

WSP

**PROFESSIONAL SERVICES AGREEMENT**  
**BETWEEN**  
**WSP USA INC.**  
**AND**  
**CITY OF CLEARWATER – PARKS AND RECREATION DIVISION**

This Agreement is made and entered into this **15th day of January, 2025**, by and between WSP USA Inc. ("WSP"), a New York corporation, with offices at Tampa, FL, and **City of Clearwater – Parks and Recreation Division**, ("Client") with offices at **100 S Myrtle Street, Clearwater, FL**.

**Article 1. SCOPE OF SERVICES**. Client retains WSP to perform the Services described in **Exhibit A** attached and incorporated herein by reference. WSP agrees to perform the Services in accordance with the terms and conditions of this Agreement.

**Article 2. COMPENSATION**

A. Compensation under this Agreement shall be paid by the method noted below, in accordance with the Project Budget in **Exhibit B**, attached hereto and incorporated into this Agreement by reference:

1. Lump Sum Basis, pursuant to Exhibit B. Monthly payments will be based on the percent complete of the Services. The Lump Sum amount of this Agreement is **\$67,575.50** dollars and is not inclusive of reimbursable expenses which shall be billed at cost plus 10%.

**Article 3. EFFECTIVE DATE AND DURATION**

- A. This Agreement shall become effective from the day and year first written above. Unless terminated or extended, this Agreement shall expire on **January 15, 2026**. WSP shall not perform any of the Services and Client shall not pay for any Services performed or expenses incurred by WSP after this Agreement has expired.
- B. WSP shall be authorized to begin work under the terms of this Agreement upon Client's execution of this Agreement. The established expiration date of this Agreement shall be extended as necessary by Client in the event of a delay attributable to Client, or because of delay or default caused by fire, riot, acts of God, or war where such cause was beyond the reasonable control of Client or WSP, respectively. WSP shall, however, make reasonable efforts to remove or eliminate such a cause of delay or default and shall, upon the cessation of the cause, diligently pursue performance of its obligations under this Agreement.

**Article 4. PAYMENT**

- A. WSP will invoice Client on a monthly basis for services rendered for the preceding month. Payments will be made within ten (10) calendar days after receipt of a proper invoice. Invoices must reference the Agreement, a list of products delivered, all applicable tasks for which payment is being requested, and amounts due. Invoices shall be addressed to: (insert address)
- B. If Client fails to make any payment due WSP for services and expenses within thirty (30) calendar days after receipt of WSP's invoice, then:



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1. Amounts due WSP will be increased at the rate of 1.0% per month (or the maximum rate of interest permitted by law, if less) from and after the 30th calendar day following Client's receipt of an undisputed invoice; and
  2. WSP may, after giving seven (7) calendar days written notice to Client, suspend services under this Agreement until Client has paid in full all amounts due for services, expenses, and other related charges. Client waives any and all claims against WSP for any such suspension.
- C. If Client contests an invoice, it will notify Consultant providing detailed reasons for contesting the invoice within five (5) calendar days and Client may withhold only that portion so contested, and will pay the undisputed portion.

**Article 5. PROGRESS REPORTING.** If provided for in Exhibits A and B, WSP shall prepare a monthly progress report in sufficient detail so that the progress of the Services can be evaluated.

**Article 6. MODIFICATION OF AGREEMENT.** No modification or amendment to this Agreement shall become valid unless mutually agreed to and evidenced by a writing signed by both parties.

**Article 7. DATA TO BE FURNISHED BY CLIENT.** Client agrees to furnish to WSP any plans and any other data available to Client which the Client knows or should know, is necessary or appropriate for the rendition of the Services described herein. Unless otherwise stated in Exhibit A, WSP is entitled to rely on the information furnished by Client as being accurate.

**Article 8. INDEPENDENT CONTRACTOR**

- A. WSP shall perform the Services as an independent contractor. Although Client reserves the right to (i) to determine the delivery schedule for the Services to be performed and (ii) to evaluate the quality of the completed performance, Client cannot and will not control the mean or manner of WSP's performance. WSP is responsible to determining the appropriate means and manner of performing the Services.
- B. WSP shall be responsible for all federal or state taxes applicable to compensation or payments paid to WSP under this Agreement. Client will not withhold from such compensation or payments any amount(s) to cover WSP's federal or state tax obligations. WSP is not eligible for any social security, unemployment insurance or workers' compensation benefits from compensation or payments paid to WSP under this Agreement, except as a self-employed individual.

