RESOLUTION 11-32   Passed April 25, 2011

AUTHORIZING THE MAYOR OF THE CITY OF
DEKALB, ILLINOIS TO SIGN A
CONSTRUCTION ENGINEERING SERVICES
AGREEMENT WITH TESTING SERVICES
CORPORATION USING MOTOR FUEL TAX
FUNDS FOR MATERIAL TESTING FOR THE
PEACE ROAD WIDENING PROJECTS
(SECTION 06-00172-00-WR AND 06-00172-01-WR)
AND FOR THE NORTH FIRST STREET
OVERLAY PROJECT (SECTION 09-00176-01-RS).

BE IT RESOLVED BY THE CITY COUNCIL of the City of DeKalb, Illinois, as follows:

Section 1. That the Mayor of the City of DeKalb be authorized and directed to execute an engineering services agreement with Testing Services Corporation using Motor Fuels Tax Funds for material testing for the Peace Road Widening Projects (Section 06-00172-00-WR and 06-00172-01-WR) and for the North First Street Overlay (Section 09-00176-01-RS), a copy of which is attached hereto and made a part hereof as Exhibit “A”.

Section 2. That the City Clerk of the City of DeKalb be authorized and directed to attest the Mayor’s signature.


ATTEST:

[Signatures]

STEVEN C. KAPITAN, City Clerk

Kris Povlsen, Mayor
May 17, 2011

Mr. Joel Maurer
City Engineer
223 S. 4th, Suite B
DeKalb, IL 60115

City of DeKalb
Section 09-00176-01-RS
  06-00172-00-WR
  06-00172-01-WR
Engineering Agreement

Dear Mr. Maurer:

The agreement dated April 27, 2011 between the city of DeKalb and Testing Service Corporation for engineering services to be performed in connection with these sections was approved by the department May 17, 2011.

The costs for engineering services based on the rates established by this agreement will be permitted for Motor Fuel Tax expenditures.

Sincerely,

Eric S. Therklildsen, P.E.
Acting Deputy Director of Highways
Region Two Engineer

By: James R. Threadgill III, P.E.
Project Implementation Engineer

cc: Steve Kapitan, City Clerk
Testing Service Corporation
Emily Bruck, MFT Auditor

KMV:pjs/0013LDeKalbCityAgreement
Municipality
DeKalb

Township
DeKalb

County
DeKalb

Section
09-00176-01-RS & 06-00172-00-WR
06-00172-01-WR

LOCAL AGENCY
Illinois Department of Transportation
Preliminary/Construction Engineering Services Agreement For Motor Fuel Tax Funds

CONSULTANT
Name
Testing Service Corporation

Address
650 Peace Road, Suite D

City
DeKalb

State
Illinois

THIS AGREEMENT is made and entered into this 27TH day of April, 2011 between the above Local Agency (LA) and Consultant (ENGINEER) and covers certain professional engineering services in connection with the improvement of the above SECTION. Motor Fuel Tax Funds, allotted to the LA by the State of Illinois under the general supervision of the State Department of Transportation, hereinafter called the "DEPARTMENT", will be used entirely or in part to finance ENGINEERING services as described under AGREEMENT PROVISIONS.

Section Description
Name PEACE ROAD North First Street
Route 5352
Length 3450'
KM( 2250) Structure No. 
Termini Hillcrest Drive to Ridge Drive (09-00176-01-RS); Peace Road (06-00172-00-WR & 06-00172-01-WR) Pleasant-IL 38

Description
Peace Road widening from Pleasant Street to IL Route 38 (06-00172-00-WR & 06-00172-01-WR);
North First Street resurfacing and intersection sidewalk ramp replacement between Hillcrest Drive and 300’ north of Ridge Drive (09-00176-01-RS)

Agreement Provisions

The Engineer Agrees,

1. To perform or be responsible for the performance of the following engineering services for the LA in connection with the proposed improvement herein before described, and checked below:
   a. ☐ Make such detailed surveys as are necessary for the preparation of detailed roadway plans.
   b. ☐ Make stream and flood plain hydraulic surveys and gather high water data and flood histories for the preparation of detailed bridge plans.
   c. ☐ Make or cause to be made such soil surveys or subsurface investigations including borings and soil profiles and analyses thereof as may be required to furnish sufficient data for the design of the proposed improvement. Such investigations are to be made in accordance with the current requirements of the DEPARTMENT.
   d. ☐ Make or cause to be made such traffic studies and counts and special intersection studies as may be required to furnish sufficient data for the design of the proposed improvement.
   e. ☐ Prepare Army Corps of Engineers Permit, Division of Water Resources Permit, Bridge roadway sketch and/or Channel Change sketch, Utility plan and locations and Railroad Crossing work agreements.
   f. ☐ Prepare Preliminary Bridge Design and Hydraulic Report, (including economic analysis of bridge or culvert types) and high water effects on roadway overflows and bridge approaches.

