrected invoices will be submitted to the Owner for payment in HDR's next scheduled invoice submittal.

6. DELAYS

If the time allotted for completion of Subconsultant's services is exceeded through no fault of Subconsultant, additional fee and/or time to complete performance may be allowed if written notice of the cost and estimated length of the delay is given to HDR within forty-eight (48) hours of Subconsultant's discovery of the delay. Subconsultant will provide such additional supporting data as HDR or Owner may require in a timely manner. If the delay is beyond the control of HDR and the Subconsultant, any additional fee and/or additional time to complete the affected services will only be granted by HDR to the extent it is allowed by the Owner under the Prime Agreement. If the delay is wholly within the control of HDR, the parties to this Agreement shall negotiate a fee and/or time modification to this Agreement.

7. INSTRUMENTS OF SERVICE

Work product produced under this Agreement ("Instruments of Service") will be in a form and format acceptable to HDR and, where required, will be sealed by a properly registered professional. Where applicable, Subconsultant shall have a documented Quality Assurance/Quality Control (QA/QC) program that provides for checking and reviewing of its services for accuracy and correctness. Upon request, Subconsultant shall provide HDR with a copy of Subconsultant's QA/QC program and/or project quality management plan. Prior to final submission to HDR, Subconsultant shall check and review Subconsultant's Instruments of Service for accuracy and correctness according to its project quality management plan. Subconsultant shall maintain written records of these checks and reviews and, upon request by HDR, shall supply copies of the Subconsultant's QA / QC process documentation. Should the Subconsultant's QA/QC



program and/or quality management plan not be acceptable to HDR, HDR shall have the right to require that Subconsultant comply with HDR's project quality management plan. Failure by Subconsultant to comply with these QA/QC requirements, when applicable, shall be a material breach of this Agreement. Nothing in this paragraph shall limit Subconsultant's responsibility or liability for errors or omissions in its or its subconsultants' Instruments of Service.

8. SUSPENSION/TERMINATION

This Agreement will automatically be suspended or terminated, as appropriate, if the Prime Agreement is suspended or terminated. HDR may also suspend or terminate this Agreement with or without cause upon forty-eight (48) hours written notice. If this Agreement is suspended or terminated because of no fault of Subconsultant, Subconsultant will be paid for services it satisfactorily performed to the date of suspension or termination, conditional upon delivery of all instruments of service to HDR, their approval by HDR and Owner and the receipt of payment for such services from Owner. In no event will Subconsultant be entitled to the recovery of damages arising out of or related to the suspension or termination of this Agreement.

9. RECORD RETENTION

Subconsultant will retain all records pertaining to its services for three (3) years or the records retention period required by the Owner, whichever is longer, following the completion or termination of Subconsultant's service under this Agreement. Samples, if any, will be retained for at least ninety (90) days after analysis, and disposal of any substances will be made only with the written approval of HDR and will be in accordance with all applicable laws and regulations. When requested, the records will be promptly transferred to HDR.

10. INSURANCE

Subconsultant will procure and maintain the same types and amounts of insurance for the same period as HDR, if required to do so under the Prime Agreement. Otherwise, at a minimum, unless otherwise agreed upon in writing, Subconsultant will procure and maintain the following types and amounts of insurance for the duration of the Project: workers' compensation insurance as required by law, \$250,000 of employer's liability insurance, commercial general liability insurance of \$2,000,000 combined single limit for personal injury and property damage, automobile liability insurance of \$2,000,000 combined single limit for bodily injury and property damage covering all vehicles, including hired cars, owned and non-owned vehicles, and professional liability insurance in the amount of \$2,000,000. Professional liability insurance shall be maintained for a minimum of three (3) years beyond the date this Agreement is completed or terminated. The commercial general liability insurance must include contractual liability coverage including coverage for any indemnities. HDR and Owner shall be made additional insureds on the commercial general liability and automobile liability policies.

11. CERTIFICATES OF INSURANCE

Certificates of Insurance, satisfactory to HDR, will be furnished to HDR before any services are performed. Subconsultant will provide for written notice to HDR prior to cancellation of any of the required insurance policies before the expiration date thereof. The Certificates shall also provide the name of the Project and HDR's contract number and project number in the description.