**Article 9. INDEMNITY: CONSEQUENTIAL DAMAGES**

- A. WSP shall indemnify and hold harmless Client and its officers, directors and employees, from losses, damages, and liabilities arising from third-party claims or actions relating this project, provided that any such claim, action, loss, damages, or liability is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property (other than the Work itself), but only to the extent caused by any negligent act of WSP or WSP's officers, directors, employees or subconsultants. This indemnification provision is subject to and limited by Article 10 - Limitations of Liability.
- B. No Defense Obligation: The indemnification commitments in this Agreement do not include a defense obligation by the indemnitor unless such obligation is expressly stated.
- C. Percentage Share of Negligence: A party's total liability to the other party and anyone claiming by, through, or under the other party for any cost, loss, or damages caused in part by the negligence of



the party and in part by the negligence of the other party or any other negligent entity or individual, will not exceed the percentage share that the party's negligence bears to the total negligence of WSP, Client, and all other negligent entities and individuals.

- D. To the fullest extent permitted by law WSP, its officers, directors, agents, employees, or subconsultants shall not be liable to Client for any consequential, incidental, special, exemplary, or indirect damages whatsoever and however caused and on any theory of liability arising from the Services provided hereunder including but not limited to claims for loss of profits or revenue.

**Article 10. LIMITATION OF LIABILITY.** To the fullest extent permitted by law, the total aggregate liability of WSP and its directors, officers and employees, to Client and anyone claiming by, through or under Client, for any and all claims, losses, costs, or damages whatsoever arising out of, resulting from or in any way related to the Project or this Agreement from any cause or causes, shall not exceed a sum equal to one (1) times WSP's total compensation paid herein.

**Article 11. PERSONAL LIABILITY.** No liability arising out of this Agreement shall accrue against any individual employee, director, shareholder, representative, or fiduciary of WSP.

**Article 12. TERMINATION**

- A. **Parties' Right to Terminate For Convenience.** This Agreement may be terminated at any time by mutual written consent of the Parties.

- B. **Client's Right To Terminate For Convenience.** Client may, at its sole discretion, terminate this Agreement, in whole or in part, upon 30 days' notice to WSP.

1. In such an event, WSP shall be paid for services rendered and all reasonable costs incurred in the performance of the same up to the effective date of termination for which WSP has not been previously compensated in addition to all reasonable charges resulting from the termination as determined by the mutual agreement between Client and WSP as an amendment to the Agreement.

- C. **Client's Right to Terminate For Cause.** Client may terminate this Agreement, in whole or in part, upon ten (10) days advance notice to WSP, or at such later date as Client may establish in such notice, upon the occurrence of any of the following events:

1. WSP no longer holds any license or certificate that is required to perform the Services; or
2. WSP commits any material breach or default of any covenant, warranty, obligation or agreement under this Agreement, fails to perform the Services under this Agreement within the time specified herein or any extension thereof, or so fails to perform the Services as to endanger WSP's performance under this Agreement in accordance with its terms, and such breach, default and failure is not cured within 10 business days after delivery of Client's notice, or such longer period as Client may specify in such notice.

In such an event, WSP shall be paid for the value of services rendered and delivered to Client up to the time of termination.

If it is determined for any reason that WSP was not in default or that WSP's failure to perform is without WSP's or its employee's default or negligence, the termination shall be deemed to be a termination for the convenience of Client. In such an event, WSP shall be reimbursed in accordance with the Termination for Convenience clauses listed previously.



**C. WSP's Right to Terminate for Cause.**

1. WSP may terminate this Agreement by giving written notice to Client if Client fails to pay WSP pursuant to the terms of this Agreement and if Client fails to cure within 7 business days after receipt of WSP's written notice, or such longer period of cure as WSP may specify in such notice.
2. WSP may terminate this Agreement, for reasons other than nonpayment, if Client commits any material breach or default of any covenant, warranty, obligation or agreement under this Agreement, fails to perform under the Agreement within the times specified, or so fails to perform as to endanger WSP's performance under this Agreement, and such breach, default or failure is not cured within 10 business days after delivery of WSP's notice, or such longer period as WSP may specify in such notice.
3. In such an event, WSP shall be paid for services rendered and all reasonable costs incurred in the performance of the same up to the effective date of termination for which WSP has not been previously compensated in addition to all reasonable charges resulting from the termination as determined by the mutual agreement between Client and WSP as an amendment to the Agreement.

