CONTRACT

THIS CONTRACT ("Contract") is made and entered into this ____ day of _____, 20___ by and between the **City of Orlando**, **Florida**, a Florida municipal corporation (CITY) and **Woolpert**, **Inc.**, an Ohio corporation, doing business locally at One Purleiu Place, Suite 122, Winter Park, Florida 32792 (ENGINEER).

WHEREAS, the CITY intends to use the ENGINEER's professional engineering services as further described below, for the project to be known as the Dean Road Interceptor Sewer Rehabilitation Project (Project); and

WHEREAS, the CITY and the ENGINEER now wish to enter into this Contract for the ENGINEER's services for the Project; and

WHEREAS, the ENGINEER is willing and able to perform the engineering services for the CITY on the terms and conditions set forth below;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and given one party to the other, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

SECTION 1 SCOPE OF SERVICES

The scope of services (Basic Services) has been agreed to by the parties, and is attached hereto and incorporated herein, by reference, as Exhibit I. The ENGINEER may also provide additional services (Additional Services) for the CITY in all phases of the Project to which this Contract applies as hereinafter provided (Basic Services and Additional Services hereinafter collectively referred to as Services). ENGINEER's Services shall include serving as the CITY's professional engineering representative for the Project, providing professional consultation and advice, and by itself or with its Subconsultants furnishing engineering services. The ENGINEER shall perform any and all Project Services in a timely, efficient and cost effective manner and in accordance with the generally accepted standards of the engineering profession.

SECTION 2 FEE

The fee (Fee) for the Basic Services has been agreed to by the parties, and is attached hereto and incorporated herein, by reference, as Exhibit I. For the Basic Services rendered the CITY shall pay the ENGINEER a not-to-exceed Fee of \$192,285.65. The ENGINEER will invoice the CITY monthly, based upon the Services performed at the time of submission of the invoice, billed in accordance with the Fees set forth herein.

SECTION 3 TERM

The term of this Contract shall be completed by the end of business (5:00 p.m.) on September 30, 2015. It is also agreed that the CITY shall have an option for extension of this Contract, as necessary to complete the present scope of Services or to provide Additional Services.

SECTION 4 CITY'S RESPONSIBILITIES

4.1. Requirements for the Project

The CITY shall provide all criteria and full information as to the CITY's requirements for the Project in a timely manner, including design objectives and constraints; space, capacity and performance requirements; flexibility and expandability matters; and any budgetary limitations; and furnish copies of all design and construction standards which the CITY will require to be included in the drawings and specifications.

4.2. <u>Information Pertinent to the Project</u>

The CITY shall assist the ENGINEER by placing at the ENGINEER's disposal all available information pertinent to the Project (including previous reports and any other data relative to design or construction of the Project), and the CITY shall advise the ENGINEER as to what information, if any, the CITY believes to be accurate. The ENGINEER is ultimately responsible for satisfying itself as to the accuracy of any information provided and, furthermore, the ENGINEER is responsible for bringing to the CITY's attention, for the CITY's resolution, any material inconsistencies or errors in such information which come to the ENGINEER's attention. If the CITY requires the ENGINEER's assistance in resolving any error or inconsistency, such Services may be provided by mutual agreement of the parties.

4.3. Access to Property.

The CITY shall arrange for access to and make provisions for the ENGINEER to enter upon public and private property as required for the ENGINEER to perform its Services.

4.4. City Project Manager

The CITY's Director of Public Works or his designee shall appoint a Project Manager for this Project. Except as otherwise expressly provided in this Contract, the Project Manager shall issue any and all written authorizations to the ENGINEER that the Project may require, or that may otherwise be defined or referred to in this Contract. The Project Manager shall also, 1) act as the CITY's representative with respect to the Services rendered hereunder; 2) transmit instructions to and receive information from the ENGINEER; 3) communicate the CITY's policies and decisions to the ENGINEER regarding the Services; 4) determine, initially, whether the ENGINEER is fulfilling its duties, responsibilities, and obligations hereunder; and 5) determine,

initially, the merits of any allegation by the ENGINEER respecting the CITY's non-performance of any Project obligation. All determinations made by the Project Manager, as outlined above, shall be final and binding upon the ENGINEER in regard to further administrative review, but shall not be binding upon the ENGINEER in regard to general appearances before or appeals to the CITY, or appearances before or appeals to a court of competent jurisdiction.

4.5. Notice and Extension of Term

The CITY shall give prompt written notice to the ENGINEER whenever the CITY observes or otherwise becomes aware of any development that affects the scope or timing of the ENGINEER's Services. If the ENGINEER has been delayed in completing its Services through no fault or negligence of its own, and, as a result, will be unable to complete performance fully and satisfactorily under the provisions of this Contract, then, in the Project Manager's sole and reasonable discretion, and upon the submission to the Project Manager of evidence of the causes of the delay, the ENGINEER shall be granted an extension of its Project schedule equal to the period the ENGINEER was actually and necessarily delayed.

4.6. Additional Services

The CITY shall furnish, or direct the ENGINEER to provide necessary Additional Services or other services as required, or as mutually agreed between the parties.

SECTION 5 PAYMENTS TO ENGINEER

5.1. General

- 5.1.1. The CITY will pay the ENGINEER for the Services as detailed in each of the ENGINEER's narrative monthly invoices (Invoices), and in accordance with the schedule of Fees (including reimbursable expenses) as further defined below in Exhibit I. The ENGINEER must submit with each Invoice a detailed description of the Services for which payment is sought, an updated CD-ROM of the design files and an updated Project schedule in detail and format acceptable to CITY.
- 5.1.2. The ENGINEER fully acknowledges and agrees that if, at any time, it performs Services on a Project contemplated by the parties, such Services which have not been, a) fully negotiated, reduced to writing, and formally executed by both the CITY and ENGINEER; b) or reduced to writing by the CITY and signed by the Project Manager; then the ENGINEER shall perform such Service without liability to the CITY, and at the ENGINEER's own risk.

5.2. Reimbursable Expenses

"Reimbursable Expenses" means the actual, necessary and reasonable expenses incurred directly or indirectly in connection with the Project for: transportation and subsistence incidental thereto for existing facility and Subconsultant visitation; toll telephone calls and telegrams; reproduction

of reports, drawings and specifications, and similar Project-related items, all in accordance with the CITY's written procurement policies and directives.

5.3. Payments by Owner

- 5.3.1. All Services' payments (Payment) shall be made by the CITY to the ENGINEER within thirty (30) calendar days of the CITY's receipt of a proper Invoice, detailed description of Services performed updated design files in CD-ROM format and updated Project schedule (Payment Period) unless, within the Payment Period, the CITY, 1) notifies the ENGINEER of an objection to the Payment amount, and 2) either provides the ENGINEER with a determination of the proper Payment, or 3) requests further information from the ENGINEER so that a proper Payment can be derived and agreed upon by the parties.
- 5.3.2. The CITY's objection to the Payment amount shall be accompanied by the CITY's remittance of any undisputed portion of the Payment. If the objection is resolved in favor of the ENGINEER, then the CITY shall pay the ENGINEER the amount so determined, minus any Payment amount previously paid to the ENGINEER with respect to the objection, plus interest at one percent (1%) simple interest, per month on the unpaid amount. If it is determined that the CITY has overpaid the ENGINEER, then the ENGINEER shall, within thirty (30) calendar days, refund to the CITY the overpayment amount, and interest, at one percent (1%) simple interest, per month, and the ENGINEER shall not be held to be in breach of this Contract thereby.

5.4. Living Wage

The ENGINEER, as well as its Subconsultants (first tier only), shall pay to all of their employees providing services pursuant to a contract with the CITY, a living wage for the time spent providing services to the CITY. (This provision does not include general administrative personnel unless they are assigned to a CITY project.) "Living wage" means compensation for employment of not less than \$8.50 per hour for straight time, exclusive of FICA, unemployment taxes, and workers compensation insurance and employee benefits. Necessary payroll documentation shall be provided to confirm compliance with this provision or the ENGINEER shall allow the CITY to audit (at ENGINEER's place of business) its payroll records to determine if compliance has been achieved. Failure to comply with the provision may result in termination of the contract and/or preclusion from future CITY contracts at the sole option of the CITY. This provision shall apply to all bid and proposal awards for services which involve CITY expenditures that exceed \$100,000.00 per year.

5.5. Records

The ENGINEER also agrees to maintain, and to require each Subconsultant to maintain, complete and accurate books and records (Books) in accordance with sound accounting principles and standards, and relating to all Services, and the related costs and expenditures to the CITY that have been contracted for and paid during the life of this Contract. The Books shall identify the Services rendered during each month of the Contract, the date that each Project expense was incurred, and whether the expense was Service or reimbursable-related. Unless a longer time is required by any federal, state, or other governmental law, regulation, policy, or

contractual or grant requirement or provision, ENGINEER and its Subconsultants shall retain all records related to the Contract for five (5) years after receipt of final payment under the Contract and all other pending matters related to the Contract are closed. If any litigation, claim, negotiation, audit or other action involving the records has been started before the expiration of the 5-year period, the records must be retained until completion of the action and resolution of all issues which arise from it, or until the end of the regular 5-year period, whichever is later.