Note Four copies to be submitted to the Regional Engineer
g. □ Make complete general and detailed plans, special provisions, proposals and estimates of cost and furnish the LA with five (5) copies of the plans, special provisions, proposals and estimates. Additional copies of any or all documents, if required shall be furnished to the LA by the ENGINEER at his actual cost for reproduction.

h. □ Furnish the LA with survey and drafts in quadruplicate of all necessary right-of-way dedications, construction easements and borrow pit and channel change agreements including prints of the corresponding plats and staking as required.

i. □ Assist the LA in the receipt and evaluation of proposals and the awarding of the construction contract.

j. □ Furnish or cause to be furnished:

(1) Proportioning and testing of concrete mixtures in accordance with the "Manual of Instructions for Concrete Proportioning and Testing" issued by the Bureau of Materials and Physical Research, of the DEPARTMENT and promptly submit reports on forms prepared by said Bureau.

(2) Proportioning and testing of bituminous mixtures (including extracting test) in accordance with the "Manual of Instructions for Bituminous Proportioning and Testing" issued by the Bureau of Materials and Physical Research, of the DEPARTMENT, and promptly submit reports on forms prepared by said Bureau.

(3) All compaction tests as required by the specifications and report promptly the same on forms prepared by the Bureau of Materials and Physical Research.

(4) Quality and sieve analyses on local aggregates to see that they comply with the specifications contained in the contract.

(5) Inspection of all materials when inspection is not provided at the sources by the Bureau of Materials and Physical Research, of the DEPARTMENT and submit inspection reports to the LA and the DEPARTMENT in accordance with the policies of the said DEPARTMENT.

k. □ Furnish or cause to be furnished

(1) A resident engineer, inspectors and other technical personnel to perform the following work: (The number of such inspectors and other technical personnel required shall be subject to the approval of the LA.)

a. Continuous observation of the work and the contractor's operations for compliance with the plans and specifications as construction proceeds, but the ENGINEER does not guarantee the performance of the contract by the contractor.

b. Establishment and setting of lines and grades.

c. Maintain a daily record of the contractor's activities throughout construction including sufficient information to permit verification of the nature and cost of changes in plans and authorized extra work.

d. Supervision of inspectors, proportioning engineers and other technical personnel and the taking and submitting of material samples.

e. Revision of contract drawings to reflect as built conditions.

f. Preparation and submission to the LA in the required form and number of copies, all partial and final payment estimates, change orders, records and reports required by the LA and the DEPARTMENT.

2. That all reports, plans, plats and special provisions to be furnished by the ENGINEER pursuant to this agreement will be in accordance with the current standard specifications and policies of the DEPARTMENT, it being understood that all such reports, plats, plans and drafts shall before being finally accepted, be subject to approval by the LA and the said DEPARTMENT.

3. To attend conferences at any reasonable time when requested to do so by the LA or representatives of the DEPARTMENT.

4. In the event plans, surveys or construction staking are found to be in error during the construction of the SECTION and revisions of the plans or survey or construction staking corrections are necessary, the ENGINEER agrees that he will perform such work without expense to the LA, even though final payment has been received by him. He shall give immediate attention to these changes so there will be a minimum delay to the contractor.

5. The basic survey notes and sketches, charts, computations and other data prepared or obtained by the ENGINEER pursuant to this agreement will be made available upon request to the LA or the DEPARTMENT without cost and without restriction or limitations as to their use.

6. To make such changes in working plans, including all necessary preliminary surveys and investigations, as may be required after the award of the construction contract and during the construction of the improvement.

7. That all plans and other documents furnished by the ENGINEER pursuant to the AGREEMENT will be endorsed by him
and will show his professional seal where such is required by law.

8. To submit, upon request by the LA or the DEPARTMENT a list of the personnel and the equipment he/she proposes to use in fulfilling the requirements of this AGREEMENT.

