



June 8, 2020

Ms. Alix Daguin
D'Artagnan Farms Foundation
221 Craigville Road
Goshen, NY 10924

Via Electronic Transmission

RE: Proposal – Well Testing Program
All One One All Farm
221 Craigville Road
Goshen, New York

Dear Ms. Daguin:

WSP USA, Inc., and related company Hydrogeologic, Architecture, Land Surveying, Landscape Architecture Services, P.C. (WSP), is pleased to provide you with this scope of work for the completion of a well testing program for the All One One All Farm project at 221 Craigville Road in Goshen, NY.

To begin the well testing program, WSP will review the planned water uses with the project team to confirm the water demand requirements and to determine the planned pumping rate for the pumping test that will be conducted. WSP will also complete a site visit to assess the existing water-supply well to confirm that the well construction and location meet the New York State Department of Health (NYSDOH) Sanitary Code requirements for a non-transient, non-community public water-supply well. If well construction information is unavailable (i.e., a well log for the well), WSP may recommend that a preliminary well inspection be completed. The well inspection would require the removal of the existing pump, followed by a camera inspection to document the well casing depth and well total depth. If the well inspection shows that construction of the well is suitable for use as a public water-supply well, a preliminary yield evaluation be conducted using the existing pump in the well if the pump, assuming the pump has the necessary capacity (i.e. can pump greater than 5 gpm (gallons per minute)).

Once the water demand has been confirmed and the well construction, location, and preliminary yield verified (if warranted), WSP will prepare a Well Testing Plan for submission to the Town of Goshen for approval. This well testing program will be prepared in accordance with NYSDOH Sanitary Code, Orange County Department of Health (OCDOH) requirements, and the Town of Goshen Well Testing Protocols. Note, the Town's Well Testing Protocol requires a 72-hour pumping test duration. However, if the project's water demand is determined to be reasonably low, WSP may request a variance from the Town to allow us to conduct a shorter duration 24-hour pumping test instead. The costs provided below for the testing program assume a 72-hour pumping test duration. However, should a variance be granted by the Town, the cost would be reduced. In addition to the Well Testing Plan for the Town, WSP will contact the OCDH to discuss the well location and construction with them to confirm that they are agreeable to its development as a non-transient, non-community public water-supply well.

WSP USA, Inc.
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Once the Town has approved the Well Testing Plan, WSP will begin coordination of the pumping test. An offsite well monitoring program will need to be conducted as part of the test. Therefore, WSP will solicit property owners within 1,500 feet of the project site to request their participation in the monitoring program. The Town's well testing protocol has a requirement that a pumping test can only be conducted if the precipitation has been below 3.7 inches in the 30 days prior to testing. WSP will be in communication with the Town to obtain the necessary precipitation information and will schedule the well test accordingly.

Once the well testing has started, the pumping will extend for a minimum duration of 72 hours (or 24 hours if a variance is granted) with the goal of demonstrating stabilized yield and water-level drawdown in the well during the final six hours of pumping. If the well has not demonstrated the required stabilization, the well test may be extended beyond the projected timeframe to achieve the required stabilization.

The water levels in the pumping well and onsite/offsite monitoring wells will be measured using dedicated pressure transducers that automatically record water-level data, with manual readings collected as back up. In accordance with Town of Goshen well testing guidelines, the water-level monitoring equipment will be installed a minimum of 72 hours prior to the start of testing to collect background data and will remain in the wells a minimum of 72 hours following shutdown of the test to collect water-level recovery data. The flow rate of the pumping well during the test will be measured using a pre-measured bucket and stopwatch. A minimum of 200 feet of discharge hose will be used to divert water away from the pumping well to prevent recharge of the aquifer near the well head during the test. During the 72-hour pumping test, water from the well will likely not be available for potable use in the existing onsite buildings. Use of the well during the background and recovery periods may also be limited. We can discuss this further during the initial site visit and during the planning phase of the testing to limit the inconvenience this may cause.