5.6. Late Payment

If the CITY fails to make any payment due the ENGINEER for Services and expenses within forty-five (45) days after the beginning of the Payment Period, the ENGINEER may, after giving seven (7) calendar days' prior written notice to the CITY, suspend Services under this Contract until the ENGINEER has been paid, in full, amounts due it for Services and expenses. Any portion of an Invoice that is objected to or questioned by the CITY in accordance with Subsection 5.3 shall not be considered due for the purposes of this Subsection.

5.7. Overtime

Overtime will be paid by the CITY only if authorized in advance by the CITY's Project Manager for work to be performed to meet a particular deadline for which there is insufficient time to accomplish the task during normal hours, through no fault of the ENGINEER.

5.8. Scope, Cost and Fee Adjustment

- 5.8.1. General. The CITY may at any time notify the ENGINEER of requested changes to the scope of Services as set forth in this Contract. The notification shall state the scope modification and an adjustment of the Fee specified in Exhibit I to reflect such modification. The Fee adjustment due to modification in the scope of Services may be calculated utilizing the same method of compensation applicable to the Contract prior to the scope modification. The ENGINEER and the CITY understand that, unless the Fee adjustment is within a previously approved budget, any change to the scope of Services must be approved or authorized by the CITY. If the Fee adjustment is within a previously approved budget to the scope of Services for the overall Project, the change may be approved in writing by the CITY's Project Manager.
- 5.8.2. Scope Reduction. The Project Manager shall have the right to reduce (or eliminate, in whole or in part) the scope of the Project at any time and for any reason, upon written notice to the ENGINEER specifying the nature and extent of the reduction. In such event the ENGINEER shall be fully compensated for the Services already performed. The ENGINEER shall also be compensated for the Services remaining to be done and not reduced or eliminated on the Project, and payment to the ENGINEER for revising the Project documents shall be made pursuant to an amendment to this Contract.
- 5.8.3. Scope Suspension. The Project Manager may, at any time and for any reason, direct the ENGINEER to suspend work (in whole or in part) under this Contract. Such direction shall be in writing, and shall specify the period during which Services shall be stopped. The ENGINEER shall resume its Services upon the date specified, or upon such other date as the Project Manager

may thereafter specify in writing. The period during which the Services are stopped by the CITY shall be added to the term; provided, however, that any work stoppage not approved or caused by the action or inaction of the CITY shall not give rise to any claim against the CITY by the ENGINEER. The CITY agrees to compensate the ENGINEER for his reasonable and provable costs, including demobilization, remobilization, and Subconsultant expenses incurred attributable to any delay approved or caused by the actions or inaction of the CITY.

5.9. Termination

Upon the termination of this Contract, the ENGINEER shall prepare a final and complete Payment Statement for all Services and Fees incurred since the posting of the last Payment Statement, and through the date of termination. The final Payment Statement shall be subject to all of the provisions described in this Section 5.

5.10. Final Payment

The acceptance by the ENGINEER, its successors, or assigns, of any final Payment due upon the termination of this Contract, shall constitute a full and complete release of the CITY from any and all claims or demands regarding further compensation for authorized Services rendered prior to such final Payment that the ENGINEER, its successors, or assigns have or may have against the CITY under the provisions of this Contract, unless otherwise previously and properly filed pursuant to the provisions of this Contract, or in a court of competent jurisdiction. This Subsection does not affect any other portion of this Contract that extends obligations of the parties beyond final Payment.

5.11 Consultant's Estimate of Probable Construction Cost.

5.11.1 General. If the CITY requests that a Project construction cost estimate be given by the ENGINEER as part of preliminary or final design Services, then the ENGINEER shall develop an ENGINEER's estimate of probable construction cost at such points in the design phase as defined herein or in the Scope of Services. The construction cost of the Project (Construction Cost Estimate) means the estimated total cost to the CITY by contractors for the construction of those portions of the entire Project designed and specified by the ENGINEER. Construction Cost Estimate shall only include construction costs from contractors for construction work and materials and will not include other non construction costs such as the ENGINEER's compensation and expenses, the cost of land rights-of-way, or compensation for or damages to properties, nor will it include the CITY's legal, accounting, insurance-counseling, or auditing services, or interest and financing charges incurred in connection with the Project, or the cost of other non-construction services to be provided by others to the CITY. Since the ENGINEER has no control over the cost of labor, materials, equipment or services furnished by others, or over the contractors' methods of determining prices, or over competitive bidding or market conditions, the ENGINEER's opinions of Construction Cost Estimate provided for hereinabove are to be made on the basis of the ENGINEER's experience and qualifications, and represent the ENGINEER's best judgment as an experienced and qualified professional which is familiar with the construction industry; but the ENGINEER cannot and does not guarantee that proposals, bids or actual Construction Costs will not vary from opinions of probable cost prepared by the ENGINEER.

5.11.2 Construction Cost.

- 5.11.2.1 The acceptance by the CITY at any time during the provision of Services of a revised opinion of Construction Cost Estimate in excess of the then established cost limit will constitute a corresponding revision in the Construction Cost Estimate limit to the extent indicated in such revised opinion.
- 5.11.2.2 If a Construction Cost Estimate is established, the ENGINEER will be permitted, with review and approval by the CITY, to determine what types of materials, equipment and component systems are to be included in the drawings and specifications and to make reasonable adjustments in the general scope, extent and character of the Project to bring it within the cost estimate.
- 5.11.2.3 If the lowest bona fide proposal or bid exceeds the established Construction Cost Estimate by 15%, but less than 25%, the CITY may, (1) give written approval to increase such Construction Cost Estimate, (2) authorize negotiating or rebidding of the Project within a reasonable time, or (3) cooperate in revising the Project's general scope, extent or character to the extent consistent with the Project's requirements and with sound professional practices. In the case of (3), the ENGINEER shall modify the drawings and specifications as necessary to bring the construction cost within the Construction Cost Estimate. In lieu of other compensation for Services in making such modifications, the CITY shall pay the ENGINEER's cost of such Services, all overhead expenses reasonably related thereto, and Reimbursable Expenses, but without profit to the ENGINEER on account of such Services; and the ENGINEER's providing these modification Services shall be the extent of the ENGINEER's cost-estimating liability as memorialized in this Subsection.
- 5.11.2.4 If the lowest bona fide proposal or bid exceeds the established Construction Cost Estimate by 25% or more, the CITY may, (1) give written approval to increase the Construction Cost Estimate, (2) authorize negotiations or rebidding of the Project within a reasonable time, or (3) cooperate in revising the Project's general scope, extent or character to the extent consistent with the Project's requirements and with sound professional practices. In the case of (3), the ENGINEER shall modify the drawings and specifications as necessary to bring the construction cost within the Construction Cost Estimate at no cost to the CITY.

SECTION 6 SETTLEMENT OF CLAIMS

The location for settlement of any and all claims, controversies, or disputes, arising out of or relating to any part of this Contract, or any breach hereof, as well as the venue for any litigation between the parties, shall be Orange County, Florida.

SECTION 7 TERMINATION

7.1. General

This Contract may be terminated by the mutual agreement of the parties or as may otherwise be provided in Section 7.2 below. In the event of the termination of this Contract, any liability of one party to the other arising out of any Services rendered, or any act or event occurring prior to the termination, shall not be terminated or released.

7.2. Failure to Perform or for the Convenience of the CITY

In addition to any other termination provisions that may be provided in this Contract, the CITY may terminate this Contract in whole or in part if the ENGINEER substantially fails to perform any obligation under this Contract and does not remedy the failure within twenty (20) calendar days after receipt by the ENGINEER of written demand from the CITY to do so, unless, however, the nature of the failure is such that it cannot, in the exercise of reasonable diligence, be remedied within twenty (20) calendar days, in which case the ENGINEER shall have such time as is reasonably necessary to remedy the failure, provided the ENGINEER promptly takes and diligently pursues such actions as are necessary therefor. The CITY may also, at its convenience, terminate this Contract upon twenty (20) calendar days notice to the ENGINEER. The ENGINEER may terminate this Contract if the CITY substantially fails to perform any obligation under this Contract, and does not remedy the failure within twenty (20) calendar days after receipt by the CITY of written demand from the ENGINEER to do so, unless, however, the nature of the failure is such that it cannot, in the exercise of reasonable diligence, be remedied within twenty (20) calendar days, in which case the CITY shall have such time as is reasonably necessary to remedy the failure, provided it promptly takes and diligently pursues such actions as are necessary therefor.

7.3. Payment Upon Termination

Upon the termination of this Contract, the CITY shall pay ENGINEER for Services actually rendered and contracted for under this Contract, and those reasonable and provable Fees actually incurred by ENGINEER for Services prior to the effective date of termination. Such payments, however, shall be, 1) reduced by an amount equal to any additional costs incurred by the CITY as a result of the termination if the Contract is terminated for cause by the CITY or 2) increased by an amount equal to the reasonable and provable expenses incurred by ENGINEER (lost profit and overhead shall not be included) to conclude its Services that are directly attributable to the termination, and for which ENGINEER is not otherwise compensated if the Contract is terminated for the convenience of the CITY.