The LA Agrees,

1. To pay the Engineer as compensation for all services performed as stipulated in paragraphs 1a, 1g, 1i, 2, 3, 5 and 6 in accordance with one of the following methods indicated by a check mark:

   a. [ ] A sum of money equal to ________ percent of the awarded contract cost of the proposed improvement as approved by the DEPARTMENT.

   b. [ ] A sum of money equal to the percentage of the awarded contract cost for the proposed improvement as approved by the DEPARTMENT based on the following schedule:

      **Schedule for Percentages Based on Awarded Contract Cost**

<table>
<thead>
<tr>
<th>Awarded Cost</th>
<th>Percentage Fees</th>
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<tbody>
<tr>
<td>Under $50,000</td>
<td>(see note) %</td>
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Note: Not necessarily a percentage. Could use per diem, cost-plus or lump sum.

2. To pay for services stipulated in paragraphs 1b, 1c, 1d, 1e, 1f, 1h, 1j and 1k of THE ENGINEER AGREES at the hourly rates stipulated below for personnel assigned to this SECTION as payment in full to the ENGINEER for the actual time spent in providing these services the hourly rates to include profit, overhead, readiness to serve, insurance, social security and retirement deductions. Traveling and other out-of-pocket expenses will be reimbursed to the ENGINEER at his actual cost. Subject to the approval of the LA, the ENGINEER may sublet all or part of the services provided under paragraphs 1b, 1c, 1d, 1e, 1f, 1j and 1k of THE ENGINEER AGREES. If the ENGINEER sublets all or a part of this work, the LA will pay the cost to the ENGINEER plus a five (5) percent service charge. "Cost to ENGINEER" to be verified by furnishing the LA and the DEPARTMENT copies of invoices from the party doing the work. The classifications of the employees used in the work should be consistent with the employee classifications for the services performed. If the personnel of the firm including the Principal Engineer perform routine services that should normally be performed by lesser-salaried personnel, the wage rate billed for such services shall be commensurate with the work performed.

<table>
<thead>
<tr>
<th>Grade Classification of Employee</th>
<th>Hourly Rate</th>
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<tr>
<td>Principal Engineer</td>
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<tr>
<td>Resident Engineer</td>
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<tr>
<td>Chief of Party</td>
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<tr>
<td>Instrument Man</td>
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<tr>
<td>Rodmen</td>
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<tr>
<td>Inspectors</td>
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<tr>
<td>Material Tester II</td>
<td>99.50</td>
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<tr>
<td>IDOT QC/QA Level III</td>
<td>104.50</td>
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<tr>
<td>Bit or PCC</td>
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<tr>
<td>Graduate Engineer</td>
<td>110.00</td>
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<tr>
<td>Washed Gradations</td>
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<td>@ 85.00 each</td>
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**Other Services Per Schedule of Attachment A**

The hourly rates itemized above shall be effective the date the parties, hereunto entering this AGREEMENT, have affixed their hands and seals and shall remain in effect until 12/31/2011. In event the services of the ENGINEER extend beyond 12/31/2011, the hourly rates will be adjusted yearly by addendum to this AGREEMENT to compensate for increases or decreases in the salary structure of the ENGINEER that are in effect at that time.
3. That payments due the ENGINEER for services rendered pursuant to this AGREEMENT will be made as soon as practicable after the services have been performed, in accordance with the following schedule:

   a. Upon completion of detailed plans, special provisions, proposals and estimate of cost - being the work required by paragraphs 1a through 1g under THE ENGINEER AGREES - to the satisfaction of the LA and their approval by the DEPARTMENT, 90 percent of the total fee based on the above fee schedule and the approved estimate of cost.
   b. Upon award of the contract for the improvement by the LA and its approval by the DEPARTMENT, 100 percent of the total fee (excluding any fees paragraphs 1j and 1k of the ENGINEER AGREES), based on the above fee schedule and the awarded contract cost, less any previous payment.
   c. Upon completion of the construction of the improvement, 90 percent of the fee due for services stipulated in paragraphs 1j and 1k.
   d. Upon completion of all final reports required by the LA and the DEPARTMENT and acceptance of the improvement by the DEPARTMENT, 100 percent of the total fees due under this AGREEMENT, less any amounts previously paid.

By mutual agreement, partial payments, not to exceed 90 percent of the amount earned, may be made from time to time as the work progresses.