The Town of Goshen requires monitoring of onsite weather conditions (i.e., precipitation, barometric pressure, temperature) during the test period and potential impacts to surface-water features within 500 feet of the pumping well. WSP will install a portable onsite weather station to collect the weather information. A preliminary review of the site plan provided shows no surface water within 500 feet of the planned test well, so no planned surface-water monitoring has been included in this proposal.

Prior to shutdown of the pumping test, WSP will collect water samples from the test well for analyses for all constituents identified in the NYSDOH Sanitary Code Part 5, Subpart 5-1 for non-transient, non-community water-supply wells. The required sampling parameters are listed on tables 8A, 8B, 8C, 8D, 9C, 9D and MTBE and turbidity.

Following completion of the pumping test and receipt of the water-quality results from the laboratory, WSP will prepare a summary report detailing the results of the test for use in regulatory submissions to the Town and Health Department. Also, follow-up summary letters will be sent to offsite property owners who participated in the offsite well monitoring program.

The following are cost estimates for completion of the above described tasks.



WORK SCOPE

Conduct a site visit to assess existing well; review available well construction information and well location in relation to potential sources of pollution on the project site; review water demand estimate with the project team\$1,200

If warranted, conduct camera inspection of the well and preliminary yield test; coordination with the Well Pump Contractor.....\$1,500

Prepare a Well Testing Plan for submission to the Town for review and approval in accordance with the Town well testing protocol (requesting variance to conduct a 24-hour pumping test if possible), project team communication and responding to Town comments on the plan should any be received; contact the CODH to discuss well location and construction to confirm well acceptance by the department\$1,700

Communication and coordination for arrangement of the pumping test schedule with Town, well pump contractor, laboratory, etc.\$ 500

Solicitation of neighboring property owners requesting participation in the offsite well monitoring program, includes travel time and mileage reimbursement for door-to-door solicitation\$1,500

Pumping test set-up, includes installation of pressure transducers in onsite and offsite wells, weather station set up, travel time and mileage reimbursement.....\$1,900

Completion of 72-hour pumping test and offsite well monitoring program, includes WSP supervision for 8-hour to 10-hour day shifts, data collection from offsite wells, and collection of water-quality samples and delivery of samples to laboratory \$4,500-\$5,000*

* The cost provided for WSP pumping test supervision assumes that the selected well pump contractor will provide overnight supervision if needed.

Removal of equipment from onsite and offsite wells following end of pumping test water-level recovery period, including travel time and mileage reimbursement\$ 1,700

Equipment rental of water-level pressure transducers for onsite wells and offsite wells (assumes 5-6 units required), weather station, field laptop, electric water-level indicator (equipment rental cost \$2,410-\$2,690).....\$1,200**

** The reduced equipment fee assumes use of all WSP in-house monitoring equipment and that no outside rental equipment will be required.

Completion of Pumping Test Report documenting the results of the 72-hour pumping test, including graphs, table, figures and text; and submission of follow-up letters to homeowners who participated in offsite well monitoring program.....\$2,200 - \$ 2,500

WSP TOTAL..... \$17,900-\$18,700

The total cost for the completion of a 72-hour pumping test and data collection program for the proposed water-supply well is \$17,900-\$18,700. WSP invoices on a time-and-materials basis for actual costs incurred only. Meeting attendance with the Town is not typically warranted for these well testing programs and has not been included in this work scope. If a meeting becomes needed, the time would be billed at the rates shown on the attached fee schedule and would be discussed with you prior to scheduling.



ADDITIONAL PROJECT CONSIDERATIONS

In addition to WSP services, a Well Pump Contractor will need to be retained. Following the completion of the initial site visit, WSP will obtain cost estimates from a local Well Pump Contractor once the extent of services required is known.

There will also be a laboratory analysis cost for the water samples to be collected. We recommend Envirotest Laboratory in Newburgh, NY. The cost for the Part 5 analyses required for the proposed supply well is \$1,365. The Well Pump Contractor and laboratory will bill you directly for payment.