7.4. <u>Delivery of Materials Upon Termination</u>

In the event of termination of this Contract by the CITY, prior to the ENGINEER's satisfactory completion of all the Services described or alluded to herein, the ENGINEER shall promptly furnish the CITY, at no additional cost or expense, with one (1) copy of the following items

(Documents), any or all of which may have been produced prior to and including the date of termination: data, specifications, calculations, estimates, plans, drawings, construction documents, photographs, summaries, reports, memoranda, CD-ROM design files, record drawings; and any and all other documents, instruments, information, and materials (whether or not completed) generated or prepared by the ENGINEER, or by any Subconsultant, in rendering the Services described herein, and not previously furnished to the CITY by the ENGINEER pursuant to this Contract. The Documents shall be the sole property of the CITY, and the CITY shall be vested with all rights provided therein of whatever kind and however created. The ENGINEER shall also require that all such Subconsultants agree in writing to be bound by the provisions of this Subsection.

SECTION 8 MATERIALS, REUSE OF DOCUMENTS, AND CONFIDENTIALITY

8.1 General

One reproducible copy of all data, inspectors' reports, job files, test reports, copies of shop drawings, construction photographs, cost control and scheduling data, computer printouts, Contractors' submittals, summaries, memoranda, CD-ROM design files, CD-ROM design files as modified by as-built information; and other documents, instruments, information, and materials (whether or not completed) generated or prepared by the ENGINEER (Written Work) especially for the Services rendered hereunder; shall be supplied to the CITY (at the CITY's request during the term of the Contract, upon termination, and with the ENGINEER's final payment Invoice) by the ENGINEER, and at the CITY's cost. The final work product of all such materials (e.g., signed and sealed plans and specifications which record design and/or as-built conditions in written and CD-ROM formats; studies; analyses; and so forth), along with all formal ENGINEER/CITY correspondence concerning the Project (e.g. letters, tapes, memoranda, etc.) shall be the sole property of the CITY. All materials described above shall be retained by the ENGINEER for the longer of the period set forth in Section 5.5 above or the statutory period for claims (§95.11, Fla. Stat., as it may be from time-to-time amended). The Written Work shall be a "work made for hire" and the CITY shall be vested with all rights of ownership of the Written Work whatever kind and however created that may be in existence thereto.

8.2 Reuse of Documents

Any use by the CITY of such materials described in Subsection 8.1 in connection with a project other than that for which such materials were prepared, without the prior written consent of the ENGINEER, shall be at the CITY's sole risk, and the ENGINEER shall have no responsibility or liability related thereto, except in those instances which the ENGINEER is re-employed by the CITY for that other project.

SECTION 9 NOTICES

All notices denominated as such by this Contract, or the City Code, or Florida law, required to be given to the ENGINEER hereunder shall be in writing, and shall be given by hand-delivery or United States mail, postage prepaid, addressed to:

Woolpert, Inc. One Purleiu Place, Suite 122 Winter Park, Florida 32791

All notices required to be given to the CITY shall be in writing, and shall be given by hand-delivery or United States mail, postage prepaid, to the Director <u>and</u> the City's Chief Procurement Officer, separately, at:

Richard Howard, P.E. Public Works Director City of Orlando City Hall, 8th Floor 400 South Orange Avenue Orlando, Florida, 32801

With a copy to:

David Billingsley, CPSM, C.P.M. Chief Procurement Officer City of Orlando City Hall, 4th Floor 400 South Orange Avenue Orlando, Florida, 32801

Either party may change its address, for the purposes of this Subsection, by written notice to the other party given in accordance with the provisions of this Subsection.

SECTION 10 CONFLICTS OF INTEREST

The ENGINEER represents and warrants unto the CITY that no officer, employee, or agent of the CITY has any interest, either directly or indirectly, in the business of the ENGINEER to be conducted hereunder. The ENGINEER further represents and warrants to the CITY that it has not employed (or retained for a commission, percentage, brokerage, contingent fee, or other consideration) any company or person, other than a bona fide employee working solely for the ENGINEER, to solicit or secure this Contract, and that it has not paid, or agreed to pay, or given or offered any fee, contribution, donation, commission, percentage, brokerage, consideration, gift, loan, or anything of value (Value) to any person, company, corporation, individual, organization, or firm, other than bona fide Personnel working solely for the ENGINEER, in

connection with, consideration for, or contingent upon, or resulting from the award or making of this Contract. Further, the ENGINEER also acknowledges that it has not agreed, as an expressed or implied condition for obtaining this Contract, to employ or retain the services of any person, company, individual or firm in connection with carrying out this Contract. It is absolutely understood and agreed by the ENGINEER that, for the breach or violation of this Subsection, the CITY shall have the right to terminate this Contract without liability and at its sole discretion, and to deduct from the contract price, or to otherwise recover, the full amount of any Value paid by the ENGINEER.

SECTION 11 WAIVER OF CLAIM

The ENGINEER and the CITY hereby mutually waive any claim against each other, their elected or appointed officials, agents, and employees, for any loss of anticipated profits caused by any suit or proceedings brought by any third party directly or indirectly attacking the validity of this Contract or any part thereof, or by any judgment or award in any suit or proceeding declaring this Contract null, void, or voidable, or delaying the same, or any part thereof, from being carried out.

SECTION 12 CITY REPRESENTATIVE

The CITY's Director of Public Works or any of his authorized designee(s) for the Project, including but not limited to the Project Manager, may act as the CITY's agent with respect to the Services to be rendered by the ENGINEER hereunder, and, except as expressly set forth below, shall have full authority to take all actions on behalf of the CITY related to this Contract, including but not limited to transmitting all instructions, receiving information, notifying ENGINEER of any breaches of this Contract or improperly performed work, and communicating the CITY's policies and decisions to the ENGINEER. The CITY's Director of Public Works authority to act shall be in addition to any authority granted to specific CITY employees in other sections of this Contract. Any action that may be taken by the CITY's Director of Public Works or his designee related to this Contract, may also be taken by the CITY's Chief Procurement Officer or his designee. Notwithstanding the preceding, any final action by the CITY to terminate this Contract in whole, whether for cause or convenience, may only be taken by the CITY's Chief Procurement Officer or his designee; provided, however, that nothing herein shall be deemed to preclude the Director of Public Works or his designee from suspending work or terminating work, in whole or in part, under a particular Services Authorization.

SECTION 13 ENGINEER'S PROJECT TEAM

The ENGINEER shall assign members of its staff as the ENGINEER's Principal-in-Charge, Project Manager and Key Personnel (Project Team), who shall collectively devote such working time and attention as may be reasonably required to ensure that the Services are properly, economically, and efficiently performed. The ENGINEER shall indicate to the CITY the authority and powers that the ENGINEER's Project Team shall possess during the life of the

Project. The ENGINEER agrees that the CITY shall have the right to approve the ENGINEER's Project Team, and that the ENGINEER shall not change any member of its Key Personnel without written notice to the CITY. Furthermore, if any member of the ENGINEER's Project Team is removed from his Project duties, or his employment is otherwise terminated or curtailed by the ENGINEER, or if the ENGINEER's Project Team member terminates his employment with the ENGINEER, then the ENGINEER shall promptly replace its Project Team member with a person of comparable experience and expertise, who shall also be subject to the CITY's approval. The CITY covenants that its approval shall not be unreasonably withheld.

SECTION 14 INDEMNIFICATION AND INSURANCE

14.1. Indemnification

14.1.1 ENGINEER's Indemnification of CITY. The ENGINEER shall indemnify and hold harmless the CITY, employees and officers, from liabilities, damages, losses and costs including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness, or intentionally wrongful conduct of the ENGINEER and other persons employed or utilized by the ENGINEER in the performance of the Contract. This provision shall survive the expiration or termination of the Contract.

14.2. Insurance

14.2.1 General.

ENGINEER and its Subconsultants of all tiers will be required at their own expense to maintain in effect at all times during the performance of Services insurance coverages with limits not less than those set forth below with insurers and under forms of policies satisfactory to the CITY. It shall be the responsibility of the ENGINEER to maintain the required insurance coverages and to assure that Subconsultants maintain required insurance coverages at all times. Failure of ENGINEER to maintain adequate coverage shall not relieve it of any contractual responsibility or obligation. The requirements specified herein as to types, limits, and CITY's approval of insurance coverage to be maintained by ENGINEER and its Subconsultants are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by the ENGINEER and its Subconsultants under a contract. Any insurance carried by the CITY that may be applicable shall be deemed to be excess insurance and the ENGINEER's insurance primary for all purposes despite any conflicting provision in the ENGINEER's policies to the contrary. Failure of the ENGINEER or its Subconsultants to maintain insurance as specified herein or to otherwise comply with the provisions of this Section 14.2 shall be grounds for termination of this Contract as specified in Section 7.

14.2.2 Certificates of Insurance.

Prior to commencing work, and as a condition precedent to the ENGINEER's and its Subconsultants' initiation of performance, the ENGINEER and its Subconsultants shall furnish the CITY with certificates of insurance as evidence that policies providing the required coverage and limits of insurance are in full force and effect. The certificates shall provide that any

company issuing an insurance policy for the work under a contract shall provide not less than thirty (30) days advance notice in writing to the CITY prior to cancellation, termination, or material change of any policy of insurance (except for notice of non-payment of premium for which not less than ten (10) days advance notice in writing shall be required). In addition, the ENGINEER shall immediately provide written notice to the CITY upon receipt of notice of cancellation of an insurance policy or a decision to terminate an insurance policy. All certificates of insurance shall clearly state that all applicable requirements have been satisfied, including certification that the policies are of the "occurrence" type (except the Errors and Omissions policy).

