AGREEMENT FOR PROFESSIONAL ENGINEERING SERVICES FOR GATEWAY DRIVE IMPROVEMENTS (RFQ NO. 2017-305A)

THIS AGREEMENT made and entered into this ____ day of _____, 20___, by and between the City of Lee's Summit, Missouri (hereinafter "City"), and Garver (hereinafter "Engineer").

WITNESSETH:

WHEREAS, City intends to have engineering services for the Gateway Drive Improvements (hereinafter "Project"); and

WHEREAS, Engineer has submitted a proposal for the Project and an estimate of engineering costs to perform the Project; and

WHEREAS, the City Manager is authorized and empowered by City to execute contracts providing for professional engineering services; and

WHEREAS, City desires to enter into an agreement with Engineer to perform the Project; and

WHEREAS, Engineer represents that the firm is equipped, competent, and able to undertake such an assignment.

NOW THEREFORE, in consideration of the mutual covenants and considerations herein contained, **IT IS HEREBY AGREED** by the parties hereto as follows:

ARTICLE I SCOPE OF BASIC SERVICES TO BE PROVIDED BY ENGINEER

Engineer shall provide the following professional engineering services to City ("Basic Services"):

1.1 General

Generally, the scope of services includes surveying, design, preparation of property acquisition documents, geotechnical investigations, and utility coordination for improvements to NE Gateway Drive from NE Delta School Road to NE Georgian Drive. Improvements will consist primarily of constructing a new city street with curb & gutter, sidewalks, enclosed stormwater systems, stormwater BMP's, MSE retaining walls, signage, pavement markings, and water main relocation.

1.2 Surveys

1.2.1 Design Surveys

Contract with Powell CWM, Inc. to provide field survey data for designing the project, and this survey will be tied to the City's control network.

Powell CWM, Inc. will conduct field surveys, utilizing radial topography methods, at intervals and for distances along the project site as appropriate for modeling the existing ground, including locations of pertinent features or improvements. Powell CWM, Inc. will locate buildings and other structures, streets, drainage features (including those along NE Delta School Road and NE Gateway Drive), trees over eight inches in diameter, visible utilities as well as those underground utilities marked by their owners and/or representatives, and any other pertinent topographic features that may be present at and/or along the project site. Powell CWM, Inc. will establish control points for use during construction.

1.2.2 Property Surveys

Powell CWM, Inc. will locate existing monumentation representing right of way and/or easements based on record data which will be provided by an abstractor under a sub consultant agreement with Powell CWM, Inc.

1.3 Geotechnical Services

Engineer will subcontract with Geotechnology, Inc. to provide geotechnical investigations and recommendations for the retaining wall structures.

Geotechnology will provide a boring plan which will include the following:

- Retaining Walls Two (2) borings to 10 to 20-ft in depth. One boring per wall per side at max height of wall.
- Investigations for subsurface rock Two (2) borings to 10 to 20-ft in depth.

1.4 Utility Coordination

Furnish plans to all known utility owners potentially affected by the project at the preliminary and final design stage of plan development.

Conduct a coordination meeting among all known affected utility owners to enable them to coordinate efforts for any necessary utility relocations. Engineer will include the surveyed locations of the observable and marked utilities in the construction plans. Engineer will also include proposed and/or relocated utility information in the construction plans as provided by the utility companies. Attend coordination meetings with the City as required, and prepare agendas and meeting minutes for these meetings.

1.5 Preliminary Design (30% Submittal)

The preliminary design phase submittal will include typical sections, roadway plan & profile sheets showing horizontal and vertical alignment, plan view drainage improvements, drainage area map sheet, plan view water line relocation, MSE walls, cross sections, proposed right of way and easements, and an opinion of probable construction cost. This preliminary design submittal will be for the purpose of setting the horizontal alignment and vertical profile, coordinating the proposed improvements and right of way/easements with the City, and developing an order of magnitude cost estimate for the project. Final design will begin upon City notification of preliminary design approval.

Utilize City Design Standards and supplement with MoDOT Design Standards as needed. Design criteria as specified in the City Design Authorization Memo will be utilized as applicable with exceptions being documented and approved by the City prior to implementation.

1.5.1 Water Main Relocation

Prepare preliminary water line plan drawings, less than 1,000 linear feet of 12 inch and smaller water line.

