CONTRACT FOR CONSULTANT SERVICES BETWEEN THE CITY OF WATSONVILLE AND STERNS, CONRAD AND SCHIMDT CONSULTING ENGINEERS INC., dba SCS FIELD SERVICES

THIS CONTRACT, is made and entered into this ______, by and between the City of Watsonville, a municipal corporation, hereinafter called "City," and Sterns, Conrad and Schmidt Consulting Engineers Inc. dba SCS Field Services, hereinafter called "Consultant."

WITNESSETH

WHEREAS, the City needs to obtain certain professional, technical and/or specialized services of an independent contractor to assist the City in the most economical manner; and

WHEREAS, Consultant has the requisite skill, training, qualifications, and experience to render such services called for under this Contract to City.

Table of Contents

ECTION 1. SCOPE OF SERVICES	. 2
ECTION 2. TERM OF CONTRACT	. 2
ECTION 3. SCHEDULE OF PERFORMANCE	
ECTION 4. COMPENSATION	. 2
ECTION 5. METHOD OF PAYMENT	. 2
ECTION 6. INDEPENDENT CONSULTANT	. 2
ECTION 7. ASSIGNABILITY	
ECTION 8. INDEMNIFICATION	. 2
ECTION 9. INSURANCE	
ECTION 10. NON-DISCRIMINATION	
ECTION 11. TERMINATION	. 4
ECTION 12. COMPLIANCE WITH LAWS	. 4
ECTION 13. GOVERNING LAW	
ECTION 14. PRIOR CONTRACTS AND AMENDMENTS	
ECTION 15. CONFIDENTIAL INFORMATION	
ECTION 16. OWNERSHIP OF MATERIALS	
ECTION 17. COVENANT AGAINST CONTINGENT FEES	
ECTION 18. WAIVER	
ECTION 19. CONFLICT OF INTEREST	. 5
ECTION 20. AUDIT BOOKS AND RECORDS	. 5
ECTION 21. NOTICES	. 6
ECTION 22. EXHIBITS:	. 6

THE PARTIES HEREBY AGREE AS FOLLOWS:

SECTION 1. SCOPE OF SERVICES.

Consultant shall perform those services as specified in detail in Exhibit "A," entitled "SCOPE OF SERVICES" which is attached hereto and incorporated herein.

SECTION 2. TERM OF CONTRACT.

The term of this Contract shall be from July 1, 2021 to June 30, 2024, inclusive.

SECTION 3. SCHEDULE OF PERFORMANCE.

The services of Consultant are to be completed according to the schedule set out in Exhibit "B," entitled "SCHEDULE OF PERFORMANCE," which is attached hereto and incorporated herein. Consultant will diligently proceed with the agreed Scope of Services and will provide such services in a timely manner in accordance with the "SCHEDULE OF PERFORMANCE."

SECTION 4. COMPENSATION.

The compensation to be paid to Consultant including both payment for professional services and reimbursable expenses as well as the rate and schedule of payment are set out in Exhibit "C" entitled "COMPENSATION," which is attached hereto and incorporated herein.

SECTION 5. METHOD OF PAYMENT.

Except as otherwise provided in Exhibit "C," each month, Consultant shall furnish to the City a statement of the work performed for compensation during the preceding month. Such statement shall also include a detailed record of the month's actual reimbursable expenditures.

SECTION 6. INDEPENDENT CONSULTANT.

It is understood and agreed that Consultant, in the performance of the work and services agreed to be performed by Consultant, shall act as and be an independent Consultant and not an agent or employee of City, and as an independent Consultant, shall obtain no rights to retirement benefits or other benefits which accrue to City's employees, and Consultant hereby expressly waives any claim it may have to any such rights.

SECTION 7. ASSIGNABILITY.

Consultant shall not assign or transfer any interest in this Contract nor the performance of any of Consultant's obligations hereunder, without the prior written consent of City, and any attempt by Consultant to so assign this Contract or any rights, duties or obligations arising hereunder shall be void and of no effect.

SECTION 8. INDEMNIFICATION.

Consultant has the expertise and experience necessary to perform the services and duties agreed to be performed by Consultant under this Contract, and City is relying upon the skill and knowledge of Consultant to perform said services and duties.

Consultant shall defend, indemnify and hold harmless City, its officers and employees, against any loss or liability arising out of or resulting in any way from work performed under this Contract due to the willful or negligent acts (active or passive) or errors or omissions by Consultant or Consultant's officers, employees or agents.