14.2.3. Additional Insureds.

All insurance coverages furnished except Professional Liability, Workers' Compensation and Employers' Liability shall include the CITY and its officers, elected officials, and employees as additional insureds with respect to the activities of the ENGINEER and its Subconsultants. The CITY shall not by reason of their inclusion under these policies incur liability to the insurance carrier for payment of premium for these policies.

14.2.4 Waiver of Subrogation.

The ENGINEER and its subconsulants shall require their insurance carriers, with respect to all insurance policies except the Errors and Omissions policy, to waive all rights of subrogation against the CITY, its officers, elected officials, agents and employees and against other contractors and subcontractors.

14.2.5 Types of Coverage to be Provided.

The ENGINEER (and its Subconsultants to the same extent and on the same terms as set forth below for ENGINEER) shall maintain the following coverages and furnish the certificate(s) of insurance on the policies and renewals thereof which indicate that insurance coverage has been obtained meeting the requirements of the contract:

14.2.5.1 Workers' Compensation and Employer's Liability.

This insurance shall protect the ENGINEER against all claims under applicable state workmen's compensation laws. The ENGINEER shall also be protected against claims for injury, disease, or death of employees that, for any reason, may not fall within the provisions of a workmen's compensation law. This policy shall include an "all states" or "other states" endorsement. Exemption certificates shall be accepted if valid during the term of the contract, but only for those eligible corporate officers pursuant to Chapter 440 of the Florida Statutes. Proof of workers' compensation coverage must still be provided for all employees, sub-contractors not eligible for exemption. The liability limits shall not be less than:

Workers' compensation: Statutory

Employer's Liability: \$100,000 each occurrence

14.2.5.2 Comprehensive Automobile Liability.

This insurance shall be written in comprehensive form and shall protect the ENGINEER and the additional insureds against all claims for injuries to members of the public and damage to property of others arising from the use of motor vehicle, and shall cover operation on or off the

site of all motor vehicles licensed for highway use, whether they are owned, non-owned, or hired. The liability limits shall not be less than:

Bodily injury and

\$1,000,000 combined single

Property damage:

limit each occurrence

14.2.5.3 Commercial General Liability.

This insurance shall be an "occurrence" type policy (excluding automobile liability) written in comprehensive form and shall protect the ENGINEER and the additional insureds against all claims arising from bodily injury, sickness, disease, or death of any person or damage to property of the CITY or others arising out of any act or omission of the ENGINEER or its agents, employees, or subcontractors. This policy shall also include protection against claims insured by usual bodily injury liability coverage, a "contractual liability" endorsement to insure the contractual liability assumed by the ENGINEER under this Contract with the City, and "completed Operations and Products Liability" coverage (to remain in force for 2 years after final payment and subsequent to project completion). If the ENGINEER's work, or work under its direction, requires blasting, explosive conditions, or underground operations, the comprehensive general liability coverage shall contain no exclusion relative to blasting, explosion, collapse of structures, or damage to underground property. The liability limits shall not be less than:

Bodily injury and

\$1,000,000 combined single

Property damage:

limit each occurrence

14.2.5.4 ENGINEER's Errors and Omissions Policy.

The ENGINEER shall also purchase, maintain, and keep in full force, effect, and good standing, a professional liability/errors and omissions insurance policy having minimum limits of \$1,000,000, with a maximum deductible of \$100,000, or the ENGINEER shall provide the CITY with policy coverage wherein the insurer agrees to pay claims (up to the limits of coverage), and will thereafter recover the deductible from the insured-ENGINEER. The errors and omissions policy shall be in effect and shall insure the ENGINEER's performance on CITY projects.

14.2.6 City's Right to Inspect Policies.

The ENGINEER shall, upon thirty (30) days' written request from the CITY, deliver copies to the CITY, or make copies available for the CITY's inspection in Orange County, Florida, of any or all insurance policies that are required in this Contract. If the ENGINEER fails to deliver or make such copies available to the CITY; or, if the ENGINEER fails to obtain new insurance or have a previous insurance policy reinstated or renewed; or, if the ENGINEER fails in any other regard to obtain coverage sufficient to meet the terms and conditions of this Contract; then the CITY may, at its sole option, terminate this Contract for cause pursuant to the terms and conditions of Section 7.

SECTION 15 MISCELLANEOUS PROVISIONS

15.1. Local, State and Federal Obligations

- 15.1.1. Discrimination. The ENGINEER, for itself, its successors-in-interest, and its assigns, and as a part of the consideration hereof, does hereby covenant and agree that, 1) in the furnishing of Services to the CITY hereunder, no person shall be excluded from participation in, denied the benefits of, or otherwise subjected to discrimination in regard to this Contract on the grounds of such person's race, color, creed, national origin, disability, religion, sex, or sexual orientation; and 2) the ENGINEER shall comply with all existing requirements concerning discrimination imposed by any and all applicable local, state, and federal rules, regulations, or guidelines, and as such rules, regulations, or guidelines may be from time to time amended. In the event of a breach of any of the nondiscrimination covenants described in this Subsection, the CITY shall have the right to terminate this Contract, without liability, as described above, and such right shall not be exercised unreasonably.
- 15.1.2. Compliance with Law. The ENGINEER and its employees shall promptly observe, comply with, and execute the provision of any and all present and future federal, state, and local laws, rules, regulations, requirements, ordinances, orders, mandatory guidelines, and mandatory directions, which may pertain or apply to the Services that may be rendered hereto, or to the wages paid by the ENGINEER to its employees. All design plans and specifications prepared by the ENGINEER as part of its Services shall comply with the federal Americans With Disabilities Act, Florida Americans With Disabilities Accessibility Implementation Act, and regulations and guidelines applicable thereto, all as may be from time to time amended. The ENGINEER shall also require, by contract, that all Subconsultants shall comply with the provisions of this Subsection. The CITY shall also reimburse the ENGINEER for all reasonable costs related to such compliances as outlined in this Subsection.
- 15.1.3. Licenses. The ENGINEER shall, during the life of this Contract, procure and keep in full force, effect, and good standing all necessary licenses, registrations, certificates, permits, and other permits, and other authorizations as are required by local, state, or federal law, in order for the ENGINEER to render its Services or work as described herein. The ENGINEER shall also require all Subconsultants to comply by contract with the provisions of this Subsection.
- 15.1.4. Compliance With New Regulations. The ENGINEER agrees that at such time as the local, state, or federal agencies modify their grant procedures in order for the CITY or the ENGINEER to qualify for local, state, or federal funding for the Services to the rendered by the ENGINEER, then the ENGINEER shall consent to and make such modifications or amendments in a timely manner. If the ENGINEER is unable to comply with applicable local, state, or federal laws and regulations governing the grant of such funds for Services to be rendered herein, then the CITY shall have the right, by written notice to the ENGINEER, to terminate this Contract without liability, as outlined in Section 7, above. Furthermore, if the ENGINEER's compliance with such laws, regulations, rules, or procedures causes a material change to a term or condition of this Contract, then the CITY agrees, upon sufficient proof of material changes as

may be presented to it by the ENGINEER, to attempt to negotiate an amendment to the Contract with the ENGINEER.

15.1.5. License Fee and Royalties. The ENGINEER agrees that any invention, design, process, product, device, proprietary system, or proprietary process for which an approval (of any type) may be necessary, shall be paid for by the CITY, but shall be secured by the ENGINEER (or, at the ENGINEER's direction, by the contractor or Subconsultant during the ENGINEER's construction phase services).

15.2. Engineer Not Agent of City

The ENGINEER is not authorized to act as the CITY's agent hereunder and shall have no authority, expressed or implied, to act for or bind the CITY hereunder, either in ENGINEER's relations with Subconsultants, or in any other manner whatsoever except as elsewhere provided for in this Contract.

15.3. Subconsultants

15.3.1. General. The ENGINEER shall have the right, conditioned upon the CITY's prior consent, which shall not be unreasonably withheld, to employ other firms, consultants, contractors, subcontractors, and so forth (Subconsultants); provided, however, that the ENGINEER shall, 1) inform the CITY as to what particular Services the Subconsultants shall be employed to do; 2) inform the CITY as to what extent (what percentage) of the total Project Services each Subconsultant shall be employed to do; 3) be solely responsible for the performance of all of its Subconsultants, including but not limited to their maintenance of schedules, correlation of Services, or both of these things, and the resolution of all differences between them; 4) promptly terminate the use and services of any Subconsultants upon written request from the CITY (which may be made for the CITY's convenience); 5) promptly replace each such terminated Subconsultant with a Subconsultant of comparable experience and expertise; 6) cause a Subconsultant to remove any employee(s) from a Project as the CITY shall request (again for the CITY's convenience); and 7) assure that such employee(s) shall be promptly replaced by other employee(s) of comparable experience and expertise and who are otherwise acceptable to the CITY. After the Subconsultant has received notice of the termination, or two (2) business days after the CITY has notified the ENGINEER in writing of the required termination of the Subconsultant or the Subconsultant's employee, whichever shall occur first, the CITY shall have no obligation to reimburse the ENGINEER for the Services subsequent to the notice of termination of any Subconsultant or employee who may be terminated pursuant to the provision of this Subsection; provided, however, that the CITY shall reimburse the ENGINEER for the ENGINEER's reasonable and provable Subconsultant demobilization or remobilization costs, as defined in Subsection 7.3 if the Subconsultant is terminated for convenience; and provided, further, that the ENGINEER shall receive no reimbursement for demobilization costs if a Subconsultant is terminated for cause. It is also understood that the CITY does not, by accepting a Subconsultant, warrant or guarantee the reliability or effectiveness of that entity's performance.