PROJECT SCHEDULE

WSP is prepared to initiate work on the project immediately upon receipt of this signed proposal. The project will begin with the preliminary review of the well construction and location and review of the water demand with the project team, followed by a camera inspection of the well and preliminary yield assessment if warranted. Submission of the Well Testing Plan to the Town for review and comment would then be completed. Once approval of the plan has been received from the Town, WSP will coordinate the testing schedule with the Well Pump Contractor. As noted above, the Town's well testing protocol has a requirement that a pumping test can only be conducted if the precipitation has been below 3.7 inches in the 30 days prior to testing. WSP will be in communication with the Town to obtain the necessary precipitation information and will schedule the well test accordingly. Therefore, the scheduling of the pumping test will be weather dependent.

Once the pumping test has been completed, WSP will prepare the summary report. The report will be issued upon receipt of the water-quality results from the laboratory and payment of all contractor invoices, including Well Pump Contractor and Laboratory. The laboratory sample analyses typically take approximately three to four weeks to complete after they receive the samples.

TERMS AND CONDITIONS

The services provided pursuant to this proposal shall be governed by the terms and conditions set forth in Enclosure A.

If you have any questions on this proposal, please contact Stacy directly at (475) 882-1723.

Kind regards,

WSP USA, INC.

Stacy Stieber, CPG, PG(NY)
Lead Hydrogeologist

Affirmed by:

Thomas P. Cusack, CPG, PG(NY)
Senior Supervising Hydrogeologist



The contents of this proposal have been reviewed and the designee below authorizes WSP USA, Inc. to initiate work on the proposed scope of work, in accordance with the project budget and schedule proposed herein. The terms and conditions described herein shall apply to all work performed on this project.

Accepted and agreed to by:

By: _____

Printed Name: _____

Title: _____

Date: _____

(please return completed form to the attention of: Stacy Stieber)

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ENCLOSURE A



STANDARD TERMS AND CONDITIONS

The following “Standard Terms and Conditions” shall apply to all of “the Services” carried out by WSP USA, Inc., and related company Hydrogeologic Architecture, Land Surveying, Landscape Architecture Services, P.C. (WSP), formerly LBG Hydrogeologic & Engineering Services, P.C.), on behalf of D’Artagnan Farms Foundation “the Client” as of June 8, 2020. They shall constitute the sole contract between the Company and the Client until such time that they are replaced by a written, agreed, signed, and subsequent “Master Services Agreement.”

1) DEFINITIONS

- a) “The Services” shall mean the scope of services, duties, and activities provided by the Company to the Client as defined in the attached proposal.
- b) The “Agreement” refers to these Standard Terms and Conditions subject to this document.

2) AGREEMENT

The Agreement is between the Client and the Company.

- a) The Client hereby confirms that it is entering into this Agreement wholly on its own behalf and not on behalf of or for the benefit of any other party, and agrees that in the event of any claim for breach of contract arising out of or in connection with this Agreement it shall be entitled to recover from the Company only the losses, if any, it has itself suffered.
- b) The Company shall in the performance of the Services (as defined in the proposal letter) exercise and will continue to exercise the reasonable skill, care, and diligence to be expected of a properly qualified and competent consultant experienced in the provision of such services as in effect at the time and location where the Services are performed. **NO OTHER REPRESENTATIONS TO CLIENT EXPRESS OR IMPLIED, AND NO WARRANTY OR GUARANTEE IS INCLUDED OR INTENDED IN THIS AGREEMENT OR ANY REPORT, OPINION DOCUMENT OR OTHERWISE.**
- c) The Company shall not be required to sign any documents, no matter by whom requested, that would result in the Company having to certify, guarantee or warrant the existence of conditions whose existence the Company cannot ascertain. The Client also agrees not to make resolution of any dispute with the Company or payment of any amount due to the Company in any way contingent upon the Company’s signing any such certification.
- d) The Services shall be provided by the Company for the sole benefit and use of the Client unless otherwise agreed in writing by the parties. Unless otherwise agreed in writing by the parties, no person other than the Client may rely on any report or other communication made in writing or otherwise by the Company in relation to the Services.
- e) The Company has no responsibility for hazardous or toxic substances or other waste materials found or identified as part of the services and the Company shall have no responsibility for the removal, treatment, storage, transport or disposal of these materials unless specifically agreed in writing with the Client. In any event, the Company shall utilize only the licensed or permitted treatment, storage, or disposal facility or facilities designated by Client.
- f) The information contained in the proposal is provided in confidence and regarded as commercially sensitive and confidential; in particular, rates, fees, personal information and other information deemed by the Company to be commercially sensitive should not be released by the Client to any other party without the Company’s prior written consent.