4. That should the improvements be abandoned at any time after the ENGINEER has performed any part of the services provided for in paragraphs 1a and 1g, and prior to the completion of such services the LA shall reimburse the ENGINEER for his actual costs plus _________ percent incurred up to the time he is notified in writing of such abandonment. "actual cost" being defined as material costs plus actual payrolls, insurance, social security and retirement deductions. Traveling and other out-of-pocket expenses will be reimbursed to the ENGINEER at his actual cost.

5. That should the LA require changes in any of the detailed plans, specifications or estimates (except for those required pursuant to paragraph 4 of THE ENGINEER AGREES) after they have been approved by the DEPARTMENT, the LA will pay the ENGINEER for such changes on the basis of actual cost plus _________ percent to cover profit, overhead and readiness to serve - "actual cost" being defined as in paragraph 4 above. It is understood that "changes" as used in this paragraph shall in no way relieve the ENGINEER of his responsibility to prepare a complete and adequate set of plans.

6. That should the LA extend completion of the improvement beyond the time limit given in the contract, the LA will pay the ENGINEER, in addition to the fees provided herein, his actual cost incurred beyond such time limit - "actual cost" being defined as in paragraph 4 above.

It is Mutually Agreed,

1. That any difference between the ENGINEER and the LA concerning the interpretation of the provisions of this AGREEMENT shall be referred to a committee of disinterested parties consisting of one member appointed by the ENGINEER one member appointed by the LA and a third member appointed by the two other members for disposition and that the committee's decision shall be final.

2. This AGREEMENT may be terminated by the LA upon giving notice in writing to the ENGINEER at his last known post office address. Upon such termination, the ENGINEER shall cause to be delivered to the LA all drawings, specifications, partial and completed estimates and data if any from traffic studies and soil survey and subsurface investigations with the understanding that all such material becomes the property of the LA. The ENGINEER shall be paid for any services completed and any services partially completed in accordance with Section 4 of THE LA AGREES.

3. That if the contract for construction has not been awarded one year after the acceptance of the plans by the LA and their approval by the DEPARTMENT, the LA will pay the ENGINEER the balance of the engineering fee due to make 100 percent of the total fees due under the AGREEMENT, based on the estimate of cost as prepared by the ENGINEER and approved by the LA and the DEPARTMENT.

4. That the ENGINEER warrants that he/she has not employed or retained any company or person, other than a bona fide employee working solely for the ENGINEER, to solicit or secure this contract and that he/she has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the ENGINEER, any fee, commission, percentage, brokerage fee, gifts or any other consideration contingent upon or resulting from the award or making of this contract. For breach or violation of this warranty the LA shall have the right to annul this contract without liability.
IN WITNESS WHEREOF, the parties have caused this AGREEMENT to be executed in quadruplicate counterparts, each of which shall be considered as an original by their duly authorized offices.

Executed by the LA:

ATTEST:
By

(Seal)

(city)

(Clerk)

(State of Illinois, acting by and through its)

By

Title:

(Municipality/Township/County)

(City Council)

(MAYOR KRIS POUlsen)

Executed by the ENGINEER:

ATTEST:
By

Title:

(Approved)

5-17-11

(Date)

(Department of Transportation)

Regional Engineer

Printed 4/26/2011 Page 5 of 5 BLR 05512 (Rev. 11/06)
DeKalb, Illinois

April 5, 2011

Mr. Joel Maurer, P.E.
City of DeKalb
223 South Fourth Street, Suite A
DeKalb, Illinois 60115

RE: P.N. 46,772
Construction Material Engineering
City of DeKalb 2011 Projects
Peace Road - Section No. 06-00172-00-WR and 06-00172-01-WR
North First Street - Section No. 09-00176-01-RS
DeKalb, Illinois

Dear Mr. Maurer:

Per your request, Testing Service Corporation (TSC) is pleased to submit this proposal to provide the Construction Materials Engineering Services that will be requested by you for the above referenced project. The broad objectives of our work will be to conduct and interpret tests and report our findings as directed by the City of DeKalb.