12. INDEMNIFICATION

12.1 To the fullest extent permitted by law, Subconsultant will indemnify, defend and hold HDR, Owner, their employees, officers, directors, and agents harmless, from and against all liability, claims, losses, costs, expenses and fees arising out of this Project or this Agreement to the extent caused or alleged to have been caused by any willful misconduct or negligent acts, errors or omissions of Subconsultant, its agents, employees, subconsultants or suppliers.

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12.2 Further, Subconsultant explicitly waives any right it has to immunity under applicable industrial insurance laws and agrees to indemnify, defend and hold HDR, Owner, their employees, officers, directors, and agents harmless from any and all liability, losses, costs, expenses and fees arising out of claims or law suits brought by Subconsultant's employees or any of its subconsultants' employees for bodily injuries or death sustained while performing services hereunder.

For projects located in Ohio, Pennsylvania or Washington only: (i) in the event that all or a portion of the Services is performed in the State of Ohio, the following provision shall be applicable: "Subconsultant, with respect to the indemnification provisions contained herein, hereby expressly waives any defense or immunity granted or afforded it pursuant to Section 35, Article II of the Ohio Constitution and Section 4123.74 of the Ohio Revised Code"; (ii) in the event that all or a portion of the Services is performed in the Commonwealth of Pennsylvania, the following provision shall be applicable: "Subconsultant, with respect to the indemnification provisions contained herein, hereby expressly waives any defense or immunity granted or afforded it pursuant to the Pennsylvania Workers' Compensation Act, 77 P.S. 481"; and (iii) in the event that all or a portion of the Services is performed in the State of Washington, the following provision shall be applicable: "Subconsultant, with respect to the indemnification provisions contained herein, hereby expressly waives any defense or immunity granted under the State Industrial Insurance Law, Title 51 RCW. Subconsultant recognizes that this waiver of immunity under Title 51 RCW was specifically entered into pursuant to the provisions of RCW 4.24.115 and was the subject of mutual negotiation."

13. CONFIDENTIALITY

Subconsultant will not disclose any confidential or proprietary information of HDR or Owner as identified in writing unless authorized by HDR to do so. Subconsultant's employees, officers, agents, subconsultants and suppliers will also be bound to this same obligation. In addition, Subconsultant will not release any information to third parties or make any public statements about this Project without HDR's express written consent. It is hereby agreed that the following information is not considered to be confidential under this Agreement:

- a) Information already in the public domain;
- **b)** Information disclosed to Subconsultant by a third party who is not under a confidentiality obligation;
- c) Information developed by or in the custody of Subconsultant before entering into this Agreement;
- d) Information developed by Subconsultant solely through its work with its other clients; or
- e) Information required to be disclosed by operation of law, including but not limited to, order of court or governmental agency.

14. COMPLIANCE WITH LAW / INSPECTIONS

Subconsultant will comply with applicable health, safety, and environmental protection requirements of HDR, Owner, federal, state, and local authorities. Subconsultant will take necessary precautions in the performance of services under this Agreement to protect the safety and health of its employees and of its subconsultants' employees. If Subconsultant is performing services in the field, Subconsultant will submit a site-specific safety plan and the name(s) of project qualified and/or competent safety personnel to HDR ten (10) calendar days prior to the commencement of services in the field. The site-specific plan shall address health and safety risks posed by the Services, Project site, and in accordance with the requirements set forth in the attached Scope of Work. Subconsultant's site-specific health and safety plan shall comply with applicable laws and requirements of the Prime Agreement and include applicable Job Hazard Analysis ("JHA") associated with project high hazard work activities. Unless otherwise agreed upon in writing, safety equipment, and safety training for Subconsultant's employees shall be provided by Subconsultant. Subconsultant shall be responsible for monitoring and ensuring its health and safety plan is being complied with by its employees. Subconsultant shall be required to notify HDR project management immediately following workplace incidents and provide HDR with copies of each incident report within 24 hours of event. Upon request, Subconsultant shall provide HDR with Subconsultant's project health and safety



documentation. HDR's receipt and review of Subconsultant's health and safety plan, incident reports, JHA and additional project safety documentation shall not make HDR responsible for the safety of Subconsultant's employees nor does it relieve Subconsultant from liability or responsibility for the safety of their employees, the performance of its services, and compliance with applicable laws.