**Article 13. OWNERSHIP OF DOCUMENTS**

- A. Client acknowledges that any software, research, reports, studies, estimates, data, photographs, negatives or other documents, plans, drawings, memoranda, computation sheets or materials prepared by WSP in the performance of its obligations under this Agreement are to remain the property of WSP. WSP, however, shall grant Client a license to use said materials on the Project, extensions of the Project, and other projects of Client, subject to the following limitations:
1. Client acknowledges that such materials are not intended or represented to be suitable for use on the Project unless completed by WSP, or for use or reuse by Client or others on extensions of the Project or on any other project without written verification or adaptation by WSP;
  2. Any such use or reuse, or any modification of the such materials, without written verification, completion, or adaptation by WSP, as appropriate for the specific purpose intended, will be at Client's sole risk and without liability or legal exposure to WSP or to WSP's subconsultants;
  3. Client shall indemnify and hold harmless WSP and WSP's subconsultants from all claims, damages, losses, and expenses, including attorneys' fees, arising out of or resulting from any use, reuse, or modification of WSP's materials or work product without written verification, completion, or adaptation by WSP;
  4. Such limited license to Client shall not create any rights in third parties.

**Article 14. SUCCESSORS AND ASSIGNS**

- A. The Parties shall not assign, sublet, sell, transfer, or otherwise dispose of any interest in this Agreement without the prior written approval of the other party except that WSP may assign this Agreement to an affiliate of WSP upon written notice to Client. Any unauthorized attempt thereat shall be void and unenforceable.



- 1151
- B. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their successors and permitted assigns, but shall not inure to the benefit of any third party or other person.

**Article 15. NONWAIVER.** No failure or waiver or successive failures or waivers by the Parties, their successors or permitted assigns, in the enforcement of any condition, covenant, or article of this Agreement shall operate as a discharge of any such condition, covenant, or article nor render the same invalid, nor impair the right of the Parties, their successors or permitted assigns, to enforce the same in the event of any subsequent breaches by the other Party, their successors or permitted assigns.

**Article 16. NOTIFICATION.** All notices required or permitted under this Agreement shall be deemed to have been sufficiently given if in writing and delivered either personally or by mail to the authorized representative of the other party as identified below; notices given by mail shall also be transmitted by email at the time of mailing.

To WSP:

**WSP USA Inc.**

5411 Skycenter Drive

Suite 650, Tampa, FL 33607

ATTENTION: Gilberto Rosado

Telephone No: 813-712-5047

Email: gilberto.rosado@wsp.com

To Client:

**City of Clearwater, FL**

**Parks and Recreation Division**

100 S Myrtle Ave, Clearwater, FL 33756

ATTENTION: Lee Cheek, Park Manager

Telephone No: (727) 444-8221

Email: Lee.Cheek@myClearwater.com

**Article 17. DISPUTES.** If a dispute arises out of or relates to this agreement, or the breach thereof, and if the dispute cannot be settled through negotiation, the parties agree first to try in good faith to settle the dispute by mediation, prior to proceeding to litigation. The venue for any mediation conducted under this provision shall be in the County in which the Project is located.

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**Article 18. KEY PERSONNEL**

- A. WSP has designated **Gilberto Rosado, PE** as the Project Manager (the "WSP PM"). In the event that the PM is unable to continue performance under this Agreement, the appointment of a replacement of equal caliber shall be subject to the prior written approval of Client.
- B. Client has designated **Lee Cheek, Parks Manager**, to act as Client's authorized representative on its behalf with respect to this Agreement (the "Client PM"). In the course of the Agreement, upon prompt written notice to WSP, Client may make such other or additional arrangements for the delegation of its rights and responsibilities under this Agreement as it deems to be in its best interests.

**Article 19. APPLICABLE LAW.** It is expressly understood and agreed that this Agreement and all questions arising hereunder shall be construed according to the laws of the State where the project is located.



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**Article 20. PUBLICATION AND PUBLICITY.** The Parties, their assignees, employees or agents shall not release or publish any information or material generated from the Project to others without the express written permission of the other Party. This requirement shall survive the expiration of this Agreement.

**Article 21. NO THIRD PARTY BENEFICIARIES.** It is expressly understood and agreed that enforcement of the terms and conditions of this Agreement, and all rights of action relating to such enforcement, shall be strictly reserved to the Parties hereto, and nothing contained in this Agreement shall give or allow any such claim or right of action by any other or third person or entity on such Agreement. It is the express intention of the Parties hereto that any person or entity, other than the Parties to this Agreement, receiving services or benefits under this Agreement shall be deemed to be incidental beneficiaries only.