SECTION 9. INSURANCE.

- A. Errors and Omissions Insurance. Consultant shall obtain and maintain in full force throughout the term of this Contract a professional liability insurance policy (Errors and Omissions), in a company authorized to issue such insurance in the State of California, with limits of liability of not less than One Million Dollars (\$1,000,000.00) to cover all professional services rendered pursuant to this Contract.
- B. Auto and Commercial General Liability Insurance. Consultant shall also maintain in full force and effect for the term of this Contract, automobile insurance and commercial general liability insurance with an insurance carrier satisfactory to City, which insurance shall include protection against claims arising from bodily and personal injury, including death resulting therefrom, and damage to property resulting from any actual occurrence arising out of the performance of this Contract. The amounts of insurance shall not be less than the following:
- (1) Commercial general liability insurance, or equivalent form, with a combined single limit of not less than \$1,000,000.00 per occurrence. If such insurance contains a general aggregate limit, such limit shall apply separately to each project Consultant performs for City. Such insurance shall (a) name City, its appointed and elected officials, and its employees as insureds; and (b) be primary with respect to insurance or self-insurance programs maintained by City and (c) contain standard separation of insured's provisions.
- (2) Business automobile liability insurance, or equivalent form, with a combined single limit of not less than \$1,000,000.00 per occurrence. Such insurance shall include coverage for owned, hired and non-owned automobiles.
- C. Workers' Compensation Insurance. In accordance with the provisions of Section 3700 of the Labor Code, Consultant shall be insured against liability for Workers' Compensation or undertake self-insurance. Consultant agrees to comply with such provisions before commencing performance of any work under this Contract.
- D. Proof of Insurance to City before Notice to Proceed to Work. Consultant shall satisfactorily provide certificates and endorsements of insurance to the City Clerk before Notice to Proceed to Work of this Contract will be issued. Certificates and policies shall state that the policy shall not be canceled or reduced in coverage without thirty (30) days written notice to City. Approval of insurance by City shall not relieve or decrease the extent to which Consultant may be held responsible for payment of damages resulting from services or operations performed pursuant to this Contract. Consultant shall not perform any work under this Contract until Consultant has obtained the required insurance and until the required certificates have been submitted to the City and approved by the City Attorney. If Consultant fails or refuses to produce or maintain the insurance required by these provisions, or fails or refuses to furnish City

required proof that insurance has been procured and is in force and paid for, City shall have the right at City's election to forthwith terminate this Contract immediately without any financial or contractual obligation to the City. As a result of such termination, the City reserves the right to employ another consultant to complete the project.

E. Written notice. Contractor shall provide immediate written notice if (1) any insurance policy required by this Contract is terminated; (2) any policy limit is reduced; (3) or any deductible or self insured retention is increased.

SECTION 10. NON-DISCRIMINATION.

Consultant shall not discriminate, in any way, against any person on the basis of age, sex, race, color, creed, national origin, or disability in connection with or related to the performance of this Contract.

SECTION 11. TERMINATION.

- A. City and Consultant shall have the right to terminate this Contract, without cause, by giving not less than ten (10) days written notice of termination.
- B. If Consultant fails to perform any of its material obligations under this Contract, in addition to all other remedies provided by law, City may terminate this Contract immediately upon written notice.
- C. The City Manager is empowered to terminate this Contract on behalf of City.
- D. In the event of termination, Consultant shall deliver to City copies of all work papers, schedules, reports and other work performed by Consultant and upon receipt thereof, Consultant shall be paid in full for services performed and reimbursable expenses incurred to the date of termination.

SECTION 12. COMPLIANCE WITH LAWS.

Consultant shall comply with all applicable laws, ordinances, codes and regulations of the federal, state and local governments. Consultant shall obtain and maintain a City of Watsonville business license during the term of this Contract.

SECTION 13. GOVERNING LAW.

City and Consultant agree that the law governing this Contract shall be that of the State of California. Any suit brought by either party against the other arising out of the performance of this Contract shall be filed and maintained in the Municipal or Superior Court of the County of Santa Cruz.

SECTION 14. PRIOR CONTRACTS AND AMENDMENTS.

This Contract represents the entire understanding of the parties as to those matters contained herein. No prior oral or written understanding shall be of any force or effect with respect to those matters covered hereunder. This Contract may only be modified by a written amendment.

SECTION 15. CONFIDENTIAL INFORMATION.