It is understood that your agency will be working as the Resident Engineer on the above two projects. It is further understood that you may need assistance with the Quality Assurance field and plant testing for the bituminous and PCC concrete used on these. TSC is staffed and equipped to provide any of the following services that may be ordered by you:

- **Field Quality Control Services**
  - Observe proof-rolling operations.
  - Recommend amount of undercut using IDOT cone penetrometer procedure.
  - Perform in-place density tests on engineered fill/backfill and granular base course
  - Test plastic concrete for slump, air content, temperature, unit weight and cast test cylinders.
  - Establish rolling pattern for bituminous concrete pavement mix with nuclear density gauge.
  - Pickup samples in the field for laboratory tests.

- **Bituminous Concrete Batch Plant Quality Control Services**
  - Daily hot bin and extraction analysis.
  - Sampling and testing of stockpile materials.
  - Check and adjust mixing formulas, as necessary.
  - Check temperatures of bitumen, drum and final mix.
  - Mold Marshall samples and check for stability and flow or determine density of Prepared (HMA) specimen by means of Gyratory Compactor.
  - Other tests as required by current IDOT procedures guide.

- **Portland Cement Concrete Batch Plant Quality Control Services**
  - Verify that current IDOT mix design is being used.
  - Check moisture content of fine aggregate.
  - Perform sieve analysis on stockpiled materials, as required by IDOT criteria.
  - Check the slump, air and temperature of final mix.
  - Other tests, as required by current IDOT procedure guide.
City of DeKalb 2011 Projects - DeKalb, Illinois
P.N. 46,772 - April 5, 2011

- **Laboratory**
  - Perform laboratory compaction curve for each soil type used.
  - Determine density and thickness for core samples submitted by contractor.
  - Aggregate gradation and soundness analysis.
  - Perform compressive and flexural strength tests for concrete cylinders and beams.
  - Other tests, as required.

TSC's field technicians are represented by Local 150 of the International Union of Operating Engineers. Supervision of the testing, observation and reporting is provided by a Registered Professional Engineer. Reports will generally be issued on a weekly basis as work progresses. Invoices will be issued monthly, subsequent to the reporting period.

The Services performed by TSC under this proposal are subject to prevailing wage regulations under Illinois law. Prevailing wage rates are established in June by the State of Illinois. Should the established wage be changed between the time of this proposal and the time of work, it will be necessary to revise this proposal so that the rates required by law are properly reflected. Prevailing wage categories are defined as follows:

Material Tester I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

Material Tester II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete and concrete and asphalt batch plants, adjusting proportions of bituminous mixtures.

TSC's fees include TSC's services being performed subject to the attached General Conditions which are incorporated herein. Unless we receive written instructions to the contrary, invoices will be sent to:

Mr. Joel Maurer, P.E.
City of DeKalb
223 South Fourth Street, Suite A
DeKalb, Illinois 60115
Tel: (815) 748.2070
Fax: (815) 748.2025
When completing the attached project data form, kindly indicate who is to receive copies of TSC's report and other project data.

Your consideration of our proposal is appreciated. We look forward to being of service to you on this project.

Respectfully Submitted

TESTING SERVICE CORPORATION

Prepared by,

Steven R. Koester, P.E.
West Regional Manager

Jeremy A. Ciesiel, P.E.
CME Department Manager

SRK/JAC/rb

Enc: General Conditions
Project Data Sheet

Approved and accepted for CITY OF DEKALB

Joel C. Manier
Asst. Director of Public Works

4-26-11

(NAME) (TITLE) (DATE)
SCHEDULE OF CHARGES

ITEM I  FIELD SERVICES

A. Material Tester I  Per Hour: $ 94.50
B. Material Tester II  Per Hour: $ 99.50
C. IDOT QC/QA Level III BIT or PCC  Per Hour: $ 104.50

CME Technician classification includes IDOT BIT/PCC and QC/QA Certified Technicians. The time is portal-to-portal from the office servicing the project. Increase hourly rate by 1.4 for over 8.0 hours per day or Saturday. Increase hourly rate by 1.8 for Sunday or Holiday work. The minimum trip charge for 0 to 4 hours is four (4) hours and for 4 to 8 hours is eight (8) hours Monday through Friday and eight (8) hours on Saturday and Sunday.

Engineering services for summary report preparation are invoiced at the Graduate Engineer Rate. A charge of one-half (0.5) Graduate Engineer hour may be assessed per 4-hour site visit for management and reporting purposes.