- g) The Client acknowledges and agrees that the Services may be performed in whole or in part by subcontractors selected by the Company in its reasonable discretion. The Company will name Client as a third party beneficiary of all subcontracts entered into the performance of work under this Agreement unless the Client authorizes otherwise in writing.
- h) Client agrees that the Company is not responsible for damages arising directly or indirectly from any delays for failure of performance by Client or Client's contractors or consultants or discovery of any previously undisclosed hazardous substances or differing site conditions. In addition, if the delays resulting from any such causes increase the cost or time required by the Company to perform its services in an orderly and efficient manner, the Company shall be entitled to a reasonable adjustment in schedule and compensation.

3) COMPENSATION

- a) **Compensation.** In consideration of the performance of the Services, the Client shall pay to the Company the fees stated in the proposal.
- b) **Additional Services.** If the Company is required by the Client to provide additional services outside the scope and nature of the Services set out in the proposal letter, the Client shall make payment according to the hourly rates and sums set out in the proposal letter.
- c) **Termination.** In the event that the Client requests the Services to be aborted, the Client shall pay to the Company the fees commensurate with the work completed by the Company. For the avoidance of doubt, the fees will include the preparation of reports or other deliverable items actually carried out whether or not the Client requires them to be issued.
- a) **Currency.** All monies due to the Company shall be paid in US \$ (dollars) unless specifically detailed otherwise.
- b) **Invoices.** Payment is due on the date of each invoice rendered and accounts must be settled in full within 30 days of the date of the invoice. Invoices past due more than 10 days will be assessed at an interest rate based on one percent (1%) per month or the highest applicable rate permitted by law, whichever is less. Notice of any dispute concerning an invoice must be provided in writing within 14 days of receipt of the invoice or the invoice is deemed to be correct and the full sum according to the invoice is due to the Company.

4) ACCESS TO INFORMATION

Before the commencement of Services and continuing thereafter, the Client shall immediately notify the Company of any known potential or possible health or safety hazards existing on or near the project site on which Services are to be, or are being, performed by Company or its subcontractors, with particular reference to hazardous substances or conditions. The Client shall provide the Company with all relevant data and information in its possession relating to the site history, to the project, and to the environmental, geologic, and geotechnical surface and subsurface conditions of the site and surrounding areas. Furthermore, promptly on request by the Company, Client shall provide Company and its subcontractors with all information, requirements, reports, data, surveys, and instructions, and access to all premises within the Client's control that Company may reasonably request to perform the Services. The Company may use such information, requirements, reports, data, surveys, and instructions in performing its Services and is entitled to rely upon the accuracy and completeness thereof. The Company shall not be held responsible for any errors or omissions that may arise as a result of erroneous or incomplete information provided by Client and/or Client's consultants and contractors.

5) LIMITATION OF LIABILITY

Client agrees that to the fullest extent permitted by law, the Company's total liability to client and third parties for any and all injuries, claims, losses, expenses, or damages whatsoever arising out of or in any way related to this agreement from any cause or causes, including but not limited to the Company's negligence, errors, omissions, strict liability, breach of contract, or breach of warranty, shall not exceed and shall be limited to the lesser of total compensation paid to and retained by the Company for services pursuant to this agreement or the amount of the Company's insurance provided pursuant to this Agreement. The Company shall not be liable for any for lost revenues, lost profits, incidental, indirect, consequential, special or punitive damages incurred by the Client.