All data, documents, discussions, or other information developed or received by or for Consultant in performance of this Contract are confidential and not to be disclosed to any person except as authorized by the City Manager or his designee, or as required by law.

SECTION 16. OWNERSHIP OF MATERIALS.

All reports, documents or other materials developed or received by Consultant or any other person engaged directly by Consultant to perform the services required hereunder shall be and remain the property of City without restriction or limitation upon their use.

SECTION 17. COVENANT AGAINST CONTINGENT FEES.

The Consultant covenants that Consultant has not employed or retained any company or person, other than a bona fide employee working solely for Consultant, to solicit or secure the Contract, and that Consultant has not paid or agreed to pay any company or person, other than a bona fide employee working solely for Consultant, any fees, commissions, percentage, brokerage fee, gift, or any other consideration contingent on or resulting from the award or making of this Contract, for breach or violation of this covenant, the City shall have the right to annul this Contract without liability, or in its discretion, to deduct from the contract price or consideration or otherwise recover, the full amount of such fee, commission, percentage fee, gift, or contingency.

SECTION 18. WAIVER.

Consultant agrees that waiver by City or any one or more of the conditions of performance under this Contract shall not be construed as waiver of any other condition of performance under this Contract.

SECTION 19. CONFLICT OF INTEREST.

- A. A Consultant shall avoid all conflict of interest or appearance of conflict of interest in performance of this Contract. Consultant shall file a disclosure statement, if required by City Council Resolution, which shall be filed within thirty (30) days from the effective date of this Contract or such Resolution, as applicable.
- B. No member, officer, or employee of the City, during their tenure, or for one (1) year thereafter, shall have any interest, direct or indirect, in this Contract or the proceeds thereof and Consultant agrees not to allow, permit, grant, transfer, or otherwise do anything which will result in such member, officer, or employee of the City from having such interest.

SECTION 20. AUDIT BOOKS AND RECORDS.

Consultant shall make available to City, its authorized agents, officers and employees, for examination any and all ledgers and books of account, invoices, vouchers, canceled checks and other records or documents evidencing or related to the expenditures and disbursements charged to the City, and shall furnish to City, its authorized agents and employees, such other evidence or information as City may require with respect to any such expense or disbursement charged by Consultant.

SECTION 21. NOTICES.

All notices shall be personally served or mailed, postage prepaid, to the following addresses, or to such other address as may be designated by written notice by the parties:

CITY

CONSULTANT

City Clerk 275 Main Street, Suite 400 Watsonville, CA 95076 (831) 768-3040

SCS Field Services 4730 Enterprise Way, Suite A Modesto, CA 95356 209-545-8490

SECTION 22. EXHIBITS:

Exhibit A: Scope of Services

Exhibit B: Schedule of Performance

Exhibit C: Compensation

WITNESS THE EXECUTION HEREOF, on the day and year first hereinabove written.

CITY	CONSULTANT
CITY OF WATSONVILLE	SCS FIELD SERVICES
BY Matthew D. Huffaker, City Manager	anton lvormeh BY_
ATTEOT	Anton Svorinich, Vice President
ATTEST:	
BYBeatriz Vázquez Flores, City Clerk	
APPROVED AS TO FORM:	
BY	
Alan J. Smith, City Attorney	

EXHIBIT "A"

SCOPE OF SERVICES

Scope of Services shall be in accordance to the attached "Exhibit A", Proposed Scope of Work.

See attached Scope of Services, Exhibit A

EXHIBIT "B"

SCHEDULE OF PERFORMANCE

Services shall commence immediately upon execution of this Contract. All services performed under the provisions of this Contract shall be completed in accordance with the following schedule:

Complete all services in Scope of Work by June 30, 2024

EXHIBIT "C"

COMPENSATION

- a. Total Compensation. The total obligation of City under this Contract shall not exceed \$300,000.00.
- b. Basis for Payment. Payment(s) to Consultant for services performed under this contract shall be made as follows and shall include payment for reimbursable expenses:
- c. Payment Request. Consultant shall submit a request for payment for services on a monthly basis by letter to Director, or said Director's designated representative. Such request for payment shall cover the preceding monthly period during the term hereof, shall note the City's purchase order number for this contract, shall contain a detailed listing of the total number of items or tasks or hours for which payment is requested, the individual dates on which such services were rendered, and invoices for reimbursable expenses, if any. Upon receipt in the Office of Director of said payment request, Director shall cause payment to be initiated to Consultant for appropriate compensation.

