RESOLUTION NO. 06-374

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, APPROVING THE GRANT AGREEMENT BETWEEN THE TOWN AND THE STATE OF FLORIDA DEPARTMENT ENVIRONMENTAL PROTECTION IN THE AMOUNT OF HUNDRED THOUSAND **DOLLARS** STORMWATER DRAINAGE IMPROVEMENTS WITHIN THE TOWN; AUTHORIZING TOWN OFFICIALS TO FINALIZE THE TERMS AND CONDITIONS OF THE EXECUTE **DOCUMENTS** AGREEMENT, TO ANY NECESSARY TO EFFECTUATE THE GRANT AND TO REQUEST ANY NECESSARY EXTENSIONS TO THE AGREEMENT; AUTHORIZING THE TOWN MANAGER TO EXPEND BUDGETED FUNDS: AUTHORIZING THE MANAGER TO EXECUTE THE AGREEMENT, EXECUTE ANY REOUIRED **DOCUMENTS** TO IMPLEMENT THE TERMS AND CONDITIONS OF THE AGREEMENT AND TO EXECUTE ANY EXTENSIONS TO THE AGREEMENT; AND **PROVIDING** FOR AN EFFECTIVE DATE.

WHEREAS, the Town of Miami Lakes (the "Town") was awarded a grant from the Florida Department of Environmental Protection (the "FDEP"), from the Ecosystem Management & Restoration TF of the 2005-2006 State Appropriations Act, for stormwater drainage improvements in accordance with the Town's Stormwater Masterplan; and

WHEREAS, the grant in the amount of \$300,000 will be administered through the FDEP pursuant to its Legislative Project Grant Agreement (the "Agreement") with the Town; and

WHEREAS, the Agreement requires that the grant funds be used for the building of stormwater drainage improvements to alleviate flooding and improve water quality within the Town; and

WHEREAS, the Town will be required to provide matching funds in the estimated amount of \$650,000 to cover expenditures for professional services and construction and demolition for the work contemplated under the Agreement; and

WHEREAS, the Town Council finds that approval of the Agreement is in the best interests of the Town..

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

Section 1. Recitals The above recitals are true and correct and incorporated into this Resolution by this reference.

Section 2. Approval of Agreement. The Agreement for grant funding for stormwater drainage improvements between the Town of Miami Lakes and the Florida Department of Environmental Protection, a copy of which is attached as Exhibit "A," together with such non-material changes as may be acceptable to the Town Manager and approved as to form and legality by the Town Attorney, is approved.

Section 3. Authorization of Town Officials. The Town Manager and/or his designee and the Town Attorney are authorized to take all actions necessary to implement the terms and conditions of the Agreement, to submit to the FDEP any documents necessary to effectuate the grant and to request any necessary extensions to the Agreement.

Section 4. Authorization of Fund Expenditure. Notwithstanding the limitations imposed upon the Town Manager pursuant to the Town's Purchasing Procedures Ordinance, the Town Manager is authorized to expend budgeted funds to implement the terms and conditions of the Agreement.

Section 5. Execution of Agreement. The Manager is authorized to execute the Agreement on behalf of the Town, to execute any required agreements and/or documents to implement the terms and conditions of the Agreement, to execute any extensions to the

Agreement, and to execute in the future any agreements and/or documents with FDEP related to stormwater drainage.

Section 6. Effective Date. This Resolution shall take effect immediately upon adoption.

PASSED AND ADOPTED this 14th day of February, 2006.

Motion to adopt by Mury Callins, second by Bolish allors.

FINAL VOTE AT ADOPTION

Mayor Wayne Slaton
Vice Mayor Robert Meador
Councilmember Roberto Alonso
Councilmember Mary Collins
Councilmember Michael Pizzi
Councilmember Nancy Simon
Councilmember Peter Thomson

yes yes

absent

Wayne Slaton
MAYOR

ATTEST:

Debra Eastman, MMC

TOWN CLERK

Approved as to form and legality for the use and benefit of the Town of Miami Lakes only:

Weiss, Serota, Helfman, Pastoriza

Cole & Boniske, P.A. TOWN ATTORNEY

EXHIBIT A

TOWN OF MIAMI LAKES DEP AGREEMENT NO. LP6058

STATE OF FLORIDA GRANT ASSISTANCE PURSUANT TO LINE ITEM 1717A OF THE 2005 - 2006 APPROPRIATIONS ACT

THIS AGREEMENT is entered into between the STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION, whose address is 2600 Blair Stone Road, MS 3505, Tallahassee, Florida 32399-2400 (hereinafter referred to as the "Department") and the TOWN OF MIAMI LAKES, whose address is 6853 Main Street Miami Lakes, Florida 33014 (hereinafter referred to as "Grantee" or "Recipient"), existing as a local government agency under the laws of the State of Florida, to provide funds for Miami Lakes Stormwater Drainage Improvements.

In consideration of the mutual benefits to be derived herefrom, the Department and the Grantee do hereby agree as follows:

- The Grantee does hereby agree to perform in accordance with the terms and conditions set forth in this Agreement, Attachment A (Project Work Plan), and all attachments and exhibits named herein which are attached hereto and incorporated by reference. For purposes of this Agreement, the terms "Contract" and "Agreement" and the terms "Grantee", "Recipient" and "Contractor" are used interchangeably.
- 2 This Agreement shall begin upon execution by both parties and end no later than December 31, 2007, inclusive. This Agreement may be amended to provide for additional services if additional funding is made available by the Legislature.
- A. As consideration for the services rendered by the Grantee under the terms of this Agreement, the Department shall pay the Grantee on a cost reimbursement basis in an amount not to exceed \$300,000. The parties hereto agree that the Grantee is responsible for providing a minimum match of \$300,000. If the Grantee finds, after receipt of competitive bids, that the work described in Attachment A cannot be accomplished for the current estimated project cost, the parties hereto agree to modify the Project Work Plan described in Attachment A to provide for the work that can be accomplished for the funding identified above.
 - B. The Grantee shall be reimbursed on a cost reimbursement basis for all eligible project costs upon receipt and acceptance of a properly completed Disbursement Request Package (provided as Attachment B). In addition to the disbursement form, the Grantee must provide from its accounting system, a listing of expenditures charged against this Agreement. The listing shall include, at a minimum, a description of the goods or services purchased, date of the transaction, voucher number, amount paid, and vendor name. All requests for reimbursement of travel expenses shall be in accordance with travel limits established in Section 112.061, Florida Statutes. Payment requests shall be submitted no more frequently than monthly. The Payment Request Package includes:
 - (1) A completed Disbursement Request Form signed by the Grantee's Grant Manager. Such requests must be accompanied by sufficiently itemized summaries of the materials, labor, or services to identify the nature of the work performed; the cost or charges for such work; and the person providing the service or performing the work. If payment is based on an authorized advance for incurred costs, invoices reflecting such costs must be included. After receipt of advance funds the Grantee shall provide proof of payment to the Department within 30 days receipt of advance funds. If payment is based on reimbursement, proof of payment of the invoices is required; and
 - (2) A certification signed by the Grantee's Grant Manager as to the current estimated cost of the Project: that the materials, labor, or services represented by the invoice have been satisfactorily purchased, performed, or received and applied to the project; that all funds received to date have been applied toward completing the Project; and that under the terms and provisions of the contracts, the Local Government is required to make such payments; and

- (3) A certification by the engineer responsible for overseeing construction stating that equipment, materials, labor and services represented by the construction invoices have been satisfactorily invoiced, purchased, or received, and applied to the Project in accordance with construction contract documents; stating that payment is in accordance with construction contract provisions; stating that construction, up to the point of the requisition, is in compliance with the contract documents; and identifying all additions or deletions to the Project which have altered the Project's performance standards, scope, or purpose since the issue of the Department construction permit; and
- (4) Such other certificates or documents by engineers, attorneys, accountants, contractors, or suppliers as may reasonably be required by the Department.
- C. In addition to the invoicing requirements contained in paragraph 3.B. above, the Department will periodically request proof of a transaction (invoice, payroll register, etc.) to evaluate the appropriateness of costs to the Agreement pursuant to State and Federal guidelines (including cost allocation guidelines), as appropriate. This information when requested must be provided within 30 calendar days of such request. The Grantee may also be required to submit a cost allocation plan to the Department in support of its multipliers (overhead, indirect, general administrative costs, and fringe benefits). All bills for amounts due under this Agreement shall be submitted in detail sufficient for a proper pre-audit and post-audit thereof.
- D State guidelines for allowable costs can be found in the Department of Financial Services' Reference Guide for State Expenditures at http://www.dbf.state.fl.us/aadir/reference_guide.
- The State of Florida's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature. The parties hereto understand that this Agreement is not a commitment of future appropriations.
- Progress Reports (Attachment C) shall be submitted describing the work performed, problems encountered, problem resolution, schedule updates and proposed work for the next reporting period. If advance payment is authorized, the Grantee shall report (and document as required under paragraph 3 above and Attachment E) the amount of funds expended during the reporting period, the Agreement expenditures to date, interest earned during the quarter and clearly indicate the method for repayment of the interest to the Department (see paragraph 15). Progress reports shall be submitted to the Department's Grant Manager no later than twenty (20) days following the completion of the quarterly reporting period. It is hereby understood and agreed by the parties that the term "progress reports" shall reflect the calendar quarters ending March 31, June 30, September 30 and December 31. The Department's Grant Manager shall have ten (10) calendar days to review deliverables submitted by the Grantee.
- Each party hereto agrees that it shall be solely responsible for the negligent or wrongful acts of its employees and agents. However, nothing contained herein shall constitute a waiver by either party of its sovereign immunity or the provisions of Section 768.28, Florida Statutes.
 - A. The Department may terminate this Agreement at any time in the event of the failure of the Grantee to fulfill any of its obligations under this Agreement. Prior to termination, the Department shall provide thirty (30) calendar days written notice of its intent to terminate and shall provide the Grantee an opportunity to consult with the Department regarding the reason(s) for termination.
 - B. The Department may terminate this Agreement for convenience by providing the Grantee with thirty (30) calendar days written notice.
- This Agreement may be unilaterally canceled by the Department for refusal by the Grantee to allow public access to all documents, papers, letters, or other material made or received by the Grantee in conjunction with this Agreement, unless the records are exempt from Section 24(a) of Article I of the State Constitution and Section 119 07(1), Florida Statutes.
- A. The Grantee shall comply with the applicable provisions contained in Attachment D (Special Audit Requirements), attached hereto and incorporated herein by reference. Exhibit 1 to Attachment D summarizes the funding sources supporting the Agreement for purposes of assisting the Grantee in complying with the requirements of Attachment D. A revised copy of Exhibit 1 must be provided to

the Grantee for each amendment, which authorizes a funding increase or decrease. If the Grantee fails to receive a revised copy of Exhibit 1, the Grantee shall notify the Department's Grants Development and Review Manager at 850/245-2361 to request a copy of the updated information.

B. The Grantee is hereby advised that the Federal and/or Florida Single Audit Act Requirements may further apply to lower tier transactions that may be a result of this Agreement. The Grantee shall consider the type of financial assistance (federal and/or state) identified in Attachment D, Exhibit 1 when making its determination. For federal financial assistance, the Grantee shall utilize the guidance provided under OMB Circular A-133, Subpart B, Section ____.210 for determining whether the relationship represents that of a subrecipient or vendor. For state financial assistance, the Grantee shall utilize the form entitled "Checklist for Nonstate Organizations Recipient/Subrecipient vs Vendor Determination" (form number FSAA_CL2) that can be found under the "Links/Forms" section appearing at the following website:

http://www.fsaa.state.fl.us/

The Grantee should confer with its chief financial officer, audit director or contact the Department for assistance with questions pertaining to the applicability of these requirements.

- 10. A. The Grantee shall not subcontract, assign, or transfer any work under this Agreement without the prior written consent of the Department's Grant Manager. The Grantee agrees to be responsible for the fulfillment of all work elements included in any subcontract consented to by the Department and agrees to be responsible for the payment of all monies due under any subcontract. It is understood and agreed by the Grantee that the Department shall not be liable to any subcontractor for any expenses or liabilities incurred under the subcontract and that the Grantee shall be solely liable to the subcontractor for all expenses and liabilities incurred under the subcontract.
 - B. The Department of Environmental Protection supports diversity in its procurement program and requests that all subcontracting opportunities afforded by this Agreement embrace diversity enthusiastically. The award of subcontracts should reflect the full diversity of the citizens of the State of Florida. The Department will be glad to furnish a list of minority owned businesses for consideration in subcontracting opportunities.
- In accordance with Section 216.347, Florida Statutes, the Grantee is hereby prohibited from using funds provided by this Agreement for the purpose of lobbying the Legislature, the judicial branch or a state agency.
- 12. The Grantee shall comply with all applicable federal, state and local rules and regulations in providing services to the Department under this Agreement. The Grantee acknowledges that this requirement includes compliance with all applicable federal, state and local health and safety rules and regulations. The Grantee further agrees to include this provision in all subcontracts issued as a result of this Agreement.
- 13. The Department's Grant Manager for this Agreement is identified below.

Tommy Williams Bureau of Water Facilities Funding Florida Department of Environmental Protection 2600 Blair Stone Road, MS 3505 Tallahassee, Florida 32399-2400

Phone: **850-245-8358** Fax: **850-245-8411**

Email: thomas.e.williams@dep.state.fl.us

14 The Grantee's Grant Manager for this Agreement is identified below.

Alex Ray, Town Manager Town of Miami Lakes 6853 Main Street Miami Lakes, Florida 33014

Phone: 954-739-2233

Fax: 954-739-2247

Email: reya@townofmiamilakes.com

in accordance with Section 216.181(16)(b), Florida Statutes, the Department, upon written request from the Grantee and written approval from the State's Chief Financial Officer, if applicable, may provide an advance to the Grantee. The Grantee must temporarily invest the advanced funds, and return any interest income to the Department, within thirty (30) days of each calendar quarter, or apply said interest income against the Department's obligation to pay, if applicable, under this Agreement. Interest earned must be returned to the Department within the timeframe identified above or invoices must be received within the same timeframe that shows the offset of the interest earned.

Unused funds, and interest accrued on any unused portion of advanced funds which has not been remitted to the Department, shall be returned to the Department within sixty (60) days of Agreement completion.

The parties hereto acknowledge that the State's Chief Financial Officer may identify additional requirements, which must be met in order for advance payment to be authorized. If the State's Chief Financial Officer imposes additional requirements, the Grantee shall be notified, in writing, by the Department's Grant Manager regarding the additional requirements. Prior to releasing any advanced funds, the Grantee shall be required to provide a written acknowledgement to the Department's Grant Manager of the Grantee's acceptance of the terms imposed by the State's Chief Financial Officer for release of the funds.

If advance payment is authorized, the Grantee shall be responsible for submitting the information requested in the Interest Earned Memorandum (Attachment E) and the Advance Payment Justification Form (Attachment F) to the Department's Grant Manager quarterly. This information shall be requested by the Grant Manager and submitted by the Grantee on a quarterly basis in conjunction with the invoice/reporting requirements established in paragraphs 3 and 5.

To the extent required by law, the Grantee will be self-insured against, or will secure and maintain during the life of this Agreement, Workers' Compensation Insurance for all of his employees connected with the work of this project and, in case any work is subcontracted, the Grantee shall require the subcontractor similarly to provide Workers' Compensation Insurance for all of the latter's employees unless such employees are covered by the protection afforded by the Grantee. Such self-insurance program or insurance coverage shall comply fully with the Florida Workers' Compensation law. In case any class of employees engaged in hazardous work under this Agreement is not protected under Workers' Compensation statutes, the Grantee shall provide, and cause each subcontractor to provide, adequate insurance satisfactory to the Department, for the protection of his employees not otherwise protected.

The Grantee, as an independent contractor and not an agent, representative, or employee of the Department, agrees to carry adequate liability and other appropriate forms of insurance. The Department shall have no liability except as specifically provided in this Agreement.

- 18. The Grantee covenants that it presently has no interest and shall not acquire any interest that would conflict in any manner or degree with the performance of services required.
- 19. The purchase of non-expendable equipment costing \$1,000 or more is not authorized under the terms of this Agreement.
- The Department may at any time, by written order designated to be a change order, make any change in the Project Work Plan within the general scope of this Agreement (e.g., specifications, task timeline within current authorized agreement period, method or manner of performance, requirements, etc.). All change orders are subject to the mutual agreement of both parties as evidenced in writing. Any change order that causes an increase or decrease in the Grantee's cost or time shall require formal amendment to this Agreement.
- No person, on the grounds of race, creed, color, national origin, age, sex, or disability, shall be excluded from participation in; be denied the proceeds or benefits of; or be otherwise subjected to discrimination in performance of this Agreement.

- An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid on a contract to provide goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not award or perform work as a contractor, supplier, subcontractor, or consultant under contract with any public entity, and may not transact business with any public entity. The Florida Department of Management Services is responsible for maintaining the discriminatory vendor list and intends to post the list on its website. Questions regarding the discriminatory vendor list may be directed to the Florida Department of Management Services, Office of Supplier Diversity, at 850/487-0915.
- 22. Land acquisition is not authorized under the terms of this Agreement.
- 23. This Agreement represents the entire agreement of the parties. Any alterations, variations, changes, modifications or waivers of provisions of this Agreement shall only be valid when they have been reduced to writing, duly signed by each of the parties hereto, and attached to the original of this Agreement, unless otherwise provided herein.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed, the day and year last written below.

TOWN OF MIAMI LA	KES	STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
ByFown Manager		By:Secretary or designee
Date:		Date:
FEID No.:		Grant Manager
	t or other documen	commissions: If someone other than the Chairman signs this Agreement, it authorizing that person to sign the Agreement on behalf of the apany the Agreement.
List of attachments/exh	ibits included as part	of this Agreement:
Specify	Letter/	Description (include number of pages)
Турс	Number	
Attachment	Α	Project Work Plan (1 Page)
Attachment	В	Disbursement Request Package (3 Pages)
Attachment	A B C D E F	Progress Report Form (2 Pages)
Attachment	D	Special Audit Requirements (5 Pages)
Attachment	E	Advance Payment - Interest Earned Memorandum (1 Page)
Attachment	F	Advance Payment Justification Form (3 Pages)

ATTACHMENT A PROJECT WORK PLAN

Please complete this form with as much detail as possible

I. GRANTEE/PROJECT INFORMATION:

Grantee:	Town of Miami Lakes
Project Title:	Miami Lakes Stormwater Drainage Improvements
DEP Grant #:	15P66- \u058

II. FUNDING PLAN-

Category of Expenditure	FY05/06 PROJECT DEP Funds	BUDGET Total Matching Funds	Total Funding
Professional Services	\$100,900	50	\$100,000
Construction & Demolition	\$290,000	\$650,000	\$855,000
Land	50	\$0	\$0
Equipment	\$0	\$0	\$0
Other	\$0	\$0	\$0

3369 4 5 4 4 5 4 4 5 4 4 5 4 4 6	2055 200
What is the total estimated project cost?	\$955.000
White is the court estimated project cost.	4,00,000

III. SCOPE OF WORK: (e.g., specifications, task timeline within current authorized Agreement period, method or manner of performance, requirements, quarterly cash needs, etc.)

The Town of Miami Lakes is building drainage improvements within specific neighborhoods in the Town. These projects are identified in the Town's Stormwater Masterplan and are proposed to alleviate flooding along these corridors and improve water quality. We will be negotiating with our Engineering firm to initiate the design, provide specifications, and bid documents for the project. We expect to award the design project in April and have the design completed by September, 2006. The surveying and Geotechnical engineering for the project will be initiated first with the final design being based on the results of these services.

The Town will be bidding the construction of the project to contractors and will award to the lowest responsive and responsible bidder. We expect construction to begin in January, 2007 and be completed by May, 2007. The majority of the construction budget will be expended in the months of January and February of next year with the majority of the professional services budget being expended in June and July of this year. The Town will be seeking the funding from this grant in two separate time periods to pay for the initial professional services bills and later for the bills from the contractor for the actual construction activities.

IV. PROJECT MILESTONES:

(i.e. timelines, contracts, if funded in prior year(s) where is the project now)

If the scope of work includes construction:

Estimated Construction start date: Estimated scope of work completion date: January, 2007

If the scope is only for preconstruction work:

Estimated scope of work completion date: September, 2006

V. LOCAL MATCH & OTHER GRANT FUNDS:

If local match is required, list the sources and amounts. Also list the sources and amounts for any other grant funds being used to fund this project.

SOURCE	AMOUNT(\$)
Town of Miami Lakes Stormwater Utility Funds	\$161,000
Town of Miami Lakes Transportation Fund	\$494,000

ATTACHMENT B

Disbursement Request Package

Legislative Projects (LP) Grants

l	Grantee/Recipient	TOWN OF MIA	MI LAKES		
2.	Project Number	LP6058	Date of Request		
3	Disbursement Reques	st Number	Required Mat	ch %	
4	Type of Request:	Partial	Final _		
5	Federal Employer Ide	ntification Number			
6	Mail EFT	Send Remitt	tance to:		
	bursement Details				
i	Planning (attach invo	pices)		\$	
2.	Engineering (attach i	nvoices)		-	
3	Construction and De	molition (attach invoj	(ट्ड)		
4.	Technical Services d	uring Construction (a	ttach invoices)		
5	Other (list - must be	specified in agreemer	nt)		
	Tatal			•	
Ċ.	Total cumulative to	date		<u> </u>	
7.	Disbursements previ	ously requested		_\$()
٨	Amount requested for	or disbursement (line o	6 minus line 7)	\$	
1) C	uests for Invoices aires opy of Invoice roof of Payment	ady Paid:	1) Copy of Inve 2) Advance Pay	nvoices not yet Paid: oice yment Justification (one pe yment — Interest Earned (a	

*If prior Disbursement Request was requested by invoices without proof of payment documentation, proof of the prior payment will be required before this request can be disbursed.

** SUBMIT ONE ORIGINAL COPY OF THIS FORM AND SUPPORTING DOCUMENTATION TO: **

Florida Department of Environmental Protection Bureau of Water Facilities Funding MS 3505 2600 Blair Stone Road Tailahassee, Florida 32399-2400

Grant Manager's Certification of Disbursement Request

	(name of <u>Grantee's Grant Manager designated in the Agreement)</u>
n bel	half of, do hereby certify that:
	(name of Grantee/Recipient)
	The disbursement amount requested on Page 1 of this form is for allowable costs for the project described in the Agreement.
s	Materials, labor, equipment, and/or services representing costs included in the amount requested have been satisfactorily purchased, performed or received, and applied toward completing the project; such costs are solution in the Grantee's permanent records.
	The Grantee is required to pay such costs under the terms and provisions of contracts relating directly to the project, and the Grantee is not in default of any terms or provisions of the contracts.
. 4	All funds received to date have been applied toward completing the project.
	All permits and approvals required for the construction which is underway have been obtained.
	(Signature of Grant Manager)
	(Date)

Engineer's Certification of Disbursement Request

i.		, being the Professional Eng	ineer retained by
	(name of Professional Engineer)		·
		, am responsible for oversee	ing construction of the
—-	(name of Grantee/Recipient)	, and responsitore for oversee	mg construction of me
pro	oject described in the Agreement and do hereby certi	ify that:	
	,	·- -, ··	
1	Equipment, materials, labor, and services represer or received and applied to the project in accordan- approved by the Department of Environmental Pr	ce with construction contract	
2	Payment is in accordance with construction contra		
3	Adequate construction supervision is being provide Florida Administrative Code Rule 62-600 or Rule		n construction requirements and
4	Construction up to the point of this disbursement		itract documents;
5	All changes, additions, or deletions to the constru		ocumented by change order and all
	change orders have been submitted to the Departr		
6.	All additions or deletions to the Project which has (since issue of the pertinent Department permit) hand attached hereto.		
	<u> </u>		
		Signature of P	rofessional Engineer
		Firm o	r Affiliation
		(Date)	(P.E. Number)

ATTACHMENT C

PROGRESS REPORT FORM

Grantee Name:	LP6058
Grantee Address:	
Grantee's Grant Manager:	Telephone No.:
Quarterly Reporting Period:	
Project Number and Title:	
·	accomplishments to date. (Include a comparison of actual tives established for the period. If goals were not met,
Provide an update on the estimany anticipated delays.	nated time for completion of the project and an explanation for
Provide any additional pertine explanation of cost overruns of	ent information including, when appropriate, analysis and r high unit costs.

(cont inued from p a	age 1)			
			products being subn links to on-line photo	
Provide a project Budget Category	budget update, co Total Project Budget	mparing the project Expenditures Prior to this Reporting Period	Expenditures this Reporting Period	sts to date. Project Funding Balance
			ing requirements of ociated with the subje	
Signature of Grant	ee's Grant Manage	r		Date

ATTACHMENT D

SPECIAL AUDIT REQUIREMENTS

The administration of resources awarded by the Department of Environmental Protection (which may be referred to as the "Department", "DEP", "FDEP" or "Grantor", or other name in the contract/agreement) to the recipient (which may be referred to as the "Contractor", Grantee" or other name in the contract/agreement) may be subject to audits and/or monitoring by the Department of Environmental Protection, as described in this attachment.

MONITORING

In addition to reviews of audits conducted in accordance with OMB Circular A-133 and Section 215.97, F.S., as revised (see "AUDITS" below), monitoring procedures may include, but not be limited to, on-site visits by Department staff, limited scope audits as defined by OMB Circular A-133, as revised, and/or other procedures. By entering into this Agreement, the recipient agrees to comply and cooperate with any monitoring procedures/processes deemed appropriate by the Department of Environmental Protection. In the event the Department of Environmental Protection determines that a limited scope audit of the recipient is appropriate, the recipient agrees to comply with any additional instructions provided by the Department to the recipient regarding such audit. The recipient further agrees to comply and cooperate with any inspections, reviews, investigations, or audits deemed necessary by the Chief Financial Officer or Auditor General.

AUDITS

PART I: FEDERALLY FUNDED

This part is applicable if the recipient is a State or local government or a non-profit organization as defined in OMB Circular A-133, as revised.

- In the event that the recipient expends \$500,000 or more in Federal awards in its fiscal year, the recipient must have a single or program-specific audit conducted in accordance with the provisions of OMB Circular A-133, as revised. EXHIBIT 1 to this Agreement indicates Federal funds awarded through the Department of Environmental Protection by this Agreement. In determining the Federal awards expended in its fiscal year, the recipient shall consider all sources of Federal awards, including Federal resources received from the Department of Environmental Protection. The determination of amounts of Federal awards expended should be in accordance with the guidelines established by OMB Circular A-133, as revised. An audit of the recipient conducted by the Auditor General in accordance with the provisions of OMB Circular A-133, as revised, will meet the requirements of this part.
- In connection with the audit requirements addressed in Part I, paragraph 1., the recipient shall fulfill the requirements relative to auditee responsibilities as provided in Subpart C of OMB Circular A-133, as revised.
- If the recipient expends less than \$500,000 in Federal awards in its fiscal year, an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, is not required. In the event that the recipient expends less than \$500,000 in Federal awards in its fiscal year and elects to have an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, the cost of the audit must be paid from non-Federal resources (i.e., the cost of such an audit must be paid from recipient resources obtained from other than Federal entities).
- The recipient may access information regarding the Catalog of Federal Domestic Assistance (CFDA) via the internet at http://12.46.245.173/cfda/cfda.html.