The Company's liability for any claims shall be further limited to such sum as it would be just and equitable for the Company to pay having regard to the extent of the Company's responsibility for the loss or damage suffered as a result of each claim or series of claims in question ("the loss and damage") and on the assumption that:

- a) all other Consultants and all Contractors shall have provided contractual undertakings on terms no less onerous than those applying to the Company in respect of the carrying out of their obligations, and
- b) there are no exclusions of or limitations of liability nor joint insurance or co-insurance provisions between the Client and any other party referred to in this clause and any other party who is responsible to any extent for the loss and damage is contractually liable to the Client for the loss and damage, and
- c) all other Consultants and all Contractors have paid, or agreed to pay, to the Client such proportion of the loss and damage which it would be just and equitable for them to pay having regard to the extent of their responsibility for the loss and damage.

Client hereby acknowledges, understands and agrees that: (1) there are risks inherent to environmental investigation, analysis, management, and remediation, many of which cannot be ascertained or anticipated prior to or during the course of the Services; for example, site investigation activities may spread contaminants through geologic formations despite the use of accepted professional standards; (2) due to the inherently limited nature and amount of data resulting from environmental investigation methods, complete analysis of conditions is not always possible, and, therefore, conditions frequently vary from those anticipated earlier; for example, borings in one location may miss contaminants only a few feet away; and (3) technology, methods, accepted professional standards as well as law and policy, are undefined and/or constantly changing and evolving. In light of all of the foregoing and the Company's lack of responsibility for creating the conditions requiring the Services, as a material inducement to and consideration for the Company's agreement to perform the Services on the terms and at the price stated herein CLIENT SPECIFICALLY AGREES THAT THE COMPANY'S LIABILITY SHALL BE STRICTLY LIMITED AS AND TO THOSE CAUSES AND AMOUNTS PROVIDED ABOVE.

6) DISPUTE RESOLUTION

Any controversy or claim arising out of or relating to this Agreement or the provision of the Services shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

7) OWNERSHIP

All intellectual property rights and copyright associated with the Company's services shall remain vested in and the property of the Company. A specific license for use may be granted by the Company. Any such license will be strictly limited to issues associated with the Services. The Company will not accept any liability whatsoever for any use of the materials to which the license is granted for any purpose other than the original intent. In the event that the Client is in default of payment of monies due to the Company, such license is agreed by the parties to be immediately withdrawn and revoked. All reports, drawings, specifications, computer files, field data, notes and other documents and instruments prepared by the Company as instruments of service shall remain the property of the Company. The Company shall retain all common law, statutory and other reserved rights, including, without limitation, the copyrights thereto.

8) CLIENT'S DUTIES

- a) The Client shall procure access for the Company to the property or properties in respect of which the Services are to be performed.
- b) The Client shall supply to the Company without charge and within reasonable time all necessary and relevant data and information in the possession of the Client or known to him and shall give such assistance as shall reasonably be required by the Company in the performance of the Services.
- c) Where relevant to the Services, the Client shall give the Company adequate notice of any danger or hazard which might cause death or injury to their employees and of which the Client ought reasonably to be aware.



- d) Where relevant to the Services, the Client shall provide to the Company, prior to any intrusive investigations, full details concerning the presence and location of any underground or otherwise located services. If such details are unavailable, the Company will take reasonable precautions to identify such services including the use of specialist equipment. The Client agrees to reimburse the Company for the reasonable cost of any such precautions. Where no or insufficient information has been provided or is available, the Client agrees to indemnify the Company against any and all resulting losses or costs.

9) BUDGETARY ESTIMATIONS

Unless specifically stated to the contrary, any budgetary opinion or estimate offered by the Company, exclusive of written proposals signed by authorized representatives of the Company, is to be regarded by the Client as broad guidance only. The Company is not liable for any deviation from such budgetary opinions or estimates whatsoever.

10) NO THIRD PARTY RIGHTS

Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the Client or the Company. Any report issued by the Company is solely for the benefit of the Client for the purposes set out in the report and should not be relied on by third parties or for any other purpose without the express written consent of the Company. The Company shall have no liability whatsoever to a person who is not a party to the Agreement, unless otherwise agreed in writing.