SCS FIELD SERVICES

June 14, 2021

Proposal Number: 90000001.07

Mr. Ray Martin Solid Waste Division Integrated Waste Supervisor City of Watsonville 320 Harvest Drive Watsonville, CA 95076

Subject: Proposal for Landfill Gas Support Services at the City of Watsonville

Landfill, Watsonville, California

Dear Mr. Martin:

In response to your recent request, SCS Field Services (SCS) is pleased to submit this proposal to the City of Watsonville (City) for on-call support services related to landfill gas (LFG) collection and control system (GCCS) expansion, maintenance, testing and/or repairs. SCS provides the following Scope of Work, Assumptions & Conditions, and Fee Schedule to perform the subject services:

SCOPE OF WORK

Our Scope of Services provides the City with as needed on call support services at the subject site. This work may include, but is not limited to the following:

- Emergency call-out by City personnel.
- Monitoring, testing and repair of LFG flare and collection system components.
- Repairing or replacing of non-functional landfill gas, condensate sump/pump components, laterals, and pipelines.
- Repair of air or liquid transmission pipelines.
- Excavation repair work.
- As needed sampling and testing.
- LFG Extraction Well Installation.
- As needed Engineering Support Services
- Confined Space Entry Activity Note this work shall be performed by qualified, trained and certified SCS employees.

Services will only be performed subsequent to direction and authorization from City personnel. SCS will provide at the request of the City, individual proposals and associated cost estimates as they occur and/or are needed and will perform no work until authorized. Work will be

Mr. Ray Martin June 14, 2021 Page 2

performed on a lump sum or time and materials basis as needed and will utilize as appropriate non-union prevailing wage personnel.

ASSUMPTIONS AND CONDITIONS

The Assumptions and Conditions for the Scope of Work are presented in Attachment A.

COMPENSATION

On- Call maintenance and repair support services will be performed as authorized on either a time and materials or lump sum basis in accordance with the attached standard fee schedule (Attachment B- which will be updated annually) and individual proposals as requested.

SCS appreciates the opportunity to submit this proposal for the subject services. We are committed to providing the City the best service. Should you have any questions, do not hesitate to contact either of the undersigned. SCS understands that the City will be provided a mutually acceptable contract/purchase order to perform this as needed work for a period of up to three (3) years July 1, 2021 through June 30, 2024 for a not to exceed value of \$300,000.00.

Very truly yours,

Arthur E. Jones, Jr.

Desert Southwest Region Manager/VP

SCS FIELD SERVICES

Anton Svorinich

Northwest Region Manager/VP

Inton looninch

SCS FIELD SERVICES

Attachment: A – Assumptions and Conditions

B – Standard Fee Schedule

ATTACHMENT A ASSUMPTIONS AND CONDITIONS

ATTACHMENT A ASSUMPTIONS AND CONDITIONS

June 14, 2021

Our Scope of Services and Compensation have been developed based on the following Assumptions and Conditions:

- 1. Services will only be performed at the request, direction and approval by City of Watsonville personnel.
- 2. Unrestricted site access for personnel, equipment, and materials to enable completion of work.
- 3. At no time shall title to hazardous substances, solid wastes, petroleum contaminated or other regulated substances pass to SCS, nor shall any provision of this Agreement be interpreted to permit or obligate SCS to assume the status of a "generator", "transporter", "operator", or "treatment, storage, or disposal facility" under state or federal law.
- 4. The work will be performed in OSHA Level D protection and in accordance with the SWANA Landfill Gas Management Division, "A Compilation of Landfill Gas Field Practices and Procedures," dated August 2011. Additional health and safety requirements will be addressed in our Site Specific Health and Safety Plan.
- 5. This proposal assumes the utilization of non-union, prevailing wage labor rates as required by the State of California Department of Industrial Relations (DIR). Also as required, SCS shall provide certified payroll records and upload them to the DIR website. Our DIR contractor's number is **1000004641**.
- 6. SCS will not take responsibility for the overall quality of the gas collected from the LFG control system in regards to trace components.
- 7. SCS takes no legal responsibility for any of the potential hazards associated with the condensate.
- 8. Prior to performing any confined space entries, SCS will provide proof of training for all individuals performing the work, and will provide a separate Health and Safety plan and proposal for this type of work in accordance with our Injury and Illness prevention plan (IIPP).