1.5.2 MSE Retaining Walls

Develop a typical section, plan, profile, and standard notes to be used by the contractor's MSE wall supplier to perform structural design for proposed MSE walls. Each proposed MSE wall will be laid out on individual plan sheets.

1.6 Right of Way Plans (60% Submittal)

Right of Way plans are not required for this project therefore Engineer will proceed directly to Final Design upon approval of the Preliminary Design.

1.7 Final Design (90% and 100% Submittals)

Conduct final designs to prepare construction plans and specifications, for one construction contract, including final construction roadway and retaining wall plans and details, storm sewer plan and profile sheets, typical and special details, final cross sections, front-end/technical specifications, special provisions, and opinion of probable construction cost. Make any needed plan changes as a

result of the 90% submittal review and/or special easement acquisition considerations, and prepare the construction documents as required to advertise for bids.

Prepare, submit, and coordinate approval of a Stormwater Pollution Prevention Plan (SWPPP).

1.7.1 Water Main Relocation

Incorporate 30 percent design review comments and prepare final water line plan and profile drawings and construction details as required to submit for City approval. Utilize City standard details and specifications. Engineer will incorporate review comments and prepare documents to advertise for bids, within the same construction contract as roadway improvements. Update the opinion of probable construction cost, reducing contingency.

1.8 Property Acquisition Documents

Provide mapping as required for preparing Right-of-Way/Easement acquisition documents for the City's use in acquiring the property. Documentation will include individual tract maps with a description of temporary and permanent acquisition for each property. The City will provide a standard easement acquisition document or "go-by" example for use by Engineer. The fee for providing property acquisition documentation is based on permanent right of way and temporary construction easements for no more than **11** properties. Property acquisition document preparation will begin after receiving the City's comments form the Preliminary Design review.

1.9 Bidding/Construction Phase Services

During the bidding and construction phase of the project, Engineer will:

- 1. Respond to Contractor and City questions as requested by the City during the bid and construction phases of the project.
- 2. Prepare for and attend utilities coordination meeting if necessary.
- 3. Attend progress, kickoff and/or coordination meetings with the City/Contractor as requested by City.

1.10 **Project Deliverables**

The following will be submitted to the City, or others as indicated, by Engineer:

- 1. One copy of the Geotechnical Report.
- 2. Three half size (11" x 17") copies and one full size (22" x 34") copy of the Preliminary Design with opinion of probable construction cost.

- 3. Three half size (11" x 17") copies and one full size (22" x 34") copy of the Final Design with opinion of probable construction cost.
- 4. One signed and sealed full size (22" x 34") copy of the revised Final Design, for reproduction, with opinion of probable construction cost.
- 5. One digital copy of the plans, submitted in items two through four above, in PDF format.
- 6. Four hard (8.5" x 11") letter size copies of the project Manual and one digital copy of the project manual in PDF format.
- 7. One digital copy, in PDF format, of the revised Final Plans to each potentially affected utility company.
- 8. CADD file submitted to each of the following: the City, utilities and contractor.
- 9. Two copies of the right-of-way and/or easement acquisition documents.
- 10. One copy of the storm water calculations.
- 11. One copy of the Stormwater Pollution Prevention Plan (SWPPP).

1.11 Schedule

Engineer shall begin work under this Agreement upon Notice to Proceed and shall complete the work in accordance with the schedule below:

Phase Description	Deliverable Date
Surveys – Design and Property	60 calendar days after NTP
Preliminary Design	4 months after NTP
Property Acquisition Documents	30 calendar days after approved
	Preliminary Plans
Final Design Submittal (90%)	4 months after the preliminary design
	approval
Final Design (100%) Submittal	5 weeks after the 90% submittal

These deliverable dates are based on three (3) week City review periods. If review takes longer than three weeks Engineer will update the project schedule/deliverable dates to reflect the change in schedule. Once the NTP date is known, the deliverable dates for preliminary and final design submittals will be identified.

ARTICLE II OPTIONAL SERVICES TO BE PROVIDED BY ENGINEER

Engineer shall provide the following additional services, if needed by City, upon receipt of written authorization by the Director of Public Works ("Optional Services"):

1.1 General

The following is a list of optional services that can be provided by the Engineer for the NE Gateway Drive Project.