If requested by the Client, the Company will consider the provision of reliance letters to third parties in a form to be agreed by the Company. In relation to property transactions the provision of such agreements will normally be limited to a lender, a first purchaser and a first tenant, and will be provided on no more than two occasions. Additional fees may be payable for the provision of this service.

11) REPORTING OBLIGATIONS

In states where there is a legal obligation for a licensed professional (employed by the Company) or the Company to report an observed release of a hazardous material or petroleum product to the environment, an imminent threat to human health or the environment, or other incident (as defined by applicable law) to a regulatory agency, the Company shall first notify the Client and its Counsel regarding the nature and timing of the required notification, but in any case will comply with the applicable legal requirements with regard to reporting.

12) SEVERABILITY

If any term or condition of this Agreement is for any reason held to be illegal, invalid, ineffective, inoperable, or otherwise enforceable by law, it shall be severed and deemed to be deleted from this Agreement and the validity and enforceability of the remainder of this Agreement shall not be affected or impaired thereby.

13) PERSONAL LIABILITY

Notwithstanding anything to the contrary contained in any other provision of this Agreement, the Company's partners, members, agents, directors, officers and/or employees shall have no personal liability whatsoever arising out of or in connection with this Agreement or the performance of the Services hereunder.

14) HEADINGS

The headings or captions within this Agreement shall be deemed set forth in the manner presented for the purposes of reference only and shall not control or otherwise affect the information set forth therein or interpretation thereof.

15) MODIFICATION

This Agreement may be modified or amended only by a written instrument signed by an authorized agent of each party.



16) AUTHORITY

Each individual and entity executing this Agreement hereby represents that he, she or it has the capacity set forth on the signature page hereof with full power and authority to bind the party on whose behalf he, she, or it is executing this Agreement to the terms and provisions hereof, and that such entity has authorized the execution of this Agreement as necessary to bind such entity to the terms and provisions hereof.

17) GOVERNING LAW

This Agreement shall be deemed to be a contract made under the laws of the state of New York, and for all purposes shall be construed in accordance with the laws thereof. Client agrees that any and all disputes between the parties under or relating to the terms and conditions of this Agreement shall be fully and completely adjudicated in any federal or state court located in the state of New York and Client completely and entirely waives any and all jurisdictional defenses it may have now or in the future to the jurisdictional reach of such courts.

18) BUSINESS INTEGRITY

The Company values innovation, unity and trust. We are passionate about our work and care about how we conduct ourselves with all individuals and corporations we interact with. Simply put, this is how we get things done. Our Company's reputation depends on our ability to achieve our core values and to conduct our business ethically. To be clear, we do not, and will not, compromise on compliance with the law or on our business-conduct standards. We simply will not tolerate unethical behavior.

As your professional services provider, we undertake to follow your business integrity rules. This being said, we also invite you to review our Code of Conduct and underlying policies. These guidelines are the Company's standard for maintaining a legally-compliant and ethical workplace. They are available through our website at: <http://www.wsp-pb.com/en/Who-we-are/Corporate-Governance/Corporate-Policies/Code-of-Conduct-and-Policies/>. If you have any questions about our guidelines, please contact one of the local representatives identified on our website.

For situations which pertain to irregularities inconsistent with our guidelines, please report to our independent whistleblowing provider, Expolink. This service is available 24 hours a day, 7 days a week. Information as to numbers and e-mail where to contact the service provider can be found at: <http://www.wsp-pb.com/en/Who-we-are/Corporate-Governance/whistleblowing-service/>. All calls and e-mails are confidential and you can remain anonymous, should you request.

19) ACCEPTANCE OF AGREEMENT

If upon submission of this Agreement to the Client, the Client fails to return a signed copy to the Company and knowingly allows the Company to proceed with the Services, such Services shall be deemed performed pursuant to the Agreement and these Terms and Conditions shall be binding the same as if the Agreement were fully executed.

By receipt and in the absence of a written declaration to the contrary, these initial "Standard Terms and Conditions" are accepted by the Client and deemed to constitute a contract between the Client and the Company for the delivery of the Services and shall be binding the same as if the Agreement were fully executed.



ENCLOSURE B



2020 BILLING RATES FOR CONSULTING SERVICES

Senior Supervising Engineer/Hydrogeologist/Area Manager	\$240 - \$260/hour
Supervising Hydrogeologist	\$190 - \$195/hour
Lead Environmental Engineer/Hydrogeologist	\$145 - \$187/hour
Project Engineer/Hydrogeologist/Environmental Scientist	\$110 - \$123/hour
Senior Environmental Engineer	\$135 - \$155/hour
Assistant Project Engineer/Hydrogeologist	\$93 - \$110/hour
Environmental Engineer/Hydrogeologist	\$83 - \$92/hour
Technical Specialist	\$98/hour
Drafting	\$98 - \$130/hour
Clerical	\$79/hour

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Tel.: +1 (203) 929-8555
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WSP USA, INC.
2020 FEE SCHEDULE FOR EQUIPMENT USE

<u>ITEM</u>	INSTRUMENTATION	<u>DAILY RATE*</u>
Turbidity meter.....	\$	35
Conductivity meter.....	\$	20
pH meter.....	\$	20
Conductivity/pH meter.....	\$	40
Dissolved oxygen meter.....	\$	50
Flow-Through Cell.....	\$	150
Photoionization detector.....	\$	100
Flame ionization detector.....	\$	120
Combustible gas (LEL)/oxygen meter.....	\$	60
Gas detector tube system.....	\$	16
Oil/water interface tape.....	\$	65
Electric water-level indicator.....	\$	35
Multi-Channel Data logger.....	\$	75
Transducers.....	\$	30 each
In-Well Data logger/Transducer.....	\$	90
Barotroll.....	\$	90
Surveying Equipment.....	\$	110
Air velocity meter.....	\$	80
Magnetic gauges.....	\$	20
GPS Receiver (Bad Elf).....	\$	50
GPS Receiver (Trimble).....	\$	200
Trimble Transducer Connection.....	\$	50
Trimble GPS/Transducer Connection.....	\$	200
Timble External Antenna.....	\$	75
Laptop Computer Transducer Connection.....	\$	50
Dust Monitor.....	\$	140
XRF Analyzer.....	\$	500
PID/LEL/02 meter.....	\$	100
SAMPLING EQUIPMENT		
Two-inch air or electric submersible pumps.....	\$	115
Four-inch submersible pump.....	\$	75
Powered suction pump.....	\$	50
Peristaltic pump.....	\$	30
Hand-operated suction pump.....	\$	15
Teflon or stainless-steel bailers.....	\$	10 each
Manually operated soil/sediment sampling equipment (hand augers, sludge samplers).....	\$	25
Soil vapor sampling equipment (probes, slide hammer) (consumable items additional).....	\$	30
GEOPHYSICAL EQUIPMENT		
Electromagnetic terrain conductivity (EM-31) instrument and recorder.....	\$	100
Very low frequency electromagnetic receiver.....	\$	100
Signal-enhancement single channel seismograph.....	\$	50
Downhole video logger.....	\$	500
Borehole geophysical logger.....	\$	400
Magnetic cable indicator.....	\$	45
Metal detector.....	\$	20
MISCELLANEOUS		
Digital Camera.....	\$	15
Generator.....	\$	75
Rotary hammer drill.....	\$	75
Sediment gradation or hydrometer equipment.....	\$	10/sample
Van or truck for transport of equipment.....	\$	25/day + 0.65/mile
Jon Boat.....	\$	75/day
Laptop Computer Use In Field.....	\$	35/day

- Consumable materials (disposable bailers, filters, tubing, etc.) at cost.
- Other specialty equipment by quote.

WEEKLY RATE IS THREE TIMES DAILY RATE, MONTHLY RATE IS THREE TIMES WEEKLY RATE.