ATTACHMENT B STANDARD FEE SCHEDULE

SCS ENGINEERS

FEE SCHEDULE - CITY OF WATSONVILLE

(Effective July 1, 2021 through June 30, 2022)

Engineering Personnel	Rate / Hour
Principal	See Note 7
Engineering Project Director	\$275.00
Engineering Senior Project/Technical Manager	260.00
Engineering Project Manager	205.00
Certified Industrial Hygienist	195.00
Engineering Senior Project Professional	
Engineering Project Professional	
Engineering Staff Professional	
Engineering Associate Professional	
Engineering Project Administrator	115.00
Engineering Designer	
Engineering Draftsperson	95.00
SCS FIELD SERVICES	
Technical Field Personnel	Rate / Hour
Laborer (Prevailing Wage)	\$165.00
Pipefitter (Prevailing Wage)	
Technician	
Equipment Operator (Prevailing Wage)	
Sr. Technician	
Foreman	
Plant Operator	
Superintendent (Prevailing Wage)	
Sr. Superintendent	
	D / /II
Management / Support Personnel	Rate / Hour
Secretarial	\$58.00
Project Administrator	75.00
Senior Project Administrator	
Designer/Drafter	
Project Coordinator	
Project Professional	
Senior Project Professional	
Field Compliance Auditor	
Project Manager	
Regional Manager/Project Director	

GENERAL TERMS:

- 1. Scheduled rates are effective through June 30, 2022. Work performed thereafter is subject to a new Fee Schedule.
- 2. Scheduled labor rates include overhead, administration, and profit. Costs for outside consultants and subcontractors, and for job-related employee travel, lodging and subsistence, equipment and supplies are billed at actual cost plus a 15 percent administrative fee.
- 3. Charges for field equipment and instruments will be in accordance with SCS's Field Equipment Rental Rates Schedule in effect at the time the work is performed. The cost of equipment owned by SCS or SCS Field Services will not be subject to administrative markup. Trucks will be charged at \$18.00/hour. No administrative mark-up will be applied to mileage charged from company-owned vehicles. Personal vehicles will be charged at the Federal rate then in effect.
- 4. On short term or one time assignments, services which require less than eight (8) hours, but more than four (4) hours will be billed at eight (8) hours. A minimum of four (4) hours will be billed for any service requested which is not conducted in conjunction with an on-going project (including call-outs after normal work hours) and will be charged portal-to-portal, from SCS Field Services offices.
- 5. For operation, construction, and/or repair work performed on weekends and/or nights (if work exceeds 8 hours in a day), the above rates will be marked up 40 percent. For work performed on Company recognized holidays or beyond 12 hours in a day, the above rates will be marked up 70 percent.
- 6. These rates are based on non-union, non-prevailing wage scales unless prevailing wage rates are required in accordance with the California Department of Industrial Relations standards.
- 7. Hourly rates for Principals will be on an individually negotiated basis. Typically, these rates are \$295/hour for Vice Presidents and other Principals and \$325/hour for Senior Vice Presidents and Senior Executives.

SCS ENGINEERS

FEE SCHEDULE FOR EQUIPMENT AND ANALYSIS

(Effective July 1, 2021 through June 30, 2022)

GEM 2000 NAV/5000 Gas Analyzer:	Rate (\$)
Daily Rate Weekly Rate Monthly Rate	555/week
H ₂ S Gas Pod/CO Gas Pod	
SEM 500/TVA 2020/TDL 500/ Site FID Emissions Monitor:	
Daily Rate Weekly Rate Monthly Rate	555/week 1,665/month
Q Rae Gas Analyzer O ₂ /H ₂ S/CO/Combustibles Micro Max Gas Analyzer O ₂ /H ₂ S/CO/COI Combustibles 4 Gas Meter Magnehelic Pressure Set Digital Readout Thermocouple Dräger Detector Tubes/Pump Dewatering Pump (Trash Pump)	
MiniRae 2000/3000 PID:	
 Daily Rate Weekly Rate Monthly Rate 	500/week
Air Sampling Station:	
Daily RateWeekly Rate	•
Pipe Laser:	
 Daily Rate Weekly Rate Monthly Rate 	220/week
Water Trailer PAS 3000 Personal Air Sampling Pump Tedlar Bag (1-Liter) Non-Contaminating Air Sampling Pump	25/day20/each