15. GOVERNING LAW / DISPUTES

This Agreement will be governed by the same law that governs the Prime Agreement, unless the Prime Agreement contains no governing law provision. In that case, this Agreement will be governed by the laws of the state in which the Project is located. The dispute resolution provision of the Prime Agreement shall govern disputes arising under this Agreement that involve the Owner. If a dispute involves only the parties to this Agreement, only upon mutual agreement at that time by these parties in writing, any or all such disputes may be resolved by mediation or binding arbitration in accordance with state law. In the absence of such agreement, any or all such disputes shall be litigated. If any arbitration or litigation is commenced between the parties concerning this Agreement or their respective rights, duties and obligations hereunder, the prevailing party in such litigation or arbitration shall be entitled to reasonable attorney's fees, court costs and litigation expenses.

16. CHANGES

If Owner makes any changes in the Prime Agreement which are pertinent to Subconsultant's responsibilities under this Agreement, HDR may make equivalent changes to this Agreement. If the Owner's change involves an increase in Subconsultant's scope of services, the parties shall negotiate an equitable adjustment to Subconsultant's fees and/or the time to complete the additional services. If the change involves a decrease in Subconsultant's services, HDR has the unilateral right to reasonably reduce Subconsultant's corresponding scope of services and respective fees. Any dispute involving a change in Subconsultant's scope of services or corresponding fee will not delay, postpone, suspend or cause Subconsultant to refuse to perform any services not affected by the change. Subconsultant may invoke dispute resolution procedures pursuant to Section 15 if mutual agreement cannot be reached. Only written changes, as provided in this paragraph, will be of any force or effect.

17. RESPONSIBILITY FOR SUBCONSULTANTS

- 17.1 Subconsultant is fully responsible to HDR for the actions or inactions of all persons or entities performing or furnishing services on behalf of Subconsultant under this Agreement to the same extent as Subconsultant is responsible to HDR under this Agreement and Subconsultant will require all such persons or entities to perform their services in the same manner and to the same extent as Subconsultant is bound by this Agreement.
- 17.2 Subconsultant will be responsible for the payment of all persons or entities performing services for Subconsultant or on Subconsultant's behalf; neither Owner nor HDR will have any responsibility for such payment. In addition, Subconsultant will not retain the services of any person or entity against whom Owner or HDR has a reasonable objection.

18. DEFAULT

If Subconsultant becomes insolvent or is otherwise in default of this Agreement, HDR may, without prejudice to any of its other rights or remedies and without liability to Subconsultant, terminate this Agreement and complete the services Subconsultant was obligated to provide hereunder as HDR deems appropriate. In such event, Subconsultant will be liable to HDR for all costs HDR incurs, less any sums HDR is paid by OWNER, for completing Subconsultant's services.

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19. NOTICES

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All communications required by this Agreement may be personally delivered or mailed to the other party at the address set forth on the signature page. The address and party may be changed by written notice given as provided in this paragraph.

20. ENTIRE AGREEMENT

This Agreement contains the parties' entire understanding and supersedes all prior negotiations or agreements over the services described herein. This Agreement may only be modified by written instrument duly executed by both parties, except as otherwise provided herein.

21. ASSIGNMENT

The rights and interests under this Agreement cannot be assigned without the written consent of the other party; any assignment without HDR's express written consent shall be void. Unless otherwise specifically stated in any such consent, the Assignor will not be released from any responsibility under this Agreement.

22. OWNERSHIP OF DOCUMENTS

All drawings, specifications and other documents and electronic data furnished by Subconsultant to HDR under this Agreement ("Instruments of Service") shall become the property of Owner if required under the Prime Agreement. Subconsultant hereby grants HDR a license to use the Instruments of Service in connection with performing services under the Prime Agreement.

23. SEVERABILITY

To the extent that any provision of this Agreement is finally adjudged invalid by a court of competent jurisdiction, that provision shall be deleted or modified, as necessary, to make it enforceable, and the remaining provisions of the Agreement shall remain in full force and effect and be binding upon the parties hereto.