**Article 22. NON-RELIANCE BY NON-PARTIES.** No person or entity shall be entitled to rely upon the terms of this Agreement, any Services performed or deliverables provided, to enforce or attempt to enforce any third-party claim or entitlement to or benefit of any service or program contemplated hereunder, and WSP and the Client agree that neither WSP nor the Client or any agent, officer, or employee of either shall have the authority to inform, counsel, or otherwise indicate that any particular individual or group of individuals, entity or entities, have entitlements or benefits under this Agreement, any Services or deliverables separate and apart, inferior or superior to, or different from the limitations stated in this Agreement. To the extent any third party claims reliance on any Services performed or deliverables provided or if any third party claims to be a beneficiary of this Agreement, the Client shall indemnify, defend and hold harmless WSP and its officers, directors and employees, from losses, damages, and liabilities arising from third-party claims or actions relating the Services or this project.

**Article 23. PROPRIETARY RIGHTS.** Client agrees that if copyrights, patentable discoveries or inventions or rights in data should result from work described herein, all rights accruing from such discoveries or inventions shall be the sole property of WSP.

**Article 24. STANDARD OF PERFORMANCE.** The standard of performance for all professional services performed or furnished by WSP under this Agreement will be the care and skill ordinarily used by members of WSP's profession practicing under similar circumstances at the same time and in the same locality. WSP's standard of care shall not be altered by the application, interpretation or construction of any other provision of this Agreement. WSP makes no warranties, express or implied, under this Agreement or otherwise, in connection with WSP's services.

**Article 25. SUBCONSULTANTS.** During the performance of the Agreement, WSP may engage such subconsultants as may be required for the timely completion of this Agreement.

**Article 26. OBSERVANCE OF LAWS.**

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- A. Throughout the term of this Agreement, WSP shall keep fully informed of all federal, state, County and local laws, ordinances, codes, rules, and regulations, and all orders and decrees of bodies or tribunals having jurisdiction or authority which affect work authorized under the terms of this Agreement. WSP shall at all times observe and comply with all such laws, ordinances, codes, rules, regulations, orders, and decrees in performing its duties, responsibilities, and obligations related to this Agreement. Should a change in law, rules, or regulations occur or a new law apply to the services herein, after this agreement is executed, the parties will negotiate a change in this agreement to the extent affected thereby.
- B. The Parties shall conduct themselves in accordance with appropriate ethical standards and in compliance with all applicable laws, including without limitation local and international laws prohibiting bribery and other forms of corruption. Each Party undertakes that it (including its respective officers, directors, employees and agents) will not directly or indirectly through any third party or person pay, give, offer, promise or authorize payment of, any monies or anything of value to any official for the



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purpose of improperly incentivizing or rewarding favorable treatment or advantage in connection with the Proposals, the Services or the Project. For these purpose, "official" includes any official, agent, or employee, or the close relative of any official, agent, or employee, of (i) any level of the Government of the Country where the Project is located (the Government), any department, agency, or any entity that is wholly owned or controlled by the Government, any international public organization, any recognized political party in the Country where the Project is located, any candidate for potential officer in the Country where the Project is located, or (ii) in the case of private sector work, the Project owner or any other private client.

**Article 27. NON-SOLICITATION OF EMPLOYEES.** To the fullest extent permitted by law, neither party shall, during the term of this Agreement and for one year after its termination, solicit for hire as an employee, consultant or otherwise any of the other party's personnel who have had direct involvement with the Services, without such other party's express written consent.

**Article 28. SIGNATORY AUTHORITY.** The undersigned signatory for Client hereby represents that he or she is an officer of the organization for which he or she has executed this Agreement and that he or she has full and complete authority to enter into this Agreement on behalf of the organization. These representations are made for the purpose of inducing WSP to enter into this Agreement.

**Article 29. INTERPRETATION.** This Agreement is the result of negotiations between the parties, and accordingly the terms and provisions hereof shall be interpreted and construed in accordance with their usual and customary meanings. The parties hereby waive the application of any rule of law which otherwise would be applicable in connection with the interpretation and construction of this Agreement that ambiguous or conflicting terms or provisions should be interpreted and construed against the party who prepared the executed Agreement or any earlier draft of same.

**Article 30. SEVERABILITY.** If any term, covenant, condition, or provision hereof is illegal or invalid or unenforceable for any reason whatsoever, such illegality, invalidity or unenforceability shall not affect the legality, validity or enforceability of the remaining parts of this Agreement and all such remaining parts hereto shall not be impaired or invalidated in any way, but shall be legal, valid and enforceable and have full force and effect as if the illegal, invalid, unenforceable part has not been included.