1.2 Sanitary Sewer Extension Design

- 1.2.1 Preliminary Sanitary Sewer Main Extension Design Prepare preliminary gravity sewer plan and profile drawings, less than 1,000 linear feet of 8 inch gravity sewer. The plans will represent approximately 30 percent of the final construction plans, show easements, and exclude any construction details. Prepare an opinion of probable construction cost for the sanitary sewer main extension, including a 30 percent contingency.
- 1.2.2 Final Sanitary Sewer Main Extension Design and Plan Production

Incorporate 30 percent design review comments and prepare final gravity sewer plan and profile drawings and construction details as required to submit for City approval. Utilize City standard details and specifications. Incorporate review comments and prepare documents to advertise for bids, within the same construction contract as roadway improvements. Update the opinion of probable construction cost, reducing contingency.

1.3 Additional Geotechnical Services

If borings are needed beyond the amount specified in the scope of services Geotechnology, Inc. will perform an additional four borings up to ten (10) feet deep each.

ARTICLE III SCOPE OF SERVICES TO BE PROVIDED BY CITY

City shall provide the following services to Engineer:

Ownership record and title searches Tenant names Available water and sewer locations, size and materials Copies of available reports and as-built plans Meeting minutes for project meetings Available drainage studies Available current and future traffic volumes Available plats of adjacent properties EJCDC Contract Documents, Division One-Special Contract Provisions Pay any fees associated with the permits Assist Consultant as needed in gaining right of entry to private property for geotechnical exploration.

ARTICLE IV

PAYMENTS TO THE ENGINEER

For the services performed by Engineer pursuant to this Agreement, and as full compensation therefore, and for all expenditures made and all expenses incurred by Engineer in connection with this Agreement, except as otherwise expressly provided herein, subject to and in conformance with all provisions of this Agreement, City will pay Engineer a maximum fee for Basic Services and Optional Services in the sum of One Hundred Twenty Thousand Four Hundred Two Dollars (\$120,402.00), according to the following provisions:

- A. The cost of all Basic Services covered under Article I shall be billed hourly at the rates set forth in Exhibit A attached hereto and incorporated herein by reference. Expenses incurred to provide the Basic Services shall be billed as set forth in Exhibit A. The total fees (hourly fees and expenses) for the Basic Services shall not exceed the total sum of One Hundred Nine Thousand Three Hundred Two Dollars (\$109, 302.00).
- B. The cost of all Optional Services covered under Article II shall be billed hourly at the rates set forth in Exhibit A attached hereto and incorporated herein by reference. Expenses incurred to provide the Optional Services shall be billed as set forth in Exhibit A. The total fees (hourly fees and expenses) for the Optional Services shall not exceed the total sum of Eleven Thousand One Hundred Dollars (\$11,100.00).
- C. If so requested by Engineer, City will make payment monthly for Basic Services and Optional Services that have been satisfactorily completed. The City shall make payment to Engineer within a period not to exceed thirty (30) days from the date an invoice is received by City. All invoices shall contain the following information:
 - 1. Project Name/Task Name/RFP Number/Description of Agreement.
 - 2. Invoice Number and Date.
 - 3. Purchase Order Number issued by City.
 - 4. Itemized statement for the previous month of Labor (including Personnel Description, Title or classification for each person on the Project, Hours Worked, Hourly Rate, and Amount), Itemized Reimbursable Expenses, and Invoice Total.
 - 5. Description of monthly progress detailing the amount of the services completed to date and projected completion time.
 - Project Billing Summary containing the Contract or Agreed Maximum Fee Amount, Cumulative Amount Previously Billed, Billing Amount this Invoice, Contract or Agreed Amount Remaining, and Percent of Maximum Fee Billed to Date.
 - 7. Cost Invoices must be categorized by Phase.

All moneys not paid when due as provided herein shall bear interest at a per annum rate equal to one percent (1%) plus the average *Consumer Price Index for All Urban Consumers (CPI-U)-U.S. City Average* for the time period in which payment is past

due; provided, however, that in no event will the amount of interest to be paid by the City exceed 9% per annum.

ARTICLE V COMPLETION TIME

The Basic Services shall be completed in accordance with the following schedule:

• The basic services will be ready for construction bidding by January 31, 2018.