24. EQUAL EMPLOYMENT AND NON-DISCRIMINATION

In connection with the services under this Agreement, Subconsultant agrees to comply with the applicable provisions of federal and state Equal Employment Opportunity for individuals based on color, religion, sex, or national origin, or disabled veteran, recently separated veteran, other protected veteran and armed forces service medal veteran status, disabilities under provisions of executive order 11246, and other employment, statutes and regulations, as stated in Title 41 Part 60 of the Code of Federal Regulations § 60-1.4 (a-f), § 60-300.5 (a-e), § 60-741.5 (a-e). Subconsultant may be required to file reports, etc. in accordance with the regulations.

25. ETHICS

HDR has adopted a Third Parties' Code of Business Conduct ("Code of Conduct"), which is available at the following link: https://www.hdrinc.com/sites/default/files/inline-files/hdr-third-parties-code-business-conduct.pdf. Subconsultant and any of its sub-subconsultants are obligated to comply with the Code of Conduct, including but not limited to, reporting any violations and cooperating with any investigations into a violation or potential violation and allowing HDR the right to audit Subconsultant's compliance with the Code of Conduct.

26. CYBERSECURITY

Subconsultant agrees to maintain industry standard safeguards and controls within its information technology infrastructure, systems and network (collectively, "IT Systems"), or the cybersecurity measures required by the Prime Agreement, whichever are greater, to protect against cybersecurity incidents (including, but not limited to, incidents affecting the confidentiality, integrity, or availability of IT Systems and any HDR and/or Owner data they contain) and to prevent third parties from gaining unauthorized access to Subconsultant's IT Systems or impersonating its IT Systems. Subconsultant agrees to provide



immediate notification providing reasonable detail to HDR after Subconsultant becomes aware or reasonably should be aware of an actual or attempted breach or impersonation of its IT Systems. Subconsultant waives any claims against and agrees to indemnify and hold HDR and Owner harmless from and against, any and all damages, losses, costs, expenses, fines, penalties or claims, including reasonable attorney fees and costs to notify and protect affected individuals or entities, arising from or related to a breach or impersonation of Subconsultant's IT Systems or any breach of HDR's or Owner's IT Systems caused by Subconsultant's failure to satisfy these cybersecurity requirements.

27. SURVIVAL

The terms and conditions of this Agreement regarding indemnification, insurance, record keeping, and any other provision allocating responsibility or liability between the parties hereto, shall survive the completion of the services under this Agreement and the termination of this Agreement for any cause.

This Agreeme	nt is hereby executed on this <u>7</u>	day of <u>Nove</u>	mber, 2022				
	Allwest "SUBCONSULTANT"	HDR Engineering, Inc. "HDR"					
Ву:	Anho Om	Ву:	Jared R Harris				
Name:	Andrew Warren, P.E.	Name:	Jared Harris				
Title:	Missoula Area Manager	Title:	Vice President				
Address 1:	2720 Palmer Street, Unit A	Address:	970 S 29th St W				
Address 2:	Missoula, Montana 59808	Address 2	2: Billings, MT 59102				
Telephone:	406-206-5911	Telephon	e: <u>406-656-8100</u>				
Email:	awarren@allwesttesting.com	Email:	Jared.Harris@hdrinc.com				

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SUBCONSULTANT AGREEMENT ATTACHMENT A

SCHEDULE OF CONTRACT DOCUMENTS

The Agreement by and between the OWNER and HDR dated 11/26/2019 is hereby attached and incorporated into the Subconsultant Agreement.

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SUBCONSULTANT AGREEMENT ATTACHMENT B

DESCRIPTION OF SUBCONSULTANT'S SERVICES

TIME FOR PERFORMANCE

AND

BASIS OF COMPENSATION

As part of each invoice, or as reasonably requested by HDR, Subconsultant shall provide written status reports to HDR on Subconsultant's services to report actual versus scheduled progress on identified tasks.

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GEOTECHNICAL | ENVIRONMENTAL MATERIALS TESTING | SPECIAL INSPECTION

AN EMPLOYEE-OWNED COMPANY

PROJECT NAME: per Prospect Water Tank
CLIENT: HDR, Inc.