D. Transportation, Light Vehicle  Per Mile: $ 0.51
E. Use of Nuclear Moisture/Density Gauge  Per Day: $ 35.00
F. Pickup Concrete Test Samples
   1. Cast by TSC
      a. Fewer than 20 Cylinders at Grade Level  Per Trip: $ 60.00
      b. 20 or more Cylinders or Cylinders in Basement or on Elevated Deck  Per Trip: $ 120.00
   2. Cast by Others
      There is a minimum 1-hour charge  Per Hour: $ 94.50

ITEM II  LABORATORY SERVICES

A. Soils
   1. Compaction Curve to establish the maximum dry unit weight and optimum water content
      a. Modified (AASHTO T180, ASTM D1557)  Each: $ 175.00
      b. Standard( AASHTO T99, ASTM D698)  Each: $ 165.00
      c. Add for Methods B, C, or D  Each: $ 15.00
   2. Thin-Walled Tube Samples
      a. Combined Water Content & Dry Unit Weight Determination  Each: $ 15.00
      b. Unconfined Compressive Strength  Each: $ 12.00
B. Portland Cement Concrete/Aggregates

1. Concrete Test Cylinders (6"x12") Cast by TSC
   a. Compressive Strength Each: $16.25
   b. Spares/Handling Charge Each: $16.25
   c. Trim End of Specimen When Necessary Each: $20.00

2. Concrete Test Cylinders (6"x12") Cast by Others
   a. Compressive Strength Each: $30.00
   b. Spares/Handling Charge Each: $30.00
   c. Trim End of Specimen When Necessary Each: $20.00

3. Concrete Test Cylinders (4"x8") Cast by TSC
   a. Compressive Strength Each: $15.50
   b. Spares/Handling Charge Each: $15.50
   c. Trim End of Specimen When Necessary Each: $20.00

4. Concrete Test Cylinders (4"x8") Cast by Others
   a. Compressive Strength Each: $28.50
   b. Spares/Handling Charge Each: $28.50
   c. Trim End of Specimen When Necessary Each: $20.00

5. Sieve Analysis
   a. Washed w/200 Sieve Each: $85.00
   b. Unwashed Each: $68.50

C. Bituminous Concrete

1. Extraction Analysis
   a. Unwashed Each: $185.00
   b. Washed Each: $205.00

2. Compaction of Bituminous Mixture by Gyratory Methods and Bulk Specific Gravity Test
   Set of Two $185.00

3. Theoretical Maximum Specific Gravity of Paving Mixture
   Each: $90.00

4. Calibration of Ignition Oven for Asphalt Content by IDOT Methods:
   Each: $650.00

5. Determining Asphalt Content by Ignition Oven:
   Each: $100.00

6. Determining Asphalt Content by Ignition Oven and Washed Gradation:
   Each: $175.00

7. Bulk Density of Core Specimens
   Each: $40.00

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ITEM III  CONSULTATION AND REPORT PREPARATION

A. Registered Professional Engineer, Principal  Per Hour: $135.00
B. Registered Professional Engineer  Per Hour: $130.00
C. Graduate Civil Engineer  Per Hour: $110.00
D. Transportation
   1. Light Vehicle  Per Mile: $0.51  Cost + 10%
   2. Public Transportation

The above rates are valid through December 31, 2011.
1. PARTIES AND SCOPE OF WORK: If Client is ordering the services on behalf of another, Client represents and warrants that Client is the duly authorized agent of said party for the purpose of ordering and directing said services, and in such case the term “Client” shall also include the principal for whom the services are being performed. Prices quoted and charged by TSC for its services are predicated on the conditions and the allocations of risks and obligations expressed in these General Conditions. Unless otherwise stated in writing, Client assumes sole responsibility for determining whether the quantity and the nature of the services ordered by Client are adequate and sufficient for Client’s intended purpose. Unless otherwise expressly assumed in writing, TSC’s services are provided exclusively for client. TSC shall have no duty or obligation other than those duties and obligations expressly set forth in this Agreement. TSC shall have no duty to any third party. Client shall indemnify TSC and hold harmless all damages suffered by TSC to the extent of TSC’s proposal and these General Conditions.

2. SCHEDULING OF SERVICES: The services set forth in this Agreement will be accomplished in a timely and workmanlike manner. If TSC is required to delay any part of its services to accommodate the requests or requirements of Client, regulatory agencies, or third parties, or due to any cause beyond its reasonable control, Client agrees to pay such additional charges, if any, as may be applicable.