**Article 31. INSURANCE**

A. WSP shall effect and maintain the following insurance coverages, at its own cost and expense:

1. Worker's Compensation and Employer's Liability Insurance coverage to include all statutory Worker's Compensation benefits to the employees of WSP who may sustain work-related injuries, death or diseases. Such insurance shall comply with the statutory requirements of the state in which the work is being performed.
2. Commercial General Liability Insurance coverage with Comprehensive Broad Form Endorsement to include WSP's liability for death, bodily injury, advertising liability and property damage to third parties resulting from WSP's activities, with combined single effective and available amount of One Million Dollars (\$1,000,000.00) per occurrence.
3. Automobile Liability Insurance coverage to include WSP's liability for death, bodily injury and property damage resulting from WSP's activities covering use of owned, hired and non-owned vehicles, with combined single effective and available amount of One Million Dollars (\$1,000,000.00) per occurrence.
4. Professional Liability Insurance coverage with effective and available amount of One Million Dollars (\$1,000,000.00) per claim and in annual aggregate.



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- B. WSP shall furnish the Client with certificates of insurance showing that the WSP has complied with this Article. Thirty (30) days written notification of cancellation or non-renewal of the policies will be given to the Client. Insurance certificates will be provided annually, and shall restate the effective value of the coverage provided. Renewal certificates are due to Client thirty (30) days prior to expiration of the current certificate.

**Article 32. EXTENT OF AGREEMENT.** This Agreement represents the entire and integrated agreement between WSP and Client and supersedes and replaces all terms and conditions of any prior agreements, arrangements, negotiations, or representations, written or oral, with respect to this Project.

IN WITNESS WHEREOF, this Agreement has been executed by WSP and the Client, effective from the day and year first written above.

WSP USA Inc.

**Robert Clifford, AICP, SVP Business Leader**

Name, Title  
Clifford, Robert  
(cliffordrm)

Digitally signed by Clifford, Robert  
(cliffordrm)  
DN: cn=Clifford, Robert  
(cliffordrm), ou=Admin,  
email=Bob.Clifford@wsp.com,  
Date: 2025.01.16 08:41:30 -0500

Signature

Client

Name, Title

Signature

**Attachments:** Exhibit A – Scope of Services



# PROFESSIONAL CONSULTING PROPOSAL

Date:	1/15/2025
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## 1. Project Information:

<b>Project Title:</b>	<b>City of Clearwater Parks and Recreation Department Bridge Structures (Non-NBI)</b>	
<b>City Project Number:</b>		
<b>City Plan Set Number:</b>		
<b>Consultant Project Number:</b>		

## 2. Scope of Services:

The City of Clearwater, Florida, has initiated a comprehensive bridge inspection program for the structures owned by the Parks and Recreation Department to ensure the safety and longevity of its bridge structures. The project encompasses several tasks, each designed to provide a thorough evaluation and actionable recommendations for maintaining the City of Clearwater's Bridge infrastructure.

The goal of this task is to assess and evaluate several bridge structures that are not part of the National Bridge Inventory (NBI) that are owned by the City of Clearwater Parks and Recreation Department with the intention of establishing an inspection, repair, and maintenance program. WSP will deliver detailed and critical findings to allow the City of Clearwater to determine prioritization of repairs and maintenance the structures that need them. Provide detailed reports based on visual observation and provide overall conditions of City of Clearwater structures to enhance safety and longevity of the city's structures.

The structures included in this proposal are the following:

1. Allen's Creek Park (2 Structures)
2. Cliff Stevens Park has (3 Structures)
3. Coachman Ridge Park (2 Structures)
4. Cooper's Point Nature Park (2 Structures)
5. Del Oro Park Trail has (1 Structure)
6. Forest Run Park (1 Structure)
7. Kapok Park (3 Structures)

**Total: Fourteen (14) Structures**



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**EXHIBIT A**  
**SCOPE OF SERVICES**



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structure that are accessible underwater. Underwater Inspection Team will develop an underwater report that will be attached to topside report.

#### **IV. IML Resistograph Timber Pile Testing:**

An IML Resistograph Drill with an 1/8" needle drill bit for testing piles will be used. This method will be used to determine areas of deterioration on piles. A report for each pile will be generated. Resistograph measurements for timber piles are to be taken at the water line, also, soundings will be done with a hammer, to identify other potential areas of decay. This results will be used for the assessment of structural integrity of the piles and for load rating.