The Director of Public Works may, with the mutual consent of the parties, amend the deadlines contained in this Article by written authorization upon a showing of cause for amendment by Engineer.

The Optional Services shall be completed in accordance with the deadlines set by the Director of Public Works and accepted by Engineer at the time said Optional Services are authorized by the Director of Public Works.

ARTICLE VI

- A. CERTIFICATE OF INSURANCE: The Engineer shall secure and maintain, throughout the duration of this contract, insurance of such types and in at least the amounts that are required herein. Engineer shall provide certificate(s) of insurance confirming the required protection on an ACORD 25 (or equivalent form). The City shall be notified by receipt of written notice from the insurer at least thirty (30) days prior to material modification or cancellation of any policy listed on the certificate(s). The City reserves the right to require formal copies of any Additional Insured endorsement, as well as the right to require completed copies of all insuring policies applicable to the project. The cost of such insurance shall be included in the Engineer's contract price.
- B. NOTICE OF CLAIM: The Engineer shall upon receipt of notice of any claim in connection with this contract promptly notify the City, providing full details thereof, including an estimate of the amount of loss or liability. The Engineer shall also promptly notify the City of any reduction in limits of protection afforded under any policy listed in the certificate(s) of insurance in excess of \$10,000.00, whether or not such impairment came about as a result of this contract. If the City shall subsequently determine that the Engineer's aggregate limits of protection shall have been impaired or reduced to such extent that they are inadequate for the balance of the project, the Engineer shall, upon notice from the City, promptly reinstate the original limits of liability required hereunder and shall furnish evidence thereof to the City.

- C. INDUSTRY RATING: The City will only accept coverage from an insurance carrier who offers proof that it is licensed to do business in the State of Missouri; carries a Best's policyholder rating of "A" or better; carries at least a Class VII financial rating or is a company mutually agreed upon by the City and the Engineer.
- D. SUB-CONSULTANT'S INSURANCE: If any part of the contract is to be sublet, the Engineer shall either:
 - 1. Cover all sub-consultants in the Engineer's liability insurance policy or,
 - 2. Require each sub-consultant not so covered to secure insurance in the minimum amounts required of the Engineer and submit such certificates to the City as outlined herein.
- E. SELF-INSURED RETENTIONS / DEDUCTIBLES: Any Engineer that maintains a Self-Insured Retention or Deductible (in excess of \$50,000) must be declared on the Certificates provided to the City. Such amounts shall be the sole responsibility of the Engineer. The City reserves the right to approve such self-insured retentions/deductibles and may require guarantees from the Engineer for such assumed limits.
- F. PROFESSIONAL LIABILITY: Professional Liability, or Errors and Omissions Insurance protection must be carried by Engineer in the minimum amount of \$1,000,000.
- G. COMMERCIAL GENERAL LIABILITY POLICY Limits:

Each occurrence:	\$1,000,000
Personal & Advertising Injury:	\$1,000,000
Products/Completed Operations Aggregate:	\$1,000,000
General Aggregate:	\$1,000,000

Policy must include the following conditions: Bodily Injury and Property Damage Insured Contract's Contractual Liability Explosion, Collapse & Underground (if risk is present) Additional Insured: City of Lee's Summit, Missouri

- H. AUTOMOBILE LIABILITY: Policy shall protect the Engineer against claims for bodily injury and/or property damage arising out of the ownership or use of any owned, hired and/or non-owned vehicle and must include protection for either:
 - 1. Any Auto
 - 2. or all Owned Autos; Hired Autos; and Non-Owned Autos

Limits:

Each Accident, Combined Single Limits, Bodily Injury and Property Damage:

\$500,000

City of Lee's Summit, Missouri does NOT need to be named as additional insured on Automobile Liability

I. WORKERS' COMPENSATION: This insurance shall protect the Engineer against all claims under applicable state Workers' Compensation laws. The Engineer shall also be protected against claims for injury, disease or death of employees which, for any reason, may not fall within the provisions of a Workers' Compensation law and contain a waiver of subrogation against the City. The policy limits shall not be less than the following:

Workers' Compensation: Employer's Liability:	Statutory
Bodily Injury by Accident:	\$100,000 Each Accident
Bodily Injury by Disease: Bodily Injury by Disease:	\$500,000 Policy Limit \$100,000 Each Employee