PROJECT NO.: 722-059T LOCATION: near Missoula, Montana DATE: October 31, 2022

COST ESTIMATE FOR CONSTRUCTION MATERIALS TESTING & INSPECTION

TABLE 1 - Trip Charges

COMPACTION TESTING - PER TRIP				
(Includes: mob/demob, nuclear densometer, on-site to perform two to three tests, report)				
Technician	2.5 hr. @	\$90.00 / hr.	\$	225.00
Vehicle Mileage	10 mi. @	\$1.20 / mi.	\$	12.00
Nuclear Densometer (daily charge)	1 ea. @	\$45.00 / day	\$	45.00
Report Review and Distribution	1 ea. @	\$50.00 / ea.	\$	50.00
		Subtotal	\$	332.00
CONCRETE TESTING - PER TRIP				
(Includes: mob/demob, on site to test one truck for slump, air, unit wt., temps.; cast & test fi	ive 4" x 8" cylinders			
one 7-day three 28-day, and one hold, report)				
Technician	4 hr. @	\$90.00 / hr.	\$	360.00
Compressive Strength Concrete Cylinder	5 ea. @	\$30.00 / ea.	\$	150.00
Vehicle Mileage	10 mi @	\$1.20 / mi	\$	12.00
Report Review and Distribution	1 ea. @	\$50.00 / ea.	\$ \$	50.00 572.00
		Subtotal	Ψ	372.00
SAMPLE PICKUP - PER TRIP				
(Includes: mob/demob, sample intake & processing, report)				
Technician	1.5 hr. @	\$90.00 / hr.	\$	135.00
Vehicle Mileage	10 mi @	\$1.20 / mi	\$	12.00
Report Review and Distribution	1 ea. @	\$50.00 / ea.	\$	50.00
·		Subtotal	\$	197.00
		Subtotal	\$	852.00
LABORATORY TESTING - PER TRIP				
Proctor (standard)	0 ea. @	\$280.00 / ea.	\$	-
Sieve Analysis			'	
1-1/2" through No. 200 (full wash)	0 ea. @	\$170.00 / ea.	\$	-
Atterberg Limits (dry preparation)	0 ea. @	\$120.00 / ea.	\$	-
		Subtotal	\$	-

TARI	F 2 -	ESTIM	ATED	DDO	IECT	COST

MPACTION TESTING					
Tank Wall Backfill	8	tr. @	\$332.00 / tr.	\$	2,656.
			Subtotal	\$	2,656
IL SAMPLE PICKUP					
Soil or Aggregate Sample Pickup	1	tr. @	\$197.00 / tr.	\$	197.
	'		Subtotal	\$	197
NCRETE TESTING - SITE WORK					
Tank Lid	2	tr. @	\$572.00 / tr.	\$	1,144
Head Wall for Outfall pipes	1	tr. @	\$572.00 / tr.	\$	572
Site Work-exterior equipment pads/slab-on-grade	1	tr. @	\$572.00 / tr.	\$	572
			Subtotal	\$	2,288
NCRETE CYLINDER PICKUP					
Concrete Cylinder Pickup	4	tr. @	197.00 / tr.	\$	788
	· ·	6	Subtotal	\$	788
BORATORY TESTING					
Laboratory Testing (Soils)	1	ea. @	\$0.00 / ea.	\$	
OJECT CONTINGENCY, SETUP, SUPERVISION					
	1	ea. @	\$500.00 / ea.	\$	500
	Services inve	oiced Th	rough 10.16.2022	: \$	6,171
			ID TOTAL	\$	12,600.



City of Hamilton 722-055P

Assumptions and General Comments

Overtime rates: (1.5 times the standard labor rate) apply after 8 hours, before 8:00 a.m., after 5:00 p.m., and all day Saturday. Overtime time rates (2.0 times the standard labor rate) apply on Sundays and holidays. Required laboratory tests with less than 24-hours notice, a rush charge of 50% will be applied.

General: We wish to point out that the above testing program is only an estimate based on available information with regard to the construction. The final cost will depend on the construction schedule and the actual services performed. We also wish to note the above testing program does not include consulting or retesting. We have not include costs for on-site safety meetings, security clearances and/or special site access protocols. These or other services can be furnished in accordance with our current schedule of charges. ALLWEST reserves the right to apply a minimum fee of \$350 per event for short notice scheduling (less than 24-hours notice) and same day cancellation of our services. Our personnel will have LEVEL D personal protective equipment.

