AMENDMENT NO. 1 TO PROFESSIONAL SERVICES AGREEMENT FOR THE HOLIDAY COURT SEWER PUMP STATION REPLACEMENT PROJECT COF Contract No. 2016-0330

THIS AMENDMENT is made and entered into on this the ____ day of _____, 2017, by and between the **City of Franklin**, **Tennessee** ("City") and **Hethcoat & Davis** ("Consultant").

WITNESSETH:

WHEREAS, City and Consultant entered into a Professional Services Agreement ("Agreement") entitled Holiday Court Sewer Pump Station Replacement Project (COF Contract No. 2016-0330), dated the 10 day of January 2017; and

WHEREAS, said Agreement stipulated that the Consultant would be paid a not to exceed fee of SEVENTY-ONE THOUSAND SEVEN HUNDRED SIXTY AND 00/100 DOLLARS (\$71,760.00), and

WHEREAS, the City and Consultant realize the need for additional design work for the Project due to circumstances beyond the control of the Consultant; and

WHEREAS, the Consultant has provided a Proposal for an increase in engineering services, as described in Attachment A dated February 8, 2017, in the amount of FIVE THOUSAND NINE HUNDRED AND 00/100 DOLLARS (\$5,900.00); and

WHEREAS, the City has reviewed the Proposal and desires to enter into an agreement for the Project as proposed.

NOW, THEREFORE, in consideration of these premises and the mutual promises contained herein, it is agreed by and between the parties as follows:

1. The foregoing recitals are incorporated by reference as if fully stated herein.

2. <u>Consultant's Responsibilities and Duties</u>. Consultant agrees to perform the work as proposed in their February 8, 2017, letter of proposal (**Attachment A**) which includes the Scope of Services for this Amendment, all of which shall be considered as an integral part hereof.

3. <u>City's Responsibilities and Duties</u>. City shall pay Consultant for the cost of the work as described in **Attachment A** an amount not to exceed **FIVE THOUSAND NINE HUNDRED AND 00/100 DOLLARS (\$5,900.00)**.

The City reserves the right to issue any payments jointly to the Consultant and Sub-Consultant when the City receives information that the Consultant has not paid its Sub-Consultant.

4. <u>Waiver</u>. Neither party's failure nor delay to exercise any of its rights or powers under this Amendment will constitute or be deemed a waiver or forfeiture of those rights or powers. For a waiver of a right or power to be effective, it must be in writing signed by the waiving party. An effective waiver of a right or power shall not be construed as either (a) a future or continuing waiver of that same right or power, or (b) the waiver of any other right or power.

5. <u>Severability</u>. If any term or provision of the Amendment is held to be illegal or unenforceable, the validity or enforceability of the remainder of the Amendment will not be affected.

6. <u>Precedence</u>. In the event of conflict between this Amendment and the provisions of the previous Agreement(s), or any other contract, agreement or other document to which this Amendment may accompany or incorporate by reference, the provisions of this Amendment will, to the extent of such conflict (or to the extent the Agreement is silent), take precedence unless such document expressly states that it is amending this Amendment.

7. <u>Entire Agreement</u>. The Amendment between the parties supersedes any prior or contemporaneous communications, representations or agreements between the parties, whether oral or written, regarding the subject matter of the entire Amendment. The terms and conditions of this Amendment may not be changed except by an amendment expressly referencing this Amendment by section number and signed by an authorized representative of each party.

8. <u>Additions/Modifications.</u> If seeking any addition or modification to the Amendment, the parties agree to reference the specific paragraph number sought to be changed on any future document or purchase order issued in furtherance of the Amendment, however, an omission of the reference to same shall not affect its applicability. In no event shall either party be bound by any terms contained in any purchase order, acknowledgement, or other writings unless: (a) such purchase order, acknowledgement, or other writings specifically refer to the Amendment or to the specific clause they are intended to modify; (b) clearly indicate the intention of both parties to override and modify the Amendment; and (c) such purchase order, acknowledgement, or other writings are signed,

with specific material clauses separately initialed, by authorized representatives of both parties.

9. <u>Breach</u>. Upon deliberate breach of the Amendment by either party, the non-breaching party shall be entitled to terminate the Amendment without notice, with all of the remedies it would have in the event of termination, and may also have such other remedies as it may be entitled to in law or in equity.

10. <u>Survival</u>. This Amendment shall survive the completion of or any termination of the original contract, revised contract, or agreement or other document to which it may accompany or incorporate by reference.

All other provisions of the Agreement dated January 10, 2017, are unchanged and remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Amendment.

The CITY OF FRANKLIN, TENNESSEE

HETHCOAT DAVIS

By:__

Eric S. Stuckey City Administrator Date: _____

By:	
Print:	
Title: _	
Date:	

Approved as to form:

Bethany A. Heuer, Staff Attorney



COF 2016-0330 Amendment 1 Attachment A PG 1 of 2

February 8, 2017

Ms. Patricia McNeese, P.E. Engineering Department City of Franklin, TN 109 3rd Avenue, South Franklin, TN 37064

Re: Engineering Services Proposal – Revision 2 (Force Main Design) Holiday Court Sewer Pump Station Replacement Franklin, TN

Dear Patricia:

In our onsite meeting to review pump station siting on Friday, February 3, 3017, representatives from the Wastewater Department indicated they would like to see replacement of the existing force main included within this project scope. It currently is not included and our tasking was limited to survey of centerline of the force main and preparation of a simple profile for TDEC approval purposes. Mark Hilty attended this meeting and instructed us to proceed with preparation of a scope change to include design and topographic survey services for the replacement of the force main. The current force main is approximately 1,100 linear feet in length.

Based on the information from the meeting with Water Management staff, it appears the scope of services required for this change is as follows:

Design Phase Services

- Increase scope of topographic survey services to include the force main currently
 residing inside an existing PUE from the existing pumping station to the discharge
 manhole located in Royal Oaks Parkway.
- Develop plans and technical specifications to include:
 - 1. New force main routing.
 - 2. Force main plan and profile for the replacement force main.
 - 3. Piping, valves, appurtenances and connection to the existing manhole for the new force main.

All other services included in the previous scope remain unchanged.

Hethcoat & Davis, Inc. proposes to provide the scope of services identified and will make every effort to devote the manpower and resources necessary to insure timely completion of the design. Based on the anticipated scope of services, we propose fees as follows:



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- Design Phase (Force Main) \$3,760
- Force Main Topo Survey \$2,140
- Total Add for this revision \$5,900

If this proposal is acceptable, please prepare a standard City agreement for our signature and approval.

We sincerely appreciate the opportunity to work with the City of Franklin and to present this proposal for providing professional services. If you should have any questions or require additional information, please call.

Sincerely,

Keith Davis, PE Secretary