3. ACCESS TO SITE: TSC shall take reasonable measures and precautions to minimize damage to the site and any improvements located thereon as a result of its services or the use of its equipment; however, TSC has not included in its fee the cost of restoration of damage which may occur. If Client desires or requires TSC to restore the site to its former condition, TSC will, upon written request, perform such additional work as is necessary to do so and Client agrees to pay to TSC the cost thereof plus TSC’s normal markup for overhead and profit.

4. CLIENT’S DUTY TO NOTIFY ENGINEER: Client represents and warrants that Client has advised TSC of any known or suspected hazardous materials, utility lines and underground structures at any site at which TSC is to perform services under this agreement.

5. DISCOVERY OF POLLUTANTS: TSC’s services shall not include investigation for hazardous materials as defined by the Resource Conservation Recovery Act, 42 U.S.C. § 6901, et seq., as amended (“RCRA”) or by any state or Federal statute or regulation. In the event that hazardous materials are discovered and identified by TSC, TSC’s sole duty shall be to notify Client.

6. MONITORING: If this Agreement includes testing or observing any aspect of construction of improvements, Client’s construction personnel will verify that the pad is properly located and sized to meet Client’s projected building loads. Client shall cause all tests and inspections of the site, material and work to be timely and properly performed in accordance with the plans, specifications, contract documents, and TSC’s recommendations. No claims for loss, damage or injury shall be brought against TSC unless all tests and inspections have been performed and unless TSC’s recommendations have been followed.

TSC’s services shall not include determining or implementing the means, methods, techniques or procedures of work done by the contractor(s) being monitored or whose work is being tested. TSC’s services shall not include the authority to accept or reject work or to in any manner supervise the work of any contractor. TSC’s services or failure to perform same shall not in any way operate or excuse any contractor from the performance of its work in accordance with its contract. “Contractor” as used herein shall include subcontractors, suppliers, architects, engineers and construction managers.

Information obtained from borings, observations and analyses of sample materials shall be reported in formats considered appropriate by TSC unless directed otherwise by Client. Such information is considered evidence, but any inference or conclusion based thereon is, necessarily, an opinion also based on engineering judgment and shall not be construed as a representation of fact. Subsurface conditions may not be uniform throughout an entire site and ground water levels may fluctuate due to climatic and other variations. Construction materials may vary from the samples taken. Unless otherwise agreed in writing, the procedures employed by TSC are not designed to detect intentional concealment or misrepresentation of facts by others.

7. DOCUMENTS AND SAMPLES: Client is granted an exclusive license to use findings and reports prepared and issued by TSC and any sub-contractors pursuant to this Agreement for the purpose set forth in TSC’s proposal provided that TSC has received payment in full for its services. Subject to the rights granted above, TSC shall retain all copyright and ownership interests in the reports, boring logs, maps, field data, field notes, laboratory test data and similar documents, and the ownership and freedom to use all data generated by it for any purpose. Unless otherwise agreed in writing, test specimens or samples will be disposed immediately upon completion of the test. All drilling samples or specimens will be disposed sixty (60) days after submission of TSC’s report.

8. TERMINATION: TSC’s obligation to provide services may be terminated by either party upon (7) seven days prior written notice. In the event of termination of TSC’s services, TSC shall be compensated by Client for all services performed up to and including the termination date, including reimbursable expenses. The terms and conditions of these General Conditions shall survive the termination of TSC’s obligation to provide services.

9. PAYMENT: Client shall be invoiced periodically for services performed. Client agrees to pay each invoice within thirty (30) days of its receipt. Client further agrees to pay interest on all amounts invoiced and not paid or objected to in writing for valid cause within sixty (60) days at the rate of twelve (12%) per annum (or the maximum interest rate permitted by applicable law, whichever is the lesser) until paid and TSC’s costs of collection of such accounts, including court costs and reasonable attorney’s fees.

10. WARRANTY: TSC’s professional services will be performed, its findings obtained and its reports prepared in accordance with these General Conditions and with generally accepted principles and practices. In performing its professional services, TSC will use that degree of care and skill ordinarily exercised under similar circumstances by members of its profession. In performing physical work in pursuit of its professional services, TSC will use that degree of care and skill reasonably to be expected under circumstances. This warranty is in lieu of all other warranties or representations, either express or implied. Statements made in TSC reports are opinions based upon engineering judgment and are not to be construed as representations of fact.