#### **V. Report Preparation:**

Individual inspection reports will be compiled to record findings through visual inspection and observation of the structure. This consists of detailed reports including notes, measurements, and sketches (if needed) of structure and associated defects. Standard bridge photos will be taken, along with specific photos of significant defects.

#### **VI. Recommendations:**

After the inspection of the structures is completed, individual recommendations for repair, maintenance, or replacement will be included in each report.

#### **VII. Service Life Analysis & Load Rating For Emergency Vehicles**

Service Life Analysis evaluates the current condition of the structure while considering factors such as material degradation, environmental impacts, and usage patterns. This analysis will help predict remaining useful life of the structure and identify critical areas requiring maintenance or repair to ensure safety and functionality. Our team will provide an opinion of the probable remaining service life of the structures based on visual observations of corrosion and decay. No material testing is included in the proposal or in-depth studies.

For the two (2) structures at Cooper's Point a structural Load Rating for a design EV (Emergency Vehicles provided by the City EMS Department) will be prepared. This will be performed using current FDOT requirements for a specific design vehicle. This involves analyzing the structures structural components under various loading scenarios to ensure it can accommodate unique demands.

Recommendations for repairs and reinforcing of the structures will be included if the structures will require to rate at a specific load (design load). Any specific repair design will be provided under a separate proposal. If required, posting signs will be specified for the City to procure and installed. All work will be signed by a Professional Engineer Registered in the State of Florida.



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The scope of work is divided into the following activities:

**I. Previous Report Review:**

Conduct detailed review of existing reports for each bridge structure. Review the past inspection findings and recommendations. Identify any recurring conditions or issues that need to be addressed.

**II. Cleaning of Structures For Inspection:**

Inspection personnel will clean off deck top of structures and other areas for inspection. Any debris will be removed from the top of the deck/structure. Use of power tools (i.e., leaf blower) to remove debris from the deck will be used, if needed

**III. Field Inspection:**

All inspection personnel will consist of FDOT Approved Team Leaders (PEs), and or Certified Bridge Inspectors (CBIs).

The following visual inspection activities will be performed:

**Roadway Approaches:** Visual observation of the approaches to each structure evaluating the conditions leading up to the structure within the first 25 feet.

**Bridge Deck:** Visually inspect the top and bottom of the deck for signs of wear, cracking and other related damage and stresses. If accessible, sounding will be performed at areas with suspected concrete delamination. Deck cracking, spalls and other defects will be noted as to monitor the progression of defects.

**Superstructure:** Evaluate beams, girders, and trusses for structural integrity and other signs of damage and stresses. Bolted connections (if existent) will be inspected hands-on, and hammer tested for loose bolts.

**Substructure:** Evaluate substructure components such as piers, bents, piles, columns and abutments for defects and scour.

**Waterway Channel:** Evaluate the channel to ensure signs of scour and erosion (aggradation/degradation, scour holes, localized scour, etc.) and developments of scour/erosion are within tolerable limits.

**Channel Profile Measurements:** Baseline measurements are to be taken at each structure that spans over water to outline the upstream and downstream sides of the channel, and to evaluate any signs of scour (aggradation/degradation, scour holes, localized scour, etc.) at abutments, bent piles, and/or pier columns/footers.

**Underwater Inspections:** Underwater inspections will be conducted by FDOT Certified Underwater Team Leader (PE or CBI) and will include all elements of the



### 3. Fees:

This price includes all labor and expenses anticipated to be incurred by WSP USA, Inc. for the completion of these tasks in accordance with Professional Services

**Not to Exceed \$67,575.50**

There are no permitting fees expected for this task.

### 4. Schedule:

Inspections are expected to be performed during the first quarter of Year 2025 and field inspection reports will be submitted within 45 days of inspection date. Load Ratings and Recommendations for Cooper's Point Structures will be submitted 60 days after the inspection and testing is completed.

### 5. Staff Assignment:

WSP USA, Inc. expects the following personnel to be assigned to this task; additional personnel as needed will be added to the task as approved by the project manager.

- Project Manager: Gilberto "Gil" Rosado, PE
- Deputy Project Manager/Senior Bridge Inspector: Alex Gehring, CBI
- Assistant Inspector: Jose Marcano-Morales, PE
- Repair and Rehabilitation Senior Engineer: Todd Mitchell, PE
- Engineer Technician: Michael Ray, EIT
- Underwater Inspection Team: To be determined.



4/7/2025