	Rate (\$)
Interface Probe	50/day
Submersible Pump:	
Daily Rate	50/day
Weekly Rate	150/week
Monthly Rate	450/month
Water Level Indicator:	
Daily Rate	20/day
Weekly Rate	60/week
Monthly Rate	180/month
100-Foot Temperature Probe:	
Daily Rate	15/day
Weekly Rate	45/week
Monthly Rate	135/month
Teflon Well Bailer	
Vacuum Box/Carbon Canister and Blower	•
Tool Truck	18/hour
No. 12 P.E. Fusion Machine (1"-2"):	
Daily Rate	50/day
Weekly Rate	150/week
Monthly Rate	450/month
No. 14 P.E. Fusion Machine (1"-4"):	
Daily Rate	90/day
Weekly Rate	300/week
Monthly Rate	900/month
No. 28 P.E. Fusion Machine (2"-8")	
Daily Rate	175/day
Weekly Rate	525/week
Monthly Rate	1,575/month
412 P.E. Fusion Machine (4"-12"):	
Daily Rate	300/day
Weekly Rate	900/week
Monthly Rate	2,700/month

		Rate (\$)
618 P.E. F	usion Machine and Tool Truck	
•	Daily Rate	400/day
	Weekly Rate	
•	Monthly Rate	4,000/month
Trackstar 5	500 Fusion Machine	
•	Daily Rate	425/day
•	Weekly Rate	1,500/week
•	Monthly Rate	4,050/month
Sidewinder	r P.E. Fusion Machine	100/day
Friatec Ele	ectrofusion Machine:	
•	Daily Rate	100/day
•	Weekly Rate	300/week
•	Monthly Rate	900/month
Leister Ext	trusion Welding Gun	120/day
	ressor	•
Arc Welde	r	75/day
	(3,500-Watt)	
Generator ((5,000-Watt)	60/day
Generator	(6,000-Watt):	
•	Daily Rate	65/day
Generator	(8,000 Watt):	
•	Daily Rate	75/day
	Weekly Rate	•
Isolation P	inch-off Tools:	
•	Daily Rate	25/day
	Weekly Rate	•
	Monthly Rate	
Plate Com	pactor	75/day
	umping Jack Compactor	
4-Wheeler	(ATV):	
•	Daily Rate	50/day
	Weekly Rate	=
	Monthly Rate	

SCS Field Services		
City of Watsonville Fee Schedule for Equipment of	a n d	Analysis
July 1, 2021 through June 30, 2022		
Page 4		

Rate (\$)
4-Wheeler with 44" Mow Deck:
 Daily Rate
Riding Mower:
 Daily Rate
Chain Saw:
 Daily Rate
Horiba Water Quality Meter:
 Daily Rate
Hydrogen Sulfide Meter:
 Daily Rate
Infrared Thermometer:
 Daily Rate
Micropurge Flow Cell (Groundwater):
 Daily Rate
Oiless Compressor and Control Box (Groundwater):
 Daily Rate

		Rate (\$)
Earth/Resistance Teste	r:	
 Weekly Rat 	teate	300/week
Pitot Tube and Gauges	:	
 Weekly Rat 	teate	30/week
Pressure Washer:		
 Weekly Rat 	teate	150/week
Turbidity Meter/Condu	activity Meter:	
 Weekly Rat 	teate	75/week
Vacuum Air Pump:		
 Weekly Rat 	teate	300/week
Downhole Video Came	era System	200/day
Weed Trimmer:		
 Weekly Rat 	teate	75/week
Safety Equipment:		
PolyethylenNitrile glovPVC GloveRubber booOrganic Va	(each)	

	Rate (\$)
 Cartridges pre-filters (per pair) Half face respirator (each) 	20/day
 Full face respirator (each) Ventilator/manhole blowers Parachute harness 	25/day
Tripod: Daily Rate	35/day
- Weekly Rate	105/week
• SCBA	150/day

General Terms

- 1. Rates are in effect until June 30, 2022. Any work performed after that date will be subject to a new Schedule of Fees.
- 2. Equipment usage rates are exclusive of freight charges to and from the project site. Freight is an additional expense chargeable to the client.
- 3. Shipping, supplies, equipment rental, materials, vehicle mileage, and other non-labor equipment costs or direct costs are billed at cost plus 15 percent.
- 4. Equipment rented will be charged portal-to-portal from SCS Field Services offices. Renter is responsible for return charges.
- 5. The cost of equipment owned by SCS Field Services will not be subject to administrative mark-up.