Should TSC or any of its employees be found to have been negligent in performing professional services or to have made and breached any express or implied warranty, representation or contract, Client, all parties claiming through Client and all parties claiming to have in any way relied upon TSC’s services shall be limited to the aggregate amount of damages for which TSC, its officers, employees and agents shall be liable to limited to $50,000 or the total amount of the fee paid to TSC for its services performed with respect to the project, whichever amount is greater.

In the event Client is unwilling or unable to limit the damages for which TSC may be liable in accordance with the provisions set forth in the preceding paragraph, upon written request of Client received within five days of Client’s acceptance of TSC’s proposal together with payment of an additional fee in the amount of 5% of TSC’s estimated cost for its services (to be adjusted to 5% of the amount actually billed by TSC for its services on the project at time of completion), the limit on Client’s liability shall be increased to the amount of TSC’s proposed fee, whichever is the greater. This charge is not to be construed as being a charge for insurance of any type, but is increased consideration for the exposure to an award of greater damages.

11. INDEMNITY: Subject to the provisions set forth herein, TSC and Client hereby agree to indemnify and hold harmless each other and their respective shareholders, directors, officers, partners, employees, agents, subsidiaries and division (and each of their heirs, successors, and assigns) from and against all claims, demands, liabilities, suits, causes of action, judgments, costs and expenses, including reasonable attorneys’ fees, arising, or allegedly arising, from personal injury, including death, property damage, including loss of use of property, and reasonable loss of income due to negligence of either of them or their agents or employees or independent contractors. In the event both TSC and Client are found to be negligent or at fault, then any liability shall be apportioned between them pursuant to their pro rata share of negligence or fault. TSC and Client further agree that their liability to any third party shall, to the extent permitted by law, be severable and joint. The liability of TSC under this provision shall not exceed the policy limits of insurance carried by TSC. Neither TSC nor Client shall be bound under this indemnity agreement to liability determined in a proceeding in which it did not participate represented by its own independent counsel. Indemnities provided hereunder shall not terminate upon the termination or expiration of this Agreement, but may be modified to the extent of any waiver of subrogation agreed to by TSC and paid for by Client.

12. SUBPOENAS: TSC’s employees shall not be retained as expert witnesses except by separate, written agreement. Client agrees to pay TSC pursuant to TSC’s then current fee schedule for any TSC employee(s) subpoenaed by any party as an occurrence witness as a result of TSC’s services.

13. OTHER AGREEMENTS: TSC shall not be bound by any provision or agreement (i) requiring or providing for arbitration of disputes or controversies arising out of this Agreement or its performance, (ii) wherein TSC waives any rights to a mechanics lien or surety bond claim; (iii) that conditions TSC’s right to receive payment for its services upon payment to Client by any third party or (iv) that requires TSC to indemnify any party beyond its own negligence. These General Conditions are notice, where required, that TSC shall file a line whenever necessary to collect such amounts. This Agreement contains the entire understanding between the parties. Unless expressly accepted by TSC in writing prior to delivery of TSC’s services, Client shall not add any conditions or impose conditions which are in conflict with those contained herein, and no such additional or conflicting terms shall be binding upon TSC. The enforceability or invalidity of any provision or provisions shall not render any other provision or provisions unenforceable or invalid. This Agreement shall be construed and enforced in accordance with the laws of the State of Illinois. In the event of a dispute arising out of or relating to this Agreement, the breach thereof or TSC’s services, the parties agree to try in good faith to settle the dispute by mediation under the Construction Industry Mediation Rules of the American Arbitration Association as a condition precedent to filing any action or proceeding for arbitration, or any petition or complaint with any court. Paragraph headings are for convenience only and shall not be construed as limiting the meaning of the provisions contained in these General Conditions.
Project Data Sheet

General Information:

Project Name:

Project Address:

City / State / Zip:

Project Manager:

Telephone:

Fax:

Site Contact:

Telephone:

Fax:

Send Invoice To:

Purchase Order No:

Attention:

Company:

Address:

City / State / Zip:

Telephone:

Fax:

Important Notes:


Completed By:

Signature:

Name:

Date:

Distribute Reports as Follows:

Name:

Company:

Address:

City / State / Zip:

Telephone:

Fax:

Name:

Company:

Address:

City / State / Zip:

Telephone:

Fax:

Name:

Company:

Address:

City / State / Zip:

Telephone:

Fax: