CITY OF EL PASO, TEXAS AGENDA ITEM DEPARTMENT HEAD'S SUMMARY FORM

DEPARTMENT:							
AGENDA DATE:							
PUBLIC HEARING D	ATE:						
CONTACT PERSON	NAME:	PHONE NUMBER:					
DISTRICT(S) AFFEC	DISTRICT(S) AFFECTED:						
STRATEGIC GOAL:	No. 7: Enhance and Sustain El Paso's Infra	astructure Network					
SUBGOAL:	N/A						
SUBJECT:							

BACKGROUND / DISCUSSION:	
COMMUNITY AND STAKEHOLDER OUTREACH:	
PRIOR COUNCIL ACTION:	
AMOUNT AND COURCE OF FUNDING	
AMOUNT AND SOURCE OF FUNDING:	
REPORTING OF CONTRIBUTION OR DONATION TO CITY	COUNCIL:
NAME	AMOUNT (\$)
*************************	JTHORIZATION************************************
KEQUIKED A	THOREATION
DEDARTMENT HEAD: Grette Hernan	das
DEDARTMENT HEAD. Greece greenar	

(If Department Head Summary Form is initiated by Purchasing, client department should sign also)

CITY OF EL PASO
CAPITAL IMPROVEMENT DEPARTMENT
218 N. CAMPBELL, 2ND FLOOR
EL PASO, TEXAS 79901

EVALUATION COMMITTEE SCORESHEET SUMMARY

SOLICITATION #2025-0508R GEOTECHNICAL AND MATERIAL TESTING SERVICES - SEAN HAGGERTY DRIVE EXTENSION AND BRIDGE CONSTRUCTION

CONSULTANT	ATLAS	HJV	LOI	PSI	TERRACON	WSP	
Rater 1	69	73	71	72	72	72	
Rater 2	53	55	52	52	50	56	
Rater 3	l Rater Scores 179 183		54 56	56	51	56	
Total Rater Scores			177	180	173	184	
References			9.7 9.7		0.0	9.8	
Overall Score: 187.5		183.0	186.7	189.7	173.0	193.8	

Rankings	Consultant				
1	WSP				
2	PSI				
3	ATLAS				

Rankings	Consultant		
4	LOI		
5	HJV		
6	TERRACON		

RESOLUTION

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF EL PASO:

That the City Manager, or designee, be authorized to sign an Agreement for Professional Services by and between the City of El Paso, and WSP USA, Inc., a New York, USA, foreign forprofit corporation, authorized to transact business in Texas, for a project known as "2025-0508R Geotechnical and Material Testing Services for the Sean Haggerty Extension Drive and Bridge Construction" for an amount not to exceed \$446,190.00.

The City Engineer may, without further authorization from the City Council and in a form approved by the City Attorney, increase the total payment identified for all basic services and reimbursables performed pursuant to this Agreement in an amount not to exceed \$50,000.00, if such services are necessary for proper execution of the Project and the increased amounts are within the appropriate budget identified for the identified Project.

In addition, the City Manager, or designee, is authorized to establish the funding sources and make any necessary budget transfers and execute any and all documents necessary for execution of the Agreement for Professional Services.

2025

DAVOE

ATTROVED TITIS	- DATOF $-$	2023.
		CITY OF EL PASO:
		Renard U. Johnson Mayor
ATTEST:		
Laura Prine City Clerk		
APPROVED AS TO FORM:		APPROVED AS TO CONTENT:
Poberta Birto		Yvette Hernandez Yvette Hernandez, P.E., City Engineer
Roberta Brito		Yvette Hernandez, P.E., City Engineer
Senior Assistant City Attorney		Capital Improvement Department

ADDDOVED THIS

THE STATE OF TEXAS) OUNTY OF EL PASO) AN AGREEMENT FOR PROFESSIONAL SERVICES
This Agreement is made on this day of, 2025, by and between the CITY OF EL PASO, a municipal corporation organized and existing under the laws of the State of Texas, hereinafter referred to as the "Owner", and WSP USA Inc., a New York, USA, foreign for-profit corporation, authorized to transact business in Texas, hereinafter referred to as the "Consultant".
WHEREAS, the Owner intends to engage the Consultant to perform professional services for the project known as "2025-0508R GEOTECHNICAL AND MATERIAL TESTING SERVICES FOR THE SEAN HAGGERTY EXTENSION DRIVE AND BRIDGE CONSTRUCTION", hereinafter referred to as the "Project", as further described in Attachment "A"; and
WHEREAS, Consultant has been selected to perform such services as required by the Owner, and the Consultant was selected through the Owner's selection procedure, in accordance with all applicable state and local laws and ordinances.
NOW, THEREFORE, for the consideration set forth in this Agreement and it attachments, the Owner and Consultant agree as follows:
ARTICLE I. ATTACHMENTS
1.1 The attachments listed herein and attached to this Agreement are incorporated herein b

reference for all purposes.

Attachment "A" Scope of Services and Budget
Attachment "B" Consultant's Fee Proposal and Hourly Rates
Attachment "C" Intentionally Deleted
Attachment "D" Payment and Deliverable Schedules
Attachment "E" Insurance Certificate

ARTICLE II. PROJECT

2.1 The Owner hereby agrees to retain the Consultant and the Consultant agrees to perform the services identified in this Agreement for the Project. The Project shall consist of the Consultant's completion of the Scope of Services as further described in **Attachment "A"**. Such Scope of Services shall be completed in accordance with the identified phases described in **Attachment "D"**.

- 2.2 The Consultant shall comply with the City of El Paso Capital Improvement Department Construction Document Guidelines in effect on the execution date of this Agreement in the performance of the services requested under this Agreement. Such Guidelines are available in the Capital Improvement Department.
- 2.3 The Consultant shall serve as the Owner's professional representative for the construction of the Project to which this Agreement applies and shall give consultation and advice to the Owner during the performance of services.
- 2.4 The Owner shall provide all available information to the Consultant, as to the Owner's requirements for each Project's the construction contract. The Owner shall also provide to the Consultant, all known information pertinent to the Project site, including previous reports and other data relative to design, such as "as-built" drawings or physical conditions now existing at the Project site. In performing its services, the Consultant will be entitled to rely upon the accuracy of the Owner provided information.
- 2.5 The Owner hereby designates the City Engineer of the City of El Paso as the Owner's representative with respect to the professional services to be provided by the Consultant pursuant to this Agreement. The City Engineer shall have complete authority to transmit instructions, receive information, interpret and define Owner's policies, and decisions with respect to materials, equipment, elements, and systems pertinent to the work covered by this Agreement. City Engineer will render written decisions within a five (5) working-day time period.

ARTICLE III. CONSULTANT FEES AND PROJECT BUDGET

3.1 PAYMENT TO CONSULTANT. The Owner shall pay to the Consultant an amount not to exceed \$446,190.00 for all Basic Services and reimbursables performed pursuant to this Agreement. For purposes of this Agreement, "Basic Services" are those services described in Attachment "A".

The City Engineer may, without further authorization from the City Council and in a form approved by the City Attorney, increase the total payment identified for all Basic Services and reimbursables performed pursuant to this Agreement in an amount not to exceed \$50,000.00, if such services are necessary for proper execution of the Project and the increased amounts are within the appropriate budget identified for the identified Project.

The parties agree and understand that all fees and compensation to the Consultant shall only become due and payable in accordance with the terms of this Agreement and the fees to be charged for the Project shall be pursuant to the Consultant's fee proposal for such Basic Services at the rates which is attached hereto as **Attachment "B"**. Payments to the Consultant shall be made pursuant to **Attachment "D"**.

3.2 CONSULTANT'S SERVICES. The Services to be provided by the Consultant for this Agreement are attached hereto as **Attachment "A"**.

- **3.3 CONSULTANT'S INVOICES.** The Consultant shall bill the Owner not more often than monthly, through written invoices pursuant to **Attachment "D"**. Invoices shall indicate the costs for outside consultants with copies of their invoices as back-up materials as well as other authorized direct costs for hourly rate contracts. All invoices shall be made in writing. Within ninety days (90) of substantial completion of construction, all outstanding invoices for all work completed to date by the Consultant shall be submitted to the Owner.
 - **3.3.1** Each invoice shall contain a brief summary indicating, at a minimum, the total amount authorized for the Consultant, the current invoiced amount and the amount billed to date. In addition to the Summary, each invoice shall provide a Progress Report. The Progress Report shall describe, at a minimum, the progress of the Project to date also indicating the percentage of completion of the Project. The established schedule for completion shall not be revised except by written amendment to this Agreement, executed by both parties.
 - 3.3.2 The Owner agrees to pay invoices for all services performed as soon as reasonably possible but not later than thirty (30) days from receipt. Upon dispute, however, the Owner may, upon notice to the Consultant, withhold payment to the Consultant for the amount in dispute only, until such time as the exact amount of the disputed amount due the Consultant is determined. The total amount paid to Consultant shall not exceed Consultant's fee proposal, except by written amendment to this Agreement, executed by both parties.

3.4 INTENTIONALLY DELETED.

3.5 COSTS NOT ENUMERATED. Except as specifically set forth in this Agreement and its attachments, all costs related to the completion of the services requested herein shall be borne by the Consultant and not passed on to the Owner or otherwise paid by the Owner, unless a written amendment to this Agreement is executed by both parties allowing for additional costs.

ARTICLE IV. PERIOD OF SERVICE AND TERMINATION

- **4.1 PERIOD OF SERVICE.** The services called for by each phase shall begin upon the issuance of a Notice to Proceed from the City Engineer. The Consultant shall complete the requested services in accordance with the timelines and schedules outlined in **Attachments** "A" and the Notice to Proceed.
- 4.2 SUSPENSION. Barring an early termination as provided herein, this Agreement shall remain in force: a) For a period which may reasonably be required for the design, award of construction contracts, and construction of the improvements included in all construction contracts, including extra work and required extensions thereto; or b) Unless construction has not begun within a period of twelve (12) months after the completion of the services called for in that phase of work last authorized. However, should the Consultant's services be suspended for a period longer than six months, the City and Consultant may renegotiate remaining fees due to changes in salaries or increased costs that may occur during the suspension period. The Owner may determine that this Agreement will remain in full force past the twelve-month period noted above. Such a determination will be based upon the

individual circumstances of this Project and this Agreement.

- **4.3 TERMINATION.** This Agreement may be terminated as provided herein.
 - **4.3.1 TERMINATION BY OWNER.** It is mutually understood and agreed by the Consultant and Owner that the Owner may terminate this Agreement, in whole or in part for the convenience of the Owner, upon **fourteen (14) consecutive calendar days'** written notice. It is also understood and agreed that upon such notice of termination, the Consultant shall cease the performance of services under this Agreement. Upon such termination, the Consultant shall provide one final invoice for all services completed and reimbursable expenses incurred prior to the Owner's notice of termination. Owner shall compensate Consultant in accordance with this Agreement; however, the Owner may withhold any payment to the Consultant that is held to be in dispute for the purpose of setoff until such time as the exact amount due the Consultant from the Owner is determined. Nothing contained herein, or elsewhere in this Agreement shall require the Owner to pay for any services that are not in compliance with the terms of this Agreement and its attachments.
 - **4.3.2 TERMINATION BY EITHER PARTY.** It is further understood and agreed by the Consultant and Owner that either party may terminate this Agreement in whole or in part. Such a termination may be made for failure of one party to substantially fulfill its contractual obligations, pursuant to this Agreement, and through no fault of the other party. No such termination shall be made, unless the other party being terminated is granted: a) written notice of intent to terminate enumerating the failures for which the termination is being sought; b) a minimum of **seven (7) consecutive calendar days** to cure such failures; and c) an opportunity for consultation with the terminating party prior to such termination. However, the Owner retains the right to immediately terminate this Agreement for default if the Consultant violates any local, state, or federal laws, rules or regulations that relate to the performance of this Agreement. In the event of termination by the Owner pursuant to this subsection, the Owner may withhold payments to the Consultant for the purpose of setoff until such time as the exact amount due the Consultant from the Owner is determined.
 - **4.3.3 TERMINATION FOR FAILURE TO COMPLY WITH SUBCHAPTER J, CHAPTER 552, GOVERNMENT CODE.** The requirements of subchapter J, Chapter 552, Government Code, may apply to this Contract and the Contractor or vendor agrees that the Contract can be terminated if the contractor or vendor knowingly or intentionally fails to comply with a requirement of that subchapter.
 - **4.3.4 TERMINATION SHALL NOT BE CONSTRUED AS RELEASE.** Termination by either party shall not be construed as a release of any claims that the terminating party may be lawfully entitled to assert against the terminated party. Further, the terminated party shall not be relieved of any liability for damages sustained by the terminating party by virtue of any breach of this Agreement.

ARTICLE V. INSURANCE AND INDEMNIFICATION

- **5.1 INSURANCE.** The Consultant shall procure and maintain insurance coverage as required herein and attached in **Attachment "E"**. Consultant shall not commence work under this Agreement until the Consultant has obtained the required insurance and such insurance has been approved by the Owner. The Consultant shall maintain the required insurance throughout the term of this Agreement. Failure to maintain said insurance shall be considered a material breach of this Agreement.
 - **5.1.1 WORKERS' COMPENSATION INSURANCE.** The Consultant shall procure and shall maintain during the life of this Agreement, Workers' Compensation Insurance as required by applicable Texas law for all of the Consultant's employees to be engaged in work under this Agreement. The Consultant shall provide the following endorsement:

"The policy is endorsed to provide that insurer waives any right of subrogation it may acquire against the Owner, its partners, agents and employees by reason of any payment made on or account of injury, including death resulting therefrom, sustained by any employee of the insured."

5.1.2 COMMERCIAL LIABILITY, PROPERTY DAMAGE LIABILITY AND AUTOMOBILE LIABILITY INSURANCE. The Consultant shall procure and shall maintain during the life of this Agreement such Commercial General Liability, Property Damage Liability and Automobile Liability Insurance as shall protect the Consultant and the Consultant's employees performing work covered by this Agreement from claims for damages for personal injury, including accidental death, as well as from claims for property damages, which may arise from operations under this contract, whether such operations be by the Consultant or by anyone directly or indirectly employed by the Consultant. The minimum limits of liability and coverages shall be as follows:

a) <u>Commercial General Liability</u>

\$1,000,000.00 Per Occurrence \$1,000,000.00 Products/Completed Operations \$1,000,000.00 Personal and Advertising Injury

b) <u>AUTOMOBILE LIABILITY</u>

Combined Single Limit \$1,000,000.00 per accident

- **5.1.3 PROFESSIONAL LIABILITY INSURANCE.** The Consultant shall procure and shall maintain, at the Consultant's sole expense, Professional Liability Insurance for the benefit of the Owner to cover the errors and omissions of the Consultant, its principals or officers, agents or employees in the performance of this Agreement with a limit of \$1,000,00.00 on a claims made basis.
- **5.1.4 OWNER AS ADDITIONAL INSURED.** The Owner shall be named as an Additional Insured on all of the Consultant's Insurance Policies, with the exception of Workers' Compensation and Professional Liability Insurance required by this Agreement.

- **5.1.5 PROOF OF INSURANCE.** The Consultant shall furnish the City Engineer with certificates showing the type of insurance coverages, limits on each insurance policy, class of operations covered under each insurance policy, effective dates and expiration dates of policies, insurance companies providing the insurance coverages, name of agent/broker and include confirmation of any endorsement(s) required in this Agreement.
- **5.1.6 GENERAL INSURANCE PROVISIONS.** All certificates required herein shall be attached hereto and incorporated for all purposes as **Attachment "E"**. All certificates shall also include the name of the project on the corresponding insurance certificate.
- 5.2 INDEMNIFICATION. TO THE FULLEST EXTENT PERMITTED BY LAW, CONSULTANT SHALL INDEMNIFY HOLD HARMLESS, AND DEFEND OWNER, AND OWNER'S OFFICERS, DIRECTORS, PARTNERS, AGENTS CONSULTANTS, AND EMPLOYEES FROM AND AGAINST ANY CLAIMS, COSTS, LOSSES, AND DAMAGES (INCLUDING BUT NOT LIMITED TO ALL FEES AND CHARGES OF ENGINEERS, ARCHITECTS, ATTORNEYS, AND OTHER PROFESSIONALS, AND ALL COURT, ARBITRATION, OR OTHER DISPUTE RESOLUTION COSTS) ARISING OUT OF OR RELATING TO THE PROJECT, PROVIDED THAT ANY SUCH CLAIM, COST, LOSS, OR DAMAGE IS ATTRIBUTABLE TO ANY NEGLIGENT ACT OR OMISSION, INTENTIONAL TORT, INTELLECTUAL PROPERTY INFRINGEMENT, OR FAILURE TO PAY A SUBCONTRACTOR OR SUPPLIER COMMITTED BY CONSULTANT OR CONSULTANT'S OFFICERS, DIRECTORS, PARTNERS, AGENTS, CONSULTANTS OR EMPLOYEES. THE CONSULTANT SHALL NOT BE RESPONSIBLE FOR ANY ACTS OF ANY OF THE CITY'S INDEPENDENT PROJECT MANAGERS.

To the extent allowed by state law, the Owner will be responsible for its own actions.

ARTICLE VI. FEDERAL AND STATE PROVISIONS

6.1 COMPLIANCE WITH APPLICABLE LAWS – FEDERAL AND STATE FUNDING REQUIREMENTS. Consultant, at Consultant's sole expense, agrees that it will operate and perform its responsibilities and covenants under this Agreement in accordance with applicable laws, rules, orders, ordinances, directions, regulations and requirements of federal, state, county and municipal authorities, now in force or which may hereafter be in force, including, but not limited to, those which shall impose any duty upon the Owner or Consultant with respect to the use of federal and state funds and nondiscrimination in the administration of contracts which are funded, in whole or in part, with federal and state funds.

Specifically, and not in limitation of the foregoing, Consultant agrees that to the extent required by any agreement between the Owner and any Federal and State agency, the laws of the federal government of the United States of America and the rules and regulations of any regulatory body or officer having jurisdiction over this Project shall apply, **including but not limited to:**

- --The Federal Transit Administration (FTA) through a Grant Agreement or Cooperative Agreement with the Owner, or supported by FTA through a Loan, Loan Guarantee, or Line of Credit with the Owner.
- --The Department of Housing and Urban Development through a Grant Agreement or Cooperative Agreement with the Owner.
- --The Federal Aviation Administration (FAA) through a Grant Agreement or Cooperative Agreement with the Owner.
- -- The Texas Department of Transportation through an Agreement with the Owner.

Copies of grant assurances will be made available to Consultant. However, provided copies shall in no way be a limitation on the Consultant's obligation to comply with any Federal and State agency, the laws of the federal government of the United States of America and the rules and regulations of any regulatory body or officer having jurisdiction over this Project.

- **6.1.1 CONTRACT ASSURANCE**. The Consultant or subconsultant shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the consultant to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate.
- **6.1.2 DBE GOOD FAITH EFFORTS.** The requirements of 49 CFR Part 26, regulations of the U.S. DOT, applies to this contract. It is the policy of the Owner to practice nondiscrimination based on race, color, sex or national origin in the award of performance of this contract. All firms qualifying under this solicitation are encouraged to submit proposals. Award of this contract will be conditioned upon satisfying the requirements of this proposal. These requirements apply to all offerors, including those who qualify as a DBE. A DBE contract goal will be identified pursuant to the federal funding requirements for an individual task order established for this contract. The offeror shall make good faith efforts, as defined in Appendix A, 40 CFR Part 26, to meet the contract goal for DBE participation in the performance of this Agreement.

The Consultant will be required to submit the following information: (1) the names and addresses of DBE firms that will participate in the contract; (2) a description of the work that each DBE firm will perform; (3) the dollar amount of the participation of each DBE firm participating; (4) written documentation of the offeror's commitment to use a DBE subconsultant whose participation it submits to meet the contract goal; (5) written confirmation from the DBE that it is participating in the contract as provided in the commitment made under (4); and (6) if the contract goal is not met, evidence of good faith efforts. The offeror shall submit the information with its proposal as a condition of responsiveness.

DBE participation in this contract may be in the form of a prime contract, subcontract, joint venture, or other arrangement that qualifies under 49 CFR Section 26.55 or 26.53(g), both of which will be submitted on a Letter of Intent to the Owner.

6.2 TERMINATION FOR CANCELLATION OF GRANT. Should this Agreement be terminated as a result of cancellation of federal funds covering this Project, the Owner shall promptly notify the Consultant of the cancellation by certified mail-return receipt requested, whereupon the Consultant shall immediately, on receipt of the letter, cease and desist from performing any other work or services hereunder. In such an event, the Consultant will be paid for professional services performed to such date, upon furnishing the Owner a progress report and an invoice to such date, and upon acceptance of the work by the Owner.

6.3 TITLE VI OF THE CIVIL RIGHTS ACT OF 1964, 78 STAT.252, 42 U.S.C. 2000D TO 2000D-4 AND TITLE 49, CODE OF FEDERAL REGULATIONS, DEPARTMENT OF TRANSPORTATION.

During the performance of this contract, Consultant, for itself, its assignees and successors in interest (hereinafter referred to as the "Consultant") agrees as follows:

- (1) Compliance with Regulations: Consultant shall comply with the Regulations relative to nondiscrimination in Federally-assisted programs of the Department of Transportation (hereinafter, "DOT") Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.
- (2) **Nondiscrimination**: Consultant, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. ADP shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
- (3) Solicitations for Subcontractors, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by Consultant for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by Consultant of Consultant's obligations under this contract and the Regulations relative to nondiscrimination on the grounds of race, color, or national origin.
- (4) **Information and Reports**: Consultant shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts other sources of information, and its facilities as may be determined by Client to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of Consultant is in the exclusive possession of another who fails or refuses to furnish this information Consultant shall so certify to Client, as appropriate, and shall set forth what efforts it has made to obtain the information.
- (5) Sanctions for Noncompliance: In the event of Consultant's noncompliance with the

nondiscrimination provisions of this contract, the Client shall impose such contract sanctions as it may determine to be appropriate, including but not limited to:

- a. Withholding of payments to the Consultant under the contract until the Consultant complies, and / or
- b. Cancellation, termination or suspension of the contract in whole or in part.
- (6) **Incorporation of Provisions:** Consultant shall include the provisions of paragraphs (1) through (6) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directive issued pursuant thereto. Consultant shall take such action with respect to any subcontract or procurement as Client may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event a Consultant becomes involved in, or is threatened with litigation with a subcontractor or supplier as a result of such direction, the Consultant may request Client to enter into such litigation to protect the interests of Client and in addition, Consultant may request the United States to enter into such litigation to protect the interests of the United States.

ARTICLE VII. GENERAL PROVISIONS

7.1 CONTRACT TIME. Consultant understands and agrees to provide all professional services and deliverables requested herein, as expeditiously as is prudent considering the ordinary professional skill and care of a competent engineer or architect, and to use its best efforts to complete all phases of this Agreement within the time schedules indicated within **Attachment** "D". It is acknowledged that the Consultant does not have control over all aspects of the design and construction process and cannot warrant that it will complete all services and deliverables by a certain date. The Consultant shall timely notify the City Engineer of any delay beyond its control and the City Engineer shall extend the time schedule in the event of delays which the City Engineer reasonably determines are beyond the control of the Consultant.

7.2 INTENTIONALLY DELETED.

- 7.3 CONSULTANT'S QUALITY OF WORK. The Owner's review of any documents prepared by the Consultant is only general in nature and its option to approve and accept the work in no way relieves the Consultant of responsibility for any specific deficiencies in its professional service. The Consultant's services shall be performed with the professional skill and care ordinarily provided by competent engineers or architects practicing under the same or similar circumstances and professional license and as expeditiously as is prudent considering the ordinary professional skill and care of a competent engineer or architect and the orderly progress of the Project and in accordance with the time periods established in **Attachment "D"** and which shall be adjusted, if necessary, as the project proceeds. This schedule shall include allowances for periods of time required for the Owner's review, for the performance of the Owner's consultants, and for approval of submissions by authorities having jurisdiction over the project. The identified time limits shall not, except for reasonable cause, be exceeded by the Consultant or Owner.
- **7.4 COPYRIGHT AND REPRODUCTION RIGHTS.** Upon payment of amounts due, the Drawings, Specifications, concepts and design, and other documents prepared by the Consultant

for this Project including, without limitation, those in electronic form (sometimes referred to as the "Instruments of Service") are the property of the Owner, who shall be vested with all common law and statutory rights. The Owner shall have the right to the use of the Drawings, Specifications and other documents for the maintenance, repair, remodeling and renovation of the Project; provided however the Consultant shall have no liability for any use of one or more of the Instruments of Service by the Owner for maintenance, repair, remodeling and renovation of the project. The Owner has the consent of the Consultant, provided, however, the Consultant shall have no liability or responsibility for such use of the Drawings, Specifications, concepts and design, and other documents. The rights granted to the Owner herein for the use of the Drawings, Specifications and other documents for additional projects, other than the construction of the Project, shall not grant the Owner any right to rely upon the Consultant's seal on the Drawings and Specifications or to hold the Consultant responsible for any subsequent use of the Drawings, Specifications and documents. The Consultant shall provide the Owner with copies of the Instruments of Service in both electronic form and in hard copy.

7.5 AUDITING RECORDS FOR THE SPECIFIC PROJECT. Consultant's records subject to audit shall include but not be limited to records which, have a bearing on matters of interest to the Owner in connection with the Consultant's work on this Project for the Owner and shall be open to inspection and subject to audit and/or reproduction by Owner's agent or its authorized representative to the extent necessary to adequately permit evaluation and verification of (a) Consultant's compliance with contract requirements, and (b) compliance with provisions for computing Direct Personnel Expense with reimbursables, if applicable.

Such records subject to audit shall also include those records necessary to evaluate and verify direct and indirect costs, (including overhead allocations) as they may apply to costs associated with this Agreement. In those situations where Consultant's records have been generated from computerized data, Consultant agrees to provide Owner's representatives with extracts of data files in computer readable format on data disks or suitable alternative computer data exchange format.

The Owner or its designee shall be entitled, at its expense, to audit all of the Consultant's records related to this Project, and shall be allowed to interview any of the Consultant's employees, pursuant to the provisions of this section throughout the term of this contract and for a period of **three (3) years** after final payment or longer if required by law. Such audits may require inspection and photo copying of selected documents from time to time at reasonable times (limited to Consultant's office hours) and places upon reasonable notice.

7.6 CONTRACTING INFORMATION

The Contractor must preserve all contracting information related to this Contract as provided by the records retention schedule requirements applicable to the City for the duration of this Contract. Contractor will promptly provide the City any contracting information related to this Contract that is in the custody or possession of the Contractor on request of the City. On completion of this Contract, Contractor will either provide at no cost to the City all contracting information related to this Contract that is in the custody or possession of the Contractor or preserve the contracting information related to this Contract as provided by the records retention requirements applicable to the City.

- 7.7 SUCCESSORS AND ASSIGNS. This Agreement shall be binding on the Owner and the Consultant, their successors and assigns. Neither party may assign, sublet, or transfer its interest in this Agreement without the written consent of the other.
- **7.8 VENUE.** For the purpose of determining place of Agreement and the law governing the same, this Agreement is entered into in the City and County of El Paso, the State of Texas, and shall be governed by the laws of the State of Texas. Venue shall be in the County of El Paso, Texas.
- **7.9 GOVERNING LAW.** The Consultant shall comply with applicable Federal, State and local laws and ordinances applicable to the work contemplated herein.
- **7.10 CAPTIONS.** The captions of this Agreement are for information purposes only and shall in no way affect the substantive terms or conditions of this Agreement.
- **7.11 SEVERABILITY.** Should any section, paragraph or other provision of this Agreement be found invalid, such invalidity shall not affect the remaining provisions of this Agreement.
- **7.12 NOTICES.** Any notice, demand, request, consent or approval that either party may or is required to provide to the other shall be in writing and either personally delivered or sent via certified mail, return receipt, to the following addresses:

To the Owner: The City of El Paso

Attn: City Manager P. O. Box 1890

El Paso, Texas 79950-1890

With a Copy to: The City of El Paso

Attn: City Engineer P. O. Box 1890

El Paso, Texas 79950-1890

To the Consultant: WSP USA Inc.

Attn: David Varela 125 Montoya Road El Paso, Texas 79932

Changes may be made to the names and addresses noted herein through timely, written notice to the other party.

- **7.13 CONFLICTING PROVISIONS.** Any provision contained in any Attachments to this Agreement, which may be in conflict or inconsistent with any of the provisions in this Agreement shall be void to the extent of such conflict or inconsistency.
- 7.14 ENTIRE AGREEMENT. This Agreement, including attachments, constitutes and expresses the entire agreement between the parties and supersedes all prior negotiations,

representations or agreements, whether written or oral. This Agreement shall not be amended or modified, except by written amendment, executed by both parties.

7.15 TEXAS GOVERNMENT CODE. In accordance to Chapter 2274 of the Texas Government Code, as amended from time to time, the Consultant represents and warrants to the Owner the following: (1) the Consultant does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association; and (2) the Consultant will not discriminate during the term of this Agreement against a firearm entity or firearm trade association.

WITNESS THE FOLLOWING SIGNATURES AND/OR SEALS:

		CITY OF EL PASO:
		Dionne Mack City Manager
APPROVED AS TO FORM:		APPROVED AS TO CONTENT:
Roberta Brito Senior Assistant City Attorn	– ey	Yvette Hernandez, P. E., City Engineer Capital Improvement
	ACKNOWL	EDGMENT
THE STATE OF TEXAS COUNTY OF EL PASO	§ § §	
This instrument was by Dionne Mack, as City M		before me on this day of, 2025. City of El Paso, Texas.
		Notary Public, State of Texas
My commission expires:		
(S.	 ignatures conti	inue on the following page)

CONSULTANT:

WSP USA, INC.

Name: David Varela Title: Vice President

ACKNOWLEDGEMENT

THE STATE O	F	exas	8
COUNTY OF	El	Paso	200

This instrument was acknowledged before me on this <u>J</u> day of <u>October</u>, 2025, by David Varela, WSP USA Inc., on behalf of Consultant.

Notary Public, State of Texas

My commission expires:

2/9/2027

ATTACHMENT "A" SCOPE OF SERVICES



WSP USA Inc. 125 Montoya Road El Paso Texas, USA T: 915-585-2472

September 17, 2025 WSP Proposal No: 25-08-25E Revision 1

Capital Improvement Department 218 N. Campbell – 2nd Floor El Paso, Texas 79901

Attn: Mr. Robert Shadrick

RE: Materials Testing Services Sean Haggerty Road Extension El Paso, Texas

Dear Mr. Shadrick

WSP USA Inc. (WSP) is pleased to present this proposal to provide Materials Testing Services for the City of El Paso for the above-referenced project. This proposal was developed based on information obtained from the project plans and specifications and incorporates several assumptions on the level of effort needed to support this project.

1.0 SCOPE OF SERVICES

It is our understanding that the project will consist of the construction of the Sean Haggerty Road extension from about Nathan Bay Drive and terminating at Dyer Street in northeast El Paso, Texas. The proposed roadway will consist of a 4-lane divided road with a hike and bike trail and pedestrian walkways. A portion of the alignment will require a bridge structure to span an existing drainage area. The roadway will generally be constructed with 3 inches of asphalt overlying 6 inches of cement treated base course.

The project will also consist of the construction of water infrastructure consisting of the installation of new water mains of various sizes in diameter (8-, 12-, 16-, and 24-in.). Two short horizontal bores are also planned for the project. We understand that the project duration is about 348 calendar days. Based on our review of the project plans, the following services are anticipated:

Earthwork Observation and Testing

This will include the following:

- Observation and testing of subgrade and base course materials, including compaction testing and moisture content.
- Observation and testing of cement treated aggregate base course.
- Laboratory testing for maximum density, optimum moisture content, and soil classification.

Proposal No.: 25-08-25E, revision 1

September 17, 2025

Page 1 of 3

Proposal for Materials Testing Services

Sean Haggerty Road Extension, El Paso Texas



Concrete Testing

Our services will include the following:

• Testing of concrete for slump, temperature, air content, and casting of cylinders for compressive strength.

Asphalt Paving Observation and Testing

This will include the following:

• Sampling and laboratory testing of delivered asphalt material. Laboratory testing will include asphalt content, gradation, maximum theoretical specific gravity, and Marshall properties.

Structural Steel Inspection

This will include the following:

- Periodic inspection of field welds and bolts.
- Verification of welder certifications.

The safety of our employees is of paramount concern to WSP. You will be notified if the location of your project represents a potential safety concern to our employees. WSP personnel will not direct, lay out, or supervise the construction operations for the project, nor will we alter or change the project plans, specifications, or reports.

2.0 PROJECT SCOPE & FEES

Specified services will be performed on <u>a time and materials basis</u> based on our negotiated rate schedule with the City of El Paso. We have included our proposed units and estimated quantities presented in the <u>attached Table</u>. All testing will be performed on a call-out basis at the request of the City of El Paso's designated representative. Should our estimated quantities vary from actual quantities required, WSP will bill at standard unit rates.

Our estimated testing budget excludes failed tests, standby time, cancellations, and overtime. These will be billed to the City, in addition to our estimated budget, at our attached rates. As requested, WSP will track failed tests, standby time, and cancellations for reporting to the City. WSP will only work overtime when requested by the contractor and approved in writing by the City. We understand that the City will pay WSP for failed tests, standby time, cancellations, and approved overtime, and that the City will require payment from the contractor. All overtime hours worked (more than 10 hours per day or work on Sunday or Holidays) are subject to an increase of the listed hourly rates of 25%.

3.0 SCHEDULING

We request that our office be contacted (915-585-2472) at least 24 hours prior to the time our quality control services are needed to allow for scheduling. If additional services are requested, which were not presented, they will be charged at our current fee schedule rate. **Prior to the start of our services, we will require one (1) set of the approved project specifications.**

Proposal No.: 25-08-25E, revision 1

September 17, 2025

Page 2 of 3

Proposal for Materials Testing Services

Sean Haggerty Road Extension, El Paso Texas



4.0 AUTHORIZATION

We appreciate the opportunity of submitting this proposal and are available to discuss the details of this proposal with you. To authorize us to proceed with the proposed services, please provide us with a valid purchase order. If there are any questions regarding the proposed scope of work, or if you require modifications to this proposal, please contact us at (915) 585-2472.

Respectfully submitted,

WSP USA Inc.

Texas Registered Engineering Firm F-2263 Texas Registered Geoscience Firm F50561

David A. Varela, P.E. Vice President

Reviewed by:

Brian Wells, P.E.

Director, Civil Ground Water Engineering

ATTACHMENT "B" CONSULTANT'S FEE PROPOSAL AND HOURLY RATES

Unit Rate		Description	Total
\$90.00	Hour	TxDOT Engineering Technician	\$45,000.00
\$70.00	Hour	Second Engineering Technician	\$17,500.00
\$195.00	hour	Project Director	\$1,170.00
\$195.00	Hour	Geotechnical Engineer (As needed)	\$7,800.00
			\$7,000.00
4 \$290.00 Each			\$1,160.00
			\$3,480.00
		1 0	\$1,020.00
		· · · · · · · · · · · · · · · · · · ·	\$1,020.00
-			Included in hourly
\$120.00	Fach	Density tests	rate
			\$14,400.00
Ψ1,200.00	ivioriar		\$99,550.00
estina		- Cubiciai	\$33,330.00
	Hour	Engineering Technician	\$128,250.00
			\$50,400.00
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\$1,200.00	IVIOTILIT		\$14,400.00
cting		Subtotai	\$295,550.00
	Шолг	Typot Engineering Technician	\$12 F00 00
			\$13,500.00
			\$5,600.00
•			\$4,200.00
			\$1,750.00
			\$2,025.00
			\$3,225.00
			\$3,225.00
			\$1,500.00
		• •	\$1,275.00
			\$1,160.00
			\$340.00
		-	\$340.00
			\$2,550.00
\$200.00	Day	Coring machine and generator	\$3,000.00
			Included in hourly
\$120.00	Each	Density tests	rate
*			\$43,690.00
Steel			
	Hour	Certified Welding Inspector	\$6,000.00
			\$1,400.00
Ψ . σ.σσ	,		\$7,400.00
			4. , . 60 100
		Estimated Total	\$446,190.00
			Ψ-1-0,100.00
	\$90.00 \$195.00 \$195.00 \$195.00 \$195.00 \$290.00 \$290.00 \$85.00 \$120.00 \$1,200.00 \$250.00 \$35.00 \$1,200.00 \$1,750.00 \$1,750.00 \$1,750.00 \$1,750.00 \$215.00 \$215.00 \$215.00 \$290.00 \$85.00 \$200.00	\$90.00 Hour \$70.00 Hour \$70.00 Hour \$70.00 Hour \$70.00 Hour \$70.00 Hour \$290.00 Each \$290.00 Each \$85.00 Each \$85.00 Each \$1,200.00 Month \$250.00 Set \$35.00 Each \$1,200.00 Month \$1,70.00 Hour \$70.00 Each \$135.00 Each \$215.00 Each \$215.00 Each \$215.00 Each \$290.00 Each \$85.00 Each	System

ATTACHMENT "C" INTENTIONALLY DELETED

ATTACHMENT "D" PAYMENT SCHEDULE

For the project known as "2025-0508R GEOTECHNICAL AND MATERIAL TESTING SERVICES FOR THE SEAN HAGGERTY EXTENSION DRIVE AND BRIDGE CONSTRUCTION", hereinafter referred to as the Project, the Owner will compensate the Consultant an amount not to exceed \$446,190.00 for all Basic Services and reimbursables noted within the Agreement and its attachments.

PAYMENT SCHEDULE

Basic services for design shall include the phases listed below at the fixed fee shown for each phase. The remainder of the fixed contract amount, if any, shall consist of the estimate for the time and materials for the bidding phase and construction phase.

Payment to Consultant

The compensation for each task described in Attachment "A". Payment shall be made as a lump sum after completion of each Phase under the Fee Schedule Breakdown. The owner shall make payments upon presentation of the Consultant's detailed invoice and accompanying summary and progress report and Owner's written approval.

PHASE	AMOUNT			
1. Soil Inspection and Testing	\$99,550.00			
2. Concrete Testing	\$295,550.00			
3. Asphalt Testing	\$43,690.00			
Total	\$446,190.00			

Time and materials shall be billed to Owner by Consultant pursuant to the schedule provided in the consultant's proposal found in **Attachment "B"**. The time shown in **Attachment "B"** is an estimate. Should the services rendered during the construction phase exceed the estimated amount, written authorization will be required prior to rendering service. Written authorization shall be only by contract amendment in accordance with the contract provisions and applicable law.

The Owner shall make payments upon presentation of the Consultant's detailed Invoice and accompanying Summary and Progress Report and the Owner's written approval.

The invoice must clearly identify each employee name, title, hours worked, date of performance, task or project description, rate per hours and/or cost, and office/company location.

Reimbursable Costs: Efforts must be made to secure a *reasonable* and/or lowest rate available in the marketplace.

Receipts: Legible itemized receipts are required for the following: 1. Meals 2. Hotel (lodging) costs. 3. Airfare travel costs. 4. Parking costs. 5. Automobile or Equipment Rental costs. 6. Taxi,

Limousine, Bus, Subway, or other travel costs. 7. Reproduction. 8. Shipping and Handling. 9. Local Postage/Deliveries (courier services). 10. Communication Costs. *Tips and alcohol are not reimbursable*.

No single invoice may include items for both August and September of any given year. The Owner's fiscal year begins on September 1st of each year and ends on August 31st of each year. The Consultant's invoices must be separated into items that end August 31st and those that begin on Septembers 1st of any given year, to coincide with the Owner's fiscal year.

Communications Costs: Long Distance telephone calls need to be identified and strictly related to work performed under this Agreement in order to be reimbursable by the Owner. A log is preferred showing the date, person's name called, and explanation. Cell phone monthly charges are reimbursable if usage is strictly related to work performed under this Agreement. Legible itemized cell phone records are required.

Personal Automobile Mileage: Expense report must clearly identify the departure/arrival time, To/From destinations and purpose of trip.

Entertainment Costs: Entertainment costs are not reimbursable, including: 1. Movie costs for "Pay for View" or Cable service. 2. Alcohol costs. 3. Monetary Tips (tipping) for any and all services related to all forms of travel (and/or entertainment).

DELIVERABLE SCHEDULE

The Consultant shall complete the requested services in accordance with the timelines and schedules outlined in **Attachments "A"** and the Notice to Proceed.

ATTACHMENT "E" INSURANCE CERTIFICATE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 4/25/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

th	is certificate does not confer rights to	the cert	ificate holder in lieu of su		rsement(s)	•				
	DUCER		1002	CONTACT NAME: AJG Service Team						
Arthur J. Gallagher Risk Management Services, LLC 300 Madison Avenue 28th Floor New York NY 10017					PHONE (A/C, No, Ext): 212-994-7020 FAX (A/C, No):					
					E-MAIL ADDRESS: GGB.WSPUS.CertRequests@ajg.com					
							RDING COVERAGE		NAIC#	
10.00				INSURER A		surance Cor			42404	
INSU	RED		WSPGLOB-01						16535	
WS	SP USA Inc.			INSURER B : Zurich American Insurance Company					10000	
	a WSP USA Environment & Infrastru	acture In	C.	INSURER C:						
1,400,000	e Penn Plaza w York NY 10119			INSURER D:						
140,	W TOTAL TOTAL			INSURER E				-		
COV	VERAGES CERT	TIEICATE	NUMBER: 1253226035	INSURER F	1		REVISION NUMBER:			
	HIS IS TO CERTIFY THAT THE POLICIES			VE REEN I	ISSLIED TO			HE POLIC	Y PERIOD	
IN CE	DICATED. NOTWITHSTANDING ANY REC ERTIFICATE MAY BE ISSUED OR MAY P (CLUSIONS AND CONDITIONS OF SUCH F	QUIREMEI PERTAIN,	NT, TERM OR CONDITION THE INSURANCE AFFORDS	OF ANY C	CONTRACT E POLICIES	OR OTHER I	DOCUMENT WITH RESPE D HEREIN IS SUBJECT TO	CT TO W	HICH THIS	
INSR LTR	TYPE OF INSURANCE	ADDL SUBR	POLICY NUMBER	P	POLICY EFF IM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s		
В	X COMMERCIAL GENERAL LIABILITY	Y	GLO9835819-12		5/1/2025	5/1/2026	EACH OCCURRENCE	\$ 3,500,0	000	
	CLAIMS-MADE X OCCUR					10000	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 3,500,0	000	
							MED EXP (Any one person)	\$ 10,000		
					9	PERSONAL & ADV INJURY	\$ 3,500,000			
	GEN'L AGGREGATE LIMIT APPLIES PER:					7.3	GENERAL AGGREGATE	\$ 14,000,000		
	X POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 7,000,0	000	
	OTHER:							\$		
Α	AUTOMOBILE LIABILITY	Υ	AS7-621-094060-035		5/1/2025	5/1/2026	COMBINED SINGLE LIMIT \$5,000,000		000	
	X ANY AUTO						BODILY INJURY (Per person)	\$		
	OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)) \$		
	HIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$		
	, NOTOS GIVET						(i or acolacity	\$		
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$		
	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$		
	DED RETENTION \$							\$		
	WORKERS COMPENSATION		WA7-62D-094060-015		5/1/2025		X PER OTH-			
	AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE	Y/N N/A WA7-62D-095609-075 WC7-621-094060-915		5/1/2025 5/1/2025		5/1/2026 5/1/2026	E.L. EACH ACCIDENT \$ 2,000,00		000	
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)				3/1/2020	E.L. DISEASE - EA EMPLOYEE \$ 2,000,000				
	s, describe under CRIPTION OF OPERATIONS below				E.L. DISEASE - POLICY LIMIT					
						10.001				
DESC	CRIPTION OF OPERATIONS / LOCATIONS / VEHICLI	ES (ACORD) 101, Additional Remarks Schedul	le, may be att	tached if more	space is require	ed)			
THI	RTY (30) DAYS NOTICE OF CANCELLA ject Description: Geotechnical & Material	ATION.						a for taxis	way	
	rovements	EFIA FIVE NODE IIILETSECU	on Solicita	au011#2024	-0005K C01	istruction materials testing	J IOI LAXIV	way		
		and to the Company I in hills.	and Aut-	manhila I i-l-	ilih maliai			m		
	Owner is included as Additional Insured subject to the policy's terms, definitions.			and Autol	mobile rian	unty policies	as required by written agr	eement,	pursuant to	

CERTIFICATE HOLDER CANCELLATION

Capital Improvement Department, City of El Paso City 2 218 N. Campbell, 2nd Floor El Paso TX 79901

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).											
PRODUCER Arthur J. Gallagher Risk Management Services, LLC						CONTACT NAME: AJG Service Team					
300 Madison Ave 28th Floor					(A/C, No, Ext): 212-994-7020 (A/C, No):						
New York NY 10017						ADDRESS: ggb.wspus.certrequests@ajg.com					
						INSURER(s) AFFORDING COVERAGE INSURER A: QBE Specialty Insurance Company				11515	
INSURED WSPGLOB-01 WSP USA Inc.					INSURER B:					11313	
					INSURER C:						
f/k/a WSP USA Environment & Infrastructure Inc. One Penn Plaza					INSURER D:						
New York NY 10119					INSURER E:						
					INSURER F:						
COVERAGES CERTIFICATE NUMBER: 1513314770					REVISION NUMBER:						
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. INSR! POLICY EFF POLICY EXP											
INSR LTR	TYPE OF INSURANCE		SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s		
	COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE	\$		
	CLAIMS-MADE OCCUR						9	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$		
								MED EXP (Any one person)	\$		
							3	PERSONAL & ADV INJURY	\$		
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$		
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	OTHER: AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT	\$		
	ANY AUTO						3	(Ea accident) BODILY INJURY (Per person)	\$		
	OWNED SCHEDULED						5	BODILY INJURY (Per accident)	\$		
	AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE	\$		
	AUTOS ONLY AUTOS ONLY							(Per accident)	\$		
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$		
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$		
	DED RETENTION\$								\$		
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY							PER OTH- STATUTE ER			
	ANYPROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDENT	\$		
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N, A						E.L. DISEASE - EA EMPLOYEE	\$		
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$		
Α	Professional Liability CLAIMS-MADE			QPL0022630		11/1/2024	11/1/2025	Per Claim Aggregate	\$1,00 \$1,00	0,000 0,000	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) THIRTY (30) DAYS NOTICE OF CANCELLATION. Project Description: Geotechnical & Materials Testing EPIA Five Node Intersection Solicitation #2024-0685R Construction materials testing for taxiway improvements											
CEF	RTIFICATE HOLDER		CANO	CANCELLATION							
Capital Improvement Department, City of El Paso City 2 218 N. Campbell, 2nd Floor El Paso TX 79901						SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE					
EIFASU IA 1990 I						Tm- 3					

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