- J. GENERAL INSURANCE PROVISIONS
 - 1. The insurance limits outlined above represent the minimum coverage limit and do not infer or place a limit of liability on the Engineer nor has the City assessed the risk that may be applicable to the Engineer.
 - 2. The Engineer's liability program will be primary and any insurance maintained by the City (including self-insurance) will not contribute with the coverage maintained by the Engineer.
 - 3. Coverage limits outlined above may be met by a combination of primary and excess liability insurance programs.
 - 4. Any coverage provided on a Claims Made policy form must contain a 3-year tail option (extended reporting period) or the program must be maintained for 3-years subsequent to completion of the Contract.
 - 5. Any failure on the part of the Engineer with any policy reporting provision shall not affect the coverage provided to the City.
 - 6. When "City" is utilized, this includes its officers, employees and volunteers in respect to their duties for the City.

ARTICLE VII MISCELLANEOUS PROVISIONS

The following miscellaneous provisions are agreed to by both parties to this Agreement:

A. COVENANT AGAINST CONTINGENT FEES: Engineer warrants that Engineer has not employed or retained any company or person, other than a bona fide employee working for the Engineer, to solicit or secure this Agreement, and that Engineer has not paid or agreed to pay any company or person, other than bona fide employee, any fee, commission, percentage, brokerage fee, gifts, or any other consideration contingent upon or resulting from the award or making of this Agreement. For breach or violation of this warranty, the City shall have the right to annul this Agreement without liability or, at its discretion, to deduct from the contract price or consideration, or otherwise recover, the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee.

- B. OWNERSHIP OF ENGINEERING DOCUMENTS: Payment by City to Engineer as aforesaid in Article IV shall vest in City title to all drawings, sketches, studies, analyses, reports, models, and other paper, documents, computer files, and material produced by Engineer exclusively for the services performed pursuant to this Agreement up to the time of such payments, and the right to use the same without other or further compensation, provided that any use for another purpose shall be without liability to the Engineer. Any reuse without written verification or adaptation by Engineer for the specific purpose intended will be at City's risk and without liability or exposure to Engineer, and City shall indemnify and hold harmless, to the extent allowed by the Constitution and Laws of the State of Missouri, Engineer from all claims, damages, losses, expenses, including attorneys' fees arising out of or resulting therefrom.
- C. MODIFICATIONS TO AGREEMENT: In the event of any changes in the scope of services contained in this Agreement, prior to commencing the services City and Engineer shall enter into a modification of this Agreement describing the changes in the services to be provided by Engineer and City, providing for compensation for any additional services to be performed by Engineer, and providing completion times for said services.
- D. EMERGENCY CHANGES IN SERVICES: The Director of Public Works, with the consent of the City Manager, is authorized to execute on behalf of the City modification agreements as provided for in subsection C. above where there is an emergency and the overall compensation authorized in Article IV above, and any supplements or modifications thereto, is not increased. For purposes of this subsection, an "emergency" shall mean those unforeseen circumstances that present an immediate threat to public health, welfare, or safety; or when immediate response is necessary to prevent further damage to public property, machinery, or equipment; or when delay would result in significant financial impacts to the City as determined by the Director of Public Works and the City Manager.

In the event an emergency change in services is authorized by the Director of Public Works and the City Manager pursuant to this provision, the modification agreement shall be submitted to the City Council for ratification at its next available meeting.

- E. TERMINATION: In the event of termination by City, if there are any services here under in progress but not completed as of the date of termination, then said Agreement may be extended upon written approval of the City until said services are completed and accepted.
 - <u>Termination for Convenience</u>: The services called for by this Agreement or any supplements thereto may be terminated upon request and for the convenience of City upon thirty (30) days advance written notice. City shall pay Engineer for all services rendered up to the date of termination.

- 2. <u>Termination for Cause</u>: This Agreement may also be terminated for cause by City or Engineer. Termination for cause shall be preceded by a fourteen-(14) day correction period effective upon delivery of written notice. City shall pay Engineer for all services rendered up to the date of termination. In the event of termination for cause by City, compensation for services rendered by Engineer up to the date of termination shall be offset by City's reasonable cost to mitigate or correct the effects of such termination.
- 3. <u>Termination Due to Unavailability of Funds in Succeeding Fiscal Years</u>: When funds are not appropriated or otherwise made available to support continuation of the Project in a subsequent fiscal year, this Agreement shall be terminated and Engineer shall be reimbursed for the services rendered up to the date of termination plus the reasonable value of any nonrecurring costs incurred by Engineer but not amortized in the price of the services delivered under this Agreement.
- F. COMPLIANCE WITH LAWS: Engineer shall comply with all Federal, State, and local laws, ordinances, and regulations applicable to the services. Engineer shall secure all licenses, permits, etc. from public and private sources necessary for the fulfillment of its obligations under this Agreement.
- G. SUBLETTING ASSIGNMENT OR TRANSFER: Engineer shall not sublet, assign, or transfer any interest in the services covered by this Agreement, except as provided for herein and except with the prior written consent of City. The use of subcontractors shall in no way relieve Engineer of his/her primary responsibility for the services. No approval will be necessary for non-professional services such as reproductions, printing, materials, and other services normally performed or provided by others.
- H. CONFERENCES, VISITS TO SITE, INSPECTION OF SERVICES: Upon reasonable advance notice and during normal business hours at Engineer's place of business, representatives of City shall have the privilege of inspecting and reviewing the services being performed by Engineer and consulting with him/her at such time. Conferences are to be held at the request of City or Engineer.
- I. ENGINEER'S ENDORSEMENT: Engineer shall endorse all plans, specifications, estimates, and engineering data furnished by him/her.
- J. INSPECTION OF DOCUMENTS: Engineer shall maintain all records pertaining to its services hereunder for inspection, upon reasonable advance notice and during normal business hours at Engineer's place of business, by a City representative during the contract period and for three (3) years from the date of final payment for each individual project performed pursuant to this Agreement.
- K. INDEMNIFICATION AND HOLD HARMLESS: Engineer shall indemnify and hold harmless City and its officers, employees, elected officials, and attorneys, each in their official and individual capacities, from and against judgments, damages, losses, expenses, including reasonable attorneys' fees, to the extent caused by the

negligent acts, errors, omissions, or willful misconduct of Engineer, or its employees, or subcontractors, in the performance of Engineer's duties under this Agreement, or any supplements or amendments thereto.

- L. LIMITATION OF LIABILITY: In no event will City be liable to Engineer for indirect or consequential damages, and in no event will City's liability under this Agreement exceed the amount to be paid to Engineer pursuant to Article IV of this Agreement.
- M. PROFESSIONAL RESPONSIBILITY: Engineer will exercise reasonable skill, care, and diligence in the performance of its services in accordance with customarily accepted professional engineering practices. If Engineer fails to meet the foregoing standard, Engineer will perform at its own cost, and without reimbursement from City, the professional engineering services necessary to correct errors and omissions that are caused by Engineer's failure to comply with above standard, and that are reported to Engineer within one year from the completion of Engineer's services for each individual project performed pursuant to this Agreement.
- N. ENTIRE AGREEMENT: This Agreement constitutes the entire agreement between the parties with respect to its subject matter, and any prior agreements, understandings, or other matters, whether oral or written, are of no further force or effect. This Agreement may be amended, changed, or supplemented only by written agreement executed by both of the parties hereto.
- O. CONFLICT: In the event of any conflict, ambiguity, or inconsistency between this Agreement and any other document that may be annexed hereto, the terms of this Agreement shall govern.
- P. GOVERNING LAW: This Agreement shall be governed by and construed in accordance with the laws of the State of Missouri.
- Q. OPINION OF PROBABLE CONSTRUCTION COST AND SCHEDULE: Since Engineer has no control over the cost of labor, materials, or equipment, or over contractor's(s') methods of determining prices, or over competitive bidding or market conditions, the estimate of construction cost and schedule provided for herein is to be made on the basis of Engineer's experience and qualifications and represents Engineer's best judgment as a professional engineer familiar with the construction industry, but Engineer cannot and does not guarantee that the bids or the Project construction cost or schedule will not vary from the opinion of probable construction cost and schedule prepared by Engineer.
- R. TAX EXEMPT: City and its agencies are exempt from State and local sales taxes. Sites of all transactions derived from this Agreement shall be deemed to have been accomplished within the State of Missouri.
- S. SAFETY: In the performance of its services, Engineer shall comply with the applicable provisions of the Federal Occupational Safety and Health Act, as well as any pertinent Federal, State and/or local safety or environmental codes.

- T. ANTI-DISCRIMINATION CLAUSE: Engineer and its agents, employees, or subcontractors shall not in any way, directly or indirectly, discriminate against any person because of age, race, color, handicap, sex, national origin, or religious creed.
- U. DELAY IN PERFORMANCE: Neither City nor Engineer shall be considered in default of this Agreement for delays in performance caused by circumstances beyond the reasonable control of the nonperforming party. For purposes of this Agreement, such circumstances include, but are not limited to, abnormal weather conditions, floods, earthquakes, fire, epidemics, war, riots, and other civil disturbances, strikes, lockouts, work slowdowns, and other labor disturbances, sabotage, judicial restraint, and delay in or inability to procure permits, licenses, or authorizations from any local, State, or Federal agency for any of the supplies, materials, accesses, or services required to be provided by either City or Engineer under this Agreement. Engineer and City shall be granted a reasonable extension of time for any delay in its performance caused by any such circumstances. Should such circumstances occur, the nonperforming party shall within a reasonable time of being prevented from performing, give written notice to the other party describing the circumstances preventing continued performance and the efforts being made to resume performance of the Agreement.
- V. NO THIRD-PARTY RIGHTS: The services provided for in this Agreement are for the sole use and benefit of City and Engineer. Nothing in this Agreement shall be construed to give any rights or benefits to anyone other than City and Engineer.
- W. NOTICE: Whenever any notice is required by this Agreement to be made, given or transmitted to any party, it shall be enclosed in an envelope with sufficient postage attached to ensure delivery and deposited in the United States Mail, first class, with notices to City addressed to:

City Engineer City of Lee's Summit 220 SE Green Street Lee's Summit, MO 64063 Director of Public Works City of Lee's Summit 200 SE Green Street Lee's Summit, MO 64063

and notices to Engineer shall be addressed to: Garver Attn: Charles Touzinsky III 7301 West 129th Street, Suite 300 Overland Park, KS 66213

or such place as either party shall designate by written notice to the other. Said notices may also be personally hand delivered by each party to the other, at the respective addresses listed above. If hand delivered, the date of actual completion of delivery shall be considered the date of receipt. If mailed, the notice shall be considered received the third day after the date of postage.

ARTICLE VIII ALL OTHER TERMS REMAIN IN EFFECT

Reserved.

THIS AGREEMENT shall be binding on the parties thereto only after it has been duly executed and approved by City and Engineer.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the ____ day of _____, 20___.

CITY OF LEE'S SUMMIT

Stephen A. Arbo, City Manager

APPROVED AS TO FORM:

Nancy Yendes, Chief Council I & Z

ENGINEER:

BY:			
TITLE:		_	

ATTEST:



Classifica	ation		Rates
Engineer	s / Architects		
	E-1	\$	99.00
	E-2	\$	114.00
	E-3	\$	138.00
	E-4	\$	161.00
	E-5	\$	197.00
	E-6	\$	246.00
	E-7	\$	324.00
Planners	/ Environmental Specialist		
	P-1	\$	119.00
	P-2	\$	149.00
	P-3	\$	185.00
	P-4	\$	210.00
	P-5	\$	243.00
	P-6	\$	277.00
Designer	S		
•	D-1	\$	92.00
	D-2	\$	108.00
	D-3	\$	128.00
	D-4	\$	149.00
Technicia	ans		
	Т-1	\$	72.00
	Т-2	\$	91.00
	Т-3	\$	111.00
Surveyor	S		
	S-1	\$	44.00
	S-2	\$	58.00
	S-3	\$	78.00
	S-4	\$	112.00
	S-5	\$	149.00
	S-6	\$	169.00
	2-Man Crew (Survey)	\$	180.00
	3-Man Crew (Survey)		
	2-Man Crew (GPS Survey)		
	3-Man Crew (GPS Survey)		
Construc	tion Observation		
	C-1	\$	87.00
	C-2	•	
	C-3	•	
	C-4	•	

Management/Administration

M-1	· · ·	324.00
X-1	\$	57.00
X-2	\$	77.00
X-3	\$	107.00
X-4	\$	136.00
X-5	\$	167.00
X-6	\$	210.00

Agreement for Professional Services

NE Gateway Drive

Garver Project No. 16177043