- 15.3.2. Work Outside Scope and Time of Payment. The CITY shall have no obligation to reimburse the ENGINEER for the services of any Subconsultant that may be in addition to the Services, or for those Subconsultant Services not previously made known to the CITY, or that are otherwise outside of the scope of the Project unless and until the CITY has given written approval of such reimbursement. The CITY shall have no liability or obligation to the ENGINEER for Services rendered by a Subconsultant pursuant to any Engineer-Subconsultant agreement, and the ENGINEER also agrees to pay all such Subconsultants for their Project-related Services within thirty (30) calendar days after the ENGINEER's receipt of payment, from the CITY, for work performed by the Subconsultants, unless such payment is disputed by the ENGINEER, and the CITY receives written notice thereof.
- 15.3.3. Subconsultant Contracts. The ENGINEER shall provide a copy of all relevant provisions of this Contract to all Subconsultants hired by it, or for which it may have management responsibilities and shall inform all Subconsultants that all Services performed hereunder shall strictly comply with the Contract terms and provisions. The ENGINEER shall also furnish the CITY, upon demand, with a copy of all ENGINEER Subconsultant contracts.

15.4. Assignment and Delegation

The CITY and the ENGINEER bind themselves and their partners, successors, executors, administrators, and assigns, to the other party of this Contract in respect to all duties, rights, responsibilities, obligations, provisions, conditions, and covenants of this Contract; except that the ENGINEER shall not assign, transfer, or delegate its rights or duties, or both of these things, in this Contract without the prior consent of the CITY. The CITY has the absolute right to withhold such consent at its convenience, and, furthermore, if the ENGINEER attempts to assign, transfer, or delegate its rights or duties in violation of these provisions without the CITY's consent, then the CITY may terminate this Contract as a breach of contract by the ENGINEER and a failure by the ENGINEER to substantially perform its obligations hereunder, and any such assignment shall be null, void, and of no legal effect whatsoever. The CITY shall have the right to assign its rights (or any part of them) or to delegate its duties and obligations (or any part of them) to another entity that shall be bound by all applicable terms and conditions as provided in this Contract.

15.5. Audits

15.5.1. Periodic Auditing of ENGINEER'S Books. The Books may (but need not) be kept separate and apart from the ENGINEER's other books; but the CITY shall have the right, at any reasonable time and through any of its designated agents or representatives, to inspect and audit the Books for the purpose of verifying the accuracy of any Payment Statement or Completion Report. In lieu of the above and upon request of the CITY, the ENGINEER shall prepare an audit (for the most recent fiscal year) for the CITY, which shall include the ENGINEER's paid salary, fringe benefits, general and administrative overhead costs, and the total amount of money paid by the CITY to the ENGINEER. The Fiscal Report shall be certified as true and correct by, and shall bear the signature of, the ENGINEER's chief financial officer or its certified public accountant.

- 15.5.2. Overcharge. If it is established by the audit, or by any other means, that the ENGINEER has over-billed or overstated its Fees (Overcharge) to the CITY, then the amount of any Overcharge shall be refunded by the ENGINEER, together with the CITY's reasonable and provable costs (including the auditing expenses) in discovering the Overcharge and effecting its repayment.
- 15.5.3. Retention of Books. Unless a longer time is required by any federal, state, or other governmental law, regulation, policy, or grant requirement, the ENGINEER shall retain the Books, and make them available to the CITY as specified above, for the longer of (i) five (5) years following Final Payment or termination of this Contract, whichever is later, or (ii) the conclusion of all audits and litigation (including all appeals) related to this Contract.

15.6. Prohibition Against Contingent Fees

The ENGINEER warrants that he has not employed or retained any company or person, other than a bona fide employee working solely for the ENGINEER to solicit or secure this Contract, and that he has not paid or agreed to pay any person, company, corporation, individual or firm, other than a bona fide employee working solely for the ENGINEER, any fee, commission, percentage, gift or other consideration contingent upon or resulting from the award or making of this Contract.

15.7. Reimbursable Expenses

Reimbursable expenses are defined as actual out-of-pocket expenses incurred by ENGINEER or a Subconsultant necessary to perform or complete Services under this Contract. Unless otherwise expressly agreed herein or in a Services Authorization or amendment to this Contract, the City will not provide for reimbursement of traditional business operating expenses, including but not limited to, computer time, stamps for routine correspondence, phone calls, local tolls, local mileage, in-house copying (routine b/w 8.5 x 11 and 11 x17 copies), word processing time, and bookkeeping. Invoices shall be required for reimbursement of expenses.

15.8. Local Travel

Unless otherwise expressly agreed herein or in a Services Authorization or amendment to this Contract, travel between locations within Orange, Osceola, Seminole, Volusia and Lake Counties will not be reimbursed.

15.9. Entire Agreement

This Contract, including the Exhibits hereto, constitutes the entire agreement between the parties with respect to the specific matters contained herein and supersedes all previous discussions, understandings, and agreements.

15.10. Truth-in-Negotiations

The ENGINEER shall execute a Truth-in-Negotiation Certificate in the form attached hereto and made a part hereof, by reference, as Exhibit II. It is agreed by the ENGINEER that the Project Fee, and any additions thereto, shall be adjusted to exclude any significant sums [plus interest at

one percent (1%) per month simple interest on the sums, from the date of payment by the CITY] by which the CITY determines that the Fee was increased due to inaccurate, incomplete, or non-current wage rates and other factual unit costs.

15.11. Amendment

This Contract may be amended or modified only by a written instrument duly authorized and executed by the parties.

15.12. Validity

The validity, interpretation, construction, and effect of this Contract shall be in accordance with and governed by the laws of the State of Florida, only. In the event any provision hereof is determined to be unenforceable or invalid, such unenforceability or invalidity shall not affect the remaining provisions of this Contract, which shall remain in full force and effect. To that extent, this Contract is deemed severable.

15.13. Headings

The headings of the Sections or Subsections of this Contract are for the purpose of convenience only, and shall not be deemed to expand, limit, or modify the provisions contained in such Sections or Subsections.

15.14. Timeliness

The City and the ENGINEER acknowledge and understand that time is of the essence in this Contract.

15.15. Force Majeure

The parties acknowledge that adverse weather conditions, acts of God, or other unforeseen circumstances of a similar nature, may necessitate modifications to this Contract, such modifications to include, but not limited to the Project's Services, term, and Fee. If such conditions and circumstances do in fact occur, then the CITY and ENGINEER shall mutually agree, in writing, to the modifications to be made to this Contract.

15.16. Rights Cumulative; No Waiver

No right or remedy herein conferred upon or reserved to either party hereto is intended to be exclusive of any other right or remedy, and each and every right and remedy shall be cumulative and in addition to any other right or remedy given hereunder, or now or hereafter legally existing upon the occurrence of a default hereunder. The failure of either party hereto to insist, at any time, upon the strict observance or performance of any of the provisions of this Contract, or to exercise any right or remedy as provided in this Contract, shall not impair any such right or remedy or be construed as a waiver or relinquishment thereof with respect to subsequent defaults. Every right and remedy given by this Contract to the parties hereof may be exercised

from time to time and as often as may be deemed expedient by the parties hereto, as the case may be.

15.17. Public Entity Crime

Any person or affiliate, as defined in 287.133 of the *Florida Statutes*, shall not be allowed to contract with the CITY, nor be allowed to enter into a subcontract for work on this Contract, if such a person or affiliate has been convicted of a public entity crime within three (3) years of the date this Contract was advertised for proposals, or if such person or affiliate was listed on the State's convicted vendor list within three (3) years of the date this Contract was advertised, whichever time period is greater. A public entity crime means a violation of any state or federal law with respect to and directly related to the transaction of business with any public entity or agency (federal, state or local), involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, forgery, falsification of records, receiving stolen property or material misrepresentation. Any Contract with the CITY obtained in violation of this Section shall be subject to termination for cause. A Subconsultant who obtains a subcontract in violation of this Section shall be removed from the Project and promptly replaced by a Subconsultant acceptable to the City.

15.18. MBE/WBE Participation

- 15.18.1. Chapter 57, Articles II and III, of the Orlando City Code, establishes goals of 18% and 6%, respectively, of the CITY's annual monetary value of contracts for supplies, services and construction to be awarded to Minority Business Enterprises (MBE) and Women-Owned Business Enterprises (WBE).
- 15.18.2. The ENGINEER agrees to make a good faith effort to provide that 18% of the dollar amount of the Contract is performed by MBEs and 6% of the dollar amount of the Contract is performed by WBEs. MBE and WBE participation is set forth in the exhibits hereto.
- 15.18.3. The ENGINEER may, under limited circumstances, substitute a MBE or WBE firm. However, substitution shall only be allowed upon good cause shown as determined by the CITY's MBE Coordinator. The ENGINEER must receive written approval of the MBE Coordinator before substitution will be allowed. Failure to comply shall result in the CITY imposing penalties on the ENGINEER; such penalties may include suspension or debarment from obtaining future CITY contracts.
- 15.18.4. The ENGINEER shall submit monthly reports in a form acceptable to the CITY to the MBE Office, 400 South Orange Avenue, 5th Floor, Orlando, Florida 32801, documenting compliance with this Contract. The initial report shall be submitted within ten (10) days after the execution of the Contract and shall include the names of participating MBE/WBEs and the MBE/WBE Subconsultant or joint venture dollar amounts. The initial report shall also include copies of all MBE/WBE Subconsultant or joint venture contracts. Subsequent reports shall include documentation on the number of hours worked and the tasks performed by the Subconsultants.

- 15.18.5. Should the scope of Services herein be increased, the ENGINEER agrees to make a good faith effort to include MBE/WBE participation in the increased Services. Such participation should be in accordance with the MBE/WBE percentages stated above.
- 15.18.6. There shall be no third party beneficiaries of the Minority Business Enterprise or Women-Owned Business Enterprise provisions of this Contract. The CITY shall have the exclusive means of enforcement of the MBE/WBE Ordinance and contract terms. No right of action for non-signatories of the Contract is intended or implied. The CITY is the sole judge of compliance and whether a good faith effort has been made under the Ordinance and the Contract.

15.19. Non-Exclusive Contract.

This Contract is non-exclusive agreement between the parties. It is understood and acknowledged that the rights granted herein to the ENGINEER are non-exclusive, and the CITY shall have the right, at any time, to enter into similar agreements with other engineers, architects, landscape architects, planners, consultants, contractors, subconsultants, and so forth, to have them perform such professional services as the CITY may desire.

IN WITNESS WHEREOF, this Contract has been fully executed on behalf of the parties hereto and by its duly authorized representatives, as of the date first written above.

City of Orlando, Florida

Зу: _	David Billingsley, CPSM, C.P.M. Chief Procurement Officer
	Chief Procurement Officer
	APPROVED AS TO FORM AND LEGALITY for the use and reliance of the
	City of Orlando, Florida, only.
	Assistant City Attorney
	Orlando, Florida

	Woolpert, Inc.
	Ву:
	Print Name:
	Title:
STATE OF FLORIDA }	
COUNTY OF}	
,[],	EARED before me, the undersigned authority, well known to me or [] who has produced a sidentification, and known by me to be the of the corporation named above, and acknowledged
pefore me that he/she executed the foract and deed, and that he/she was duly	egoing instrument on behalf of said corporation as its true
WITNESS my hand and 20	official seal this day of,
	NOTARY PUBLIC
	My Commission Expires:

SCOPE OF SERVICES

ENGINEERING SERVICES FOR DEAN ROAD INTERCEPTOR SEWER REHABILITATION PROJECT

PROJECT DESCRIPTION

The City of Orlando Wastewater Division (City) has requested Woolpert to provide preliminary engineering including alternatives evaluation, preliminary design, final design, permitting, bidding and construction phase services for the rehabilitation/replacement of the Dean Road Interceptor sewer. The project includes the rehabilitation/replacement of approximately 9,900 linear feet of 72 and 78 inch gravity sewer trunk lines, over 24 manholes, which transports wastewater flows from the eastern sections of the City and future flows from Conserve 1 to the Iron Bridge Wastewater Treatment Plant. The engineering services for this project are anticipated to be completed in three primary phases:

- 1. Preliminary Engineering
- 2. Design, Permitting and Bidding
- 3. Construction Administration

SCOPE OF SERVICES

1.0 Preliminary Engineering Phase

The purpose of the Preliminary Engineering phase is to present project completion alternatives to the City in a manner that will allow the City to make informed decisions as to how the project shall proceed. Existing data has to be collected and reviewed, alternatives examined, each alternative needs to be preliminary designed and evaluated, and then compared with each other to determine a selected plan. Actual physical inspection of the pipeline will be delayed until the Design Phase. Some of the inspection costs may be eliminated (saved) depending on the selected plan. The Preliminary Engineering services to be provided under this proposal include:

- 1. Project Initiation
- 2. Evaluate Alternatives
- 3. Preliminary Design Report

Task 1.1 - Project Initiation

- 1.1.1. Meet with City for a project initiation meeting to establish lines of communication, contract requirements, schedule, existing data and information requests, and reporting requirements.
- 1.1.2. Collect and review project related available information such as boundary surveys, easement descriptions, ROW records, record drawings, soils investigation reports, previous CPH investigation reports, CCTV tapes and reports, photos, existing flow data, flow projections and other information that may be pertinent to execution of the project. Review requirements of all regulatory agencies having jurisdiction over the project. Collect and review other information that may have a bearing and impact on the alternatives evaluation, design, approval, permitting, construction or operation of the project. Woolpert will meet with OCPW and monitor the progress/planning of Dean Road improvements by Orange County, including new or proposed ROW and easements, and timing of improvements. We will also identify potential opportunities

for a City/County JPA to accomplish the City's proposed improvements. Findings will be documented in a letter report.

- 1.1.3. Woolpert will evaluate the CCTV tapes and reports and verify the observations. Evaluation will be accomplished by a certified NASSCO PACP engineer.
- 1.1.4. Flow Monitoring Woolpert will install two (2) flow meters in the Dean Road trunk sewer for approximately 30 days. The flow meters will be installed during June or July, during the rainy season, so that we have ample opportunity to catch significant rain events. We will install one meter on the 72" line and one on the 78" line. While we are not anticipating any significant contribution of wastewater flow between the two meters, the positioning may identify and quantify I/I along this two mile stretch of trunk line.

The flow data will help us identify average daily, peak dry weather and peak wet weather flow levels to be used for design alternative analysis. These flow rates will factor in to the rehabilitation methods to be used in the rehab phase.

During the data collection phase, each flow/rainfall site will be visited regularly in order to gather data, and to ensure that everything is correctly operating. Any unusual data will be analyzed immediately to determine if there is a problem with the site hydraulics or the monitor. Catching problems early is essential to minimizing lost data. Flow data and calculations will be reviewed for accuracy. Procedures, flow meters, flow data and calculations will be presented in a technical memorandum.

- 1.1.5 Review and update the November 2013 "Wastewater Flow Projections" Report completed by Rick Wilson, Epic. The additional flow data (from 12/12 to present) from IBRWRF and Conserve 1, and additional data from Growth Management will be utilized to revise and refine the previous projections specifically for the construction project (i.e. construction scheduling/timing and expected facility operating assumptions/conditions). Maximum month, maximum day, and peak hour flows will be analyzed. These flow projections are very important to bypass pumping options during construction and ultimate capacity/sizing of the recommended improvements. A brief revised flow projection letter report will be submitted to City prior to the meetings in the next subtask.
- 1.1.6 Meet with City of Orlando staff to discuss potential timing of project, alternatives to be evaluated, and the revised flow projections. Based on the timing of the improvements design flows will be calculated and presented to the City. Another meeting will be required to confirm the design flows to be utilized in alternative evaluations, sizing and preliminary design of alternatives.
- 1.1.7 Woolpert will also meet with OCPW to discuss timing of Dean Road Improvements north of University Blvd. and their relative impacts on the project.

TASK 1.2 - EVALUATE REHABILITATION/REPLACEMENT ALTERNATIVES

- 1.2.1. Walk existing Interceptor Sewer corridor to identify potential construction problem areas. The City staff may attend the walk-thru to provide their input if desired.
- 1.2.2. Meet with City to discuss and agree on evaluation criteria and weighting system to be utilized for the evaluation of the rehabilitation/replacement alternatives. An evaluation matrix with relative scoring will be developed on each alternative.
- 1.2.3. The four (4) alternatives to be preliminary designed and evaluated are as follows:

- 1) Conventional sliplining of the gravity interceptor sewer and manholes.
- 2) Converting gravity interceptor sewer to a force main by sliplining.
- 3) Converting the 72 inch gravity sewer to a force main and sliplining the 78 inch gravity sewer and manholes.
- 4) Converting the 72 inch gravity sewer to a force main and CIPP the 78 inch gravity sewer and manholes.
- 1.2.4. All four (4) alternatives will be preliminarily designed using information obtained in the project initiation task and the Cities GIS in order to evaluate and costs to be estimated to effectively compare alternatives. Preliminary design shall include the following type of information for each alternative:
 - Pipe and lining materials will be evaluated and selected.
 - Size, diameter, thickness and internal diameter will be determined. Capacity of each alternative will be calculated and presented.
 - c. Advantages and disadvantages will be determined and presented.
 - d. Estimated capital costs, annual O & M costs, and expected service life costs will be calculated and presented.
- 1.2.5. The four (4) alternatives will then be evaluated and compared to each other utilizing the evaluation criteria and weighting factors. Results will be discussed, tabulated and recommendations and conclusions of the alternative analysis will be submitted for City review.
- 1.2.6. Meet with the City to discuss the evaluations, recommendations and conclusions to agree on a selected plan.

TASK 1.3 - PRELIMINARY DESIGN REPORT

- 1.3.1 Prepare a preliminary design report, which will include Woolpert's comments on the CCTV and the CPH reports, the description of the four (4) alternatives, evaluation criteria and weighting system, evaluations and comparisons with relative costs, permitting requirements, recommendations, conclusions and the selected plan with a preliminary cost estimate.
- 1.3.2 Prepare a preliminary layout of proposed construction alignment of the selected plan, which indicates major conflicts with existing utilities and areas where special construction techniques may or must be considered. Additionally, present other pertinent information necessary for the City to evaluate the overall project.
- 1.3.3 Submit four (4) copies of the draft PDR to the City. Meet with the City to discuss the PDR; revise and finalize the PDR following comments from the City and submit six (6) copies of the final PDR.

DELIVERABLES

- Woolpert will provide four (4) copies of the draft Revised Wastewater Flow Projections Report for review by the City of Orlando.
- Woolpert will provide four (4) copies of the draft Preliminary Design Report (PDR) for review by the City of Orlando.
- After attending a review meeting at the City, Woolpert revise the PDR and will submit six (6) copies of the final PDR and one (1) CD containing a pdf copy of the PDR.
- Prepare and submit new task authorization proposal.

CITY RESPONSIBILITIES

- Schedule staff members for the kick off meeting and subsequent meetings.
- Furnish one (1) copy of record drawings, subsequent repair work, CCTV tapes and reports, CPH investigation report, photos, existing flow data, flow projections and any other information that may be pertinent to execution of the project.
- Assist Woolpert with access to pipeline during low flow and MOT to install and maintain flow monitoring devices.
- Schedule staff members for review of the draft Preliminary Design Report.
- Schedule location and staff members for attendance to the PDR review meeting.

COMPENSATION SUMMARY

ENGINEERING SERVICES FOR DEAN ROAD INTERCEPTOR SEWER REHABILITATION PROJECT

Hourly Engineering Services:

<u>Task 1 – Preliminary Engineering:</u>

Basis: Hourly, not to exceed.

Subtotal Amount:

\$174,805.13

Owner Controlled Contingency: \$17,480.51

Estimated Contract Amount: \$192,285.65

"Labor categories and rates used herein are for the sole purpose of estimating time and calculating the overall not to exceed amount. Invoicing will be based on the actual hourly wage/salary rates of the personnel utilized to accomplish the work of the scope of services and the agreed upon multiplier."

M/WBE PARTICIPATION

FIRM	AMOUNT	PERCENT (%)
Epic Engineering & Consulting Group, LLC.	\$17,217.39	9.85
ASG Reprographics, Inc.	\$294.93	0.17
TOTAL PARTICIPATION	\$17,512.32	10.02

COMPENSATION, MANHOUR AND COST DETAIL SPREADSHEETS

TABLE 1 MANHOUR & COST ESTIMATES Task 1 - Preliminary Engineering

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\$5,928,00 \$19,519.64 \$18,975.26 \$1,470.72 \$3,828,00 \$1,418.24 [Effective Contract Multiplier = 3.00	anhours - Task 1 - Preliminary Engineering	100r		\$35.27	\$30.64			.68
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(Effective Contract Multiplier	aw Labor Cost	\$5,928,00			300			\$153,419.58
	abor Cost	(Effective Con						\$2,122,00
	Irsable Expenses (See Table 3)							\$17,512,32
	isultant Fees (See Table 4)							\$1,751,23
	bconsultant Markup							\$174,805.13
	- PRELIMINARY ENGINEERING							\$17,480.51
	City Controlled 10.00% Contingency							\$192,285.65

TABLE 2
SUMMARY OF OTHER DIRECT COSTS
Engineering Services for
Dean Road Interceptor Sewer Rehabilitation Project

			200.000 000 000 000	10 Page 10 Pag		大学の 人名 大学 大学の大学 大学の大学		Tack	のではない。	Task 6	Totale	
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Reimbursable expenses		6 5 5	Cost Olympiles	Coat	Originality	Cost Suarilly	Cost	Cuantity	Cost Quantify	Cost	Muanary.	- POP
Unit Description	UNIT COST CONT CARRIERY	V)	100 COOL	1200								
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Full-size Bond Plots	-	1	20.00	90.00		00.08	OU 08		\$0.00	80.00	0	\$ 0.0€
1/2 size Bond/Color Plots	\$3.00 EA		20.00	90.00	1	00:00	00.00		00 00	80.00	0	\$0.00
Entransian Disabling Drinting	\$1.50 EA		80.00	\$0.00		\$0.00	30.UC		20:00	2000	1	S
	ı		80.00	80.00		80.00	\$0.00		80.00	00.00		
1/2 size Blackline Punting			00 00	60 00		00.08	20.00		\$0.00	20.00	0	30,0
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Subtotal Reproduction			\$0.00	\$0.00		30.00	00.04	-			-	
Destant County Deliveries								1		00	1	642.0
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Express Courier		e e	9/0.00	30.00		200	0000		80.00	00.08	2	\$36.00
Darkada Deliveries	\$18.00 EA	2	36.00	\$0.00		\$0.00	30:00		XOUN	000		411A
Package Courton Dell'unies		Ġ	\$118.00	\$0.00		\$0.00	\$0.00		\$0.00	\$0.00		3
Subjudal Fusiaga, Courier, Denterios												
Miscellaneous			00 06	00 03		900	80.00		\$0.00	\$0.00	0	\$0.0
FDEP Permit Fee	4		20.00	20.09		200	200		\$0.00	\$0.00	-	\$4.0
CD's (PDF copy of PDR)	\$4.00 EA	-	84.UU	20,05		00.00			20.00	00 03	,	\$2,000.00
Flam Mantharine Editament	\$2,000,00 EA	1 \$2,0	\$2,000.00	80.00		\$0.00	.au.u∪		40,00	20.00		7 700 00
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Subtotal Miscelaneous Items			#C-100-100	0000		\$0.00	80.00		80,00	80'00		\$2,122.0
Subtotal Cost per Task		9 6	26.00	00.00		2000					:5	<u>\$2,122.0</u> 0
Total Bolmburgable Expanses									į			

							Total Subconsultant Direct Cost Breakdown
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80.00							CPW Construction
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0000						6294.93	
8004 93							Mothe & Associates
\$0.00							Buchheit & Associates, Inc.
80.00						CC: /12// G	Epic Engineering & Consulting Group, LLC
\$17,217,39						047 247 20	Antillian Engineering Associates
20.08							Subconsultant Direct Cost Breakdown per Lask
LOCALS	IBSKO	- Lask 5	Task4	Taek 7	Tock 9		

SUBCONSULTANT FEES TABLE 3

Engineering Services for

Dean Road Interceptor Sewer Rehabilitation Project	
M/WBF Subconsultants	Task Proposed Fee
sociates	4 817 217 39
Epic Engineering & Consulting Group, LLC	
Buchheit & Associates, Inc.	
Metha & Associates	1 \$294.93
ASG Reprographics	
CPW Construction	
Viggiano consumina	
C. L. Carlotte C. L. Carlotte Co. C. Carlotte Co.	\$17,512.32
Total M/WBE Subconsultants reco	Task Proposed Fee
Majority Subconsumants	
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l otal Majority Subcollsularia i cos	\$17,512.32
Total Subconstiltants rees	

MBE Participation as a percentage of the Total Contract Amount is (City Goal of 18%): WBE Participation as a percentage of the Total Contract Amount is (City Goal of 6%): M/WBE Participation as a percentage of the Total Contract Amount is (City Goal of 24%):

TABLE 4

Engineering Services for Summary of Fees

Dean	n Road Interceptor Sewer Rehabilitation Project	ceptor Sev	ver Kenab	litation Pro	ect		The second second second second second second second
Item Description	Project Manager	Project Engineer	Design Engineer	CAD Designer	2 Man Field Crew	Technical Assistant/ Clerical	TOTAL
Total Manhours (See Tables 2a - 2f)	1001	322	538	48	80	64	1,152
Raw I abor Wade Rate (%/hr)	\$59.28	\$60.62	\$35.27	\$30,64	\$47.85	\$22.16	
Total Raw Labor Cost	\$5,928.00	\$19,519.64	\$18,975.26	\$1,470.72	\$3,828.00	\$1,418.24	\$51,139,86
Total Labor Cost	(Effective Cont	Effective Contract Multiplier =	1	3.00			\$153,419.58
Reimbursable Expenses (See Table 3)							\$2,122.00
Subconsultant Fees (See Table 4)							\$17,512.32
10% Subconsultant Markup							\$1,751.23
SUBTOTAL - HOURLY, NOT TO EXCEED FEE FO		OR ENGINEERING SERVICES	S				\$174,805.13
City Controlled 10,00% Contingency							\$17,480.51
TOTAL - HOLIRI V NOT TO EXCEED FEE FOR E	ENGINEERING SERVICES	SERVICES					\$192,285.65

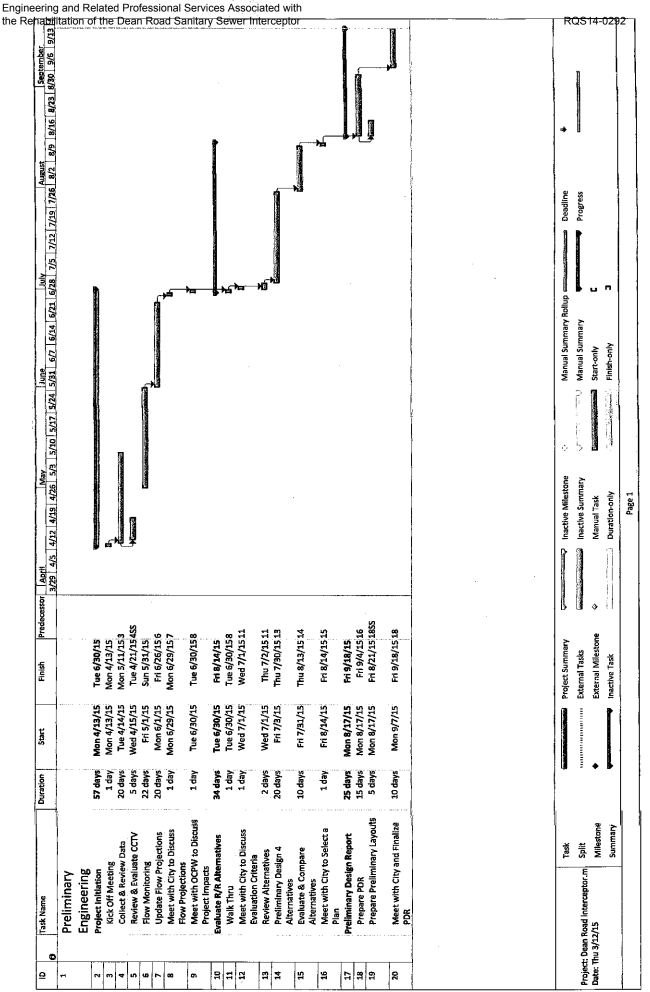
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MBE Participation as a percentage of the Total Contract Amount is (City Goal of 18%): WBE Participation as a percentage of the Total Contract Amount is (City Goal of 6%):

MWBE Participation as a percentage of the Total Contract Amount is (City Goal of 24%)

SCHEDULE

ENGINEERING SERVICES FOR PRELIMINARY ENGINEERING DEAN ROAD INTERCEPTOR SEWER REHABILITATION PROJECT



SUBCONSULTANT PROPOSALS

Epic Engineering & Consulting Group, LLC
ASG Computer & Reprographics, Inc.

EPIC Engineering & Consulting Group, LLC



January 14, 2015

Bill Whidden P.E. Project Manager Woolpert, Inc One Purlieu Place, Suite 122 Winter Park, FL 32792

Re: City of Orlando Public Works - Wastewater Division
Dean Road Interceptor Sewer Rehabilitation Project
Scope of Services - Preliminary Engineering Phase Services

Dear Mr. Whidden:

In accordance with your request, EPIC Engineering & Consulting Group, LLC (EPIC) has prepared a proposal for the referenced project. The overall project includes the rehabilitation/replacement of approximately 9,900 linear feet of 72 and 78 inch gravity sewer trunk lines and over 24 manholes. This system currently transports wastewater from the eastern sections of the City to the Iron Bridge Regional WRF (IBRWRF), and in the futures may also transport wastewater from the Conserv 1 Water Reclamation Facility (WRF). The engineering services for this project are anticipated to be completed in three phases:

- 1. Preliminary Engineering
- 2. Design, Permitting and Bidding
- 3. Construction Administration

The City of Orlando Wastewater Division (City) has requested Woolpert to provide a proposal for preliminary engineering phase services.

Our scope of services has been developed based on the overall scope developed by Woolpert; consequently, the major tasks of the overall scope are listed below and EPIC's proposed services are identified for each task. Our scope of services, schedule and compensation are provided in the following sections.

SCOPE OF SERVICES

EPIC will assist Woolpert by providing the following services:

TASK 1.1 - PROJECT INITIATION

EPIC Services

- EPIC will prepare for and attend a project initiation meeting,
- EPIC will have primary responsibility for the development of revised wastewater flow projections (Woolpert Proposal Subtask 1.1.4). Additional data from Growth Management, IBRWRF and Conserv 1 WRF will be analyzed, as well as peak

January 14, 2015 Page 2

conditions (maximum month, maximum day and peak hour). The analysis will be conducted specifically for this construction project (i.e. construction schedule/timing and expected facility operating assumption/conditions). A flow projection letter report will be submitted to City. This task also includes two meetings with the City to review project information and the flow projections.

TASK 1.2 - EVALUATE REHABILITATION/REPLACEMENT ALTERNATIVES

EPIC Services

EPIC will participate is a site walk-thru and review of the existing Interceptor Sewer corridor to assist in the identification of construction conditions and issues.

TASK 1.3 - PRELIMINARY DESIGN REPORT

EPIC Services

- EPIC will provide quality assurance and quality control (QA/QC), and reviews for the draft and final reports. The review of the final report will include "backchecking" to ensure that the previous review comments were addressed.
- EPIC will participate in up to two (2) review meetings.

PROJECT SCHEDULE

EPIC will provide the above-listed services over the duration of the project to meet the schedule established by the City and Woolpert.

COMPENSATION

EPIC will be compensated for the services described herein on a not to exceed, hourly basis in the amount of \$17,733.64. The not to exceed fee estimate for the scope of services is enclosed as Attachment A.

We sincerely appreciate the opportunity to assist Woolpert in providing professional engineering services to the City of Orlando. If you have any questions or require additional information, please call me at 407-721-6954.

Sincerely,

Richard Wilson, P.E.

Project Manager

EPIC Engineering & Consulting Group, LLC

cc: Prasad Chittaluru, Ph.D., P.E., EPIC

ATTACHMENT A

EPIC Engineering & Consulting Group, LLC

City of Orlando Public Works - Wastewater Division

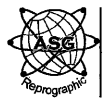
Dean Road Interceptor Sewer Rehabilitation Project - Preliminary Engineering Phase Services

EPIC NOT TO EXCEED LABOR BUDGET

		Senior Project	Sr.				Total Raw	Total Raw Total Billing
		Manager	Professional I	Tech III	Tech III Admin II	Total	Labor Cost	Labor Cost Labor Cost
Task	Task Name	P8	P3	T3	A2	Hours	(%)	(S)
	Hourly Rate	\$61.20	\$43.40	\$25.00	\$22.30	i	J	E ST
1.1	1.1 Project Initiation	39	48	0	4	16	\$4,559.20	\$13,449.64
1.2	1.2 Evaluate Rehabilitation/Replacement Alternatives	4	0	0	-	5	\$267.10	\$787.95
1.3	1.3 Preliminary Design Report	19	0	0		20	\$1,185.10	\$3,496.05
	Total Not to Exceed Fee	62	48	0	9	116	\$6,011.40	\$6,011.40 \$17,733.64
	Labor Multiplier 2.95	2.95						

EXHIBIT I - Page 17 of 19

ASG Computer & Reprographics, Inc.



Signature & Print

ASG COMPUTER & REPROGRAPHIC, INC.

P.O. Box 5601 Winter Park, FL 32793 Tel: 407-895-5670 Fax: 407-895-5669

ESTIMATE

Date	Estimate #
3/9/2015	1096

•		Terms	Rep	Proje	ect/Job	
		Net 30	AS	Dear	Dean Road	
Item	Description	Qty		Cost	Total	
28-8½x11 28-11x17 80-8½x11 10-3 Hole Punching GBC-Small Delivery	Preliminary Design Report 8½" x 11" - 28# ColorCopy/Printing 11" x 17" - 28# ColorCopy/Printing; Z-Fold 8½" x 11" - 80# ColorCopy/Printing Cover Stock 8½" x 11" 110# Non-Printed Hole Punching - GBC/Plastic Comb, Spiral, 2-Hole, 3-Hole, Wire, Etc GBC Binding - 1/4" to 1" (25-220 Sheets) Delivery Fee		300 100 10 10 168 10 2	0.35 1.15 0.75 0.25 0.008 1.75 15.00	105.00T 115.00T 7.50T 2.50T 1.34 17.50T 30.00	
			Subto	tal	\$278.84	
			Sales Tax (6.5%)		\$16.09	
			Tota	1	\$294.93	

TRUTH-IN-NEGOTIATION CERTIFICATE

ENGINEER hereby certifies that all wage rates, and any and all other unit costs supporting the compensation to be paid to the ENGINEER pursuant to this Contract for the Work and Services as set forth herein, are accurate, complete, and current at the date of the Contract's execution.

Woolpert, Inc.
Ву:
(Type or Print Name)
(Title)
}
}
APPEARED before me, the undersigned authority,,[] well known to me or [] who has produced a as identification, and known by me to be the
of the corporation named above, and acknowledged before egoing instrument on behalf of said corporation as its true act and authorized to do so.
and and official seal this day of,
NOTARY PUBLIC My Commission Expires:

EXHIBIT II