PART II: STATE FUNDED

This part is applicable if the recipient is a nonstate entity as defined by Section 215.97(2)(I), Florida Statutes.

In the event that the recipient expends a total amount of State financial assistance equal to or in excess of \$500,000 in any fiscal year of such recipient, the recipient must have a State single or project-specific audit for such fiscal year in accordance with Section 215.97, Florida Statutes; applicable rules of the Executive

DEP Agreement No. LP6058, Attachment D. Page 1 of 5

Office of the Governor and the Chief Financial Officer; and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General. EXHIBIT 1 to this Agreement indicates State financial assistance awarded through the Department of Environmental Protection by this Agreement. In determining the State financial assistance expended in its fiscal year, the recipient shall consider all sources of State financial assistance, including State financial assistance received from the Department of Environmental Protection, other state agencies, and other nonstate entities. State financial assistance does not include Federal direct or pass-through awards and resources received by a nonstate entity for Federal program matching requirements.

- 2. In connection with the audit requirements addressed in Part II, paragraph 1, the recipient shall ensure that the audit complies with the requirements of Section 215.97(7), Florida Statutes. This includes submission of a financial reporting package as defined by Section 215.97(2)(d), Florida Statutes, and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General.
- If the recipient expends less than \$500,000 in State financial assistance in its fiscal year, an audit conducted in accordance with the provisions of Section 215.97, Florida Statutes, is not required. In the event that the recipient expends less than \$500,000 in State financial assistance in its fiscal year and elects to have an audit conducted in accordance with the provisions of Section 215.97, Florida Statutes, the cost of the audit must be paid from the non-State entity's resources (i.e., the cost of such an audit must be paid from the recipient's resources obtained from other than State entities).
- 4 For information regarding the Florida Catalog of State Financial Assistance (CSFA), a recipient should access the Florida Single Audit Act website located at http://state.fl.us/fsaa/catalog or the Governor's Office of and Budget website located Policy http://www.myflorida.com/myflorida/government/contacts/opbOffice.html for assistance. In addition to the above websites, the following websites may be accessed for information: Legislature's Website http://www.leg.state.fl.us/, Governor's Website http://www.myflorida.com/, Department of Financial Services' Website http://www.dbf.state.fl.us/ the Auditor General's Website http://www.state.fl.us/audgen.

PART III: OTHER AUDIT REQUIREMENTS

(NOTE: This part would be used to specify any additional audit requirements imposed by the State awarding entity that are solely a matter of that State awarding entity's policy (i.e., the audit is not required by Federal or State laws and is not in conflict with other Federal or State audit requirements). Pursuant to Section 215.97(7)(m), Florida Statutes, State agencies may conduct or arrange for audits of State financial assistance that are in addition to audits conducted in accordance with Section 215.97, Florida Statutes. In such an event, the State awarding agency must arrange for funding the full cost of such additional audits.)

PART IV: REPORT SUBMISSION

- Copies of reporting packages for audits conducted in accordance with OMB Circular A-133, as revised, and required by PART I of this Attachment shall be submitted, when required by Section .320 (d), OMB Circular A-133, as revised, by or on behalf of the recipient <u>directly</u> to each of the following:
 - A. The Department of Environmental Protection at the following address:

Audit Director

Florida Department of Environmental Protection Office of the Inspector General, MS 40 2600 Blair Stone Road Tallahassee, Florida 32399-2400

B. The Federal Audit Clearinghouse designated in OMB Circular A-133, as revised (the number of copies required by Sections .320 (d)(1) and (2), OMB Circular A-133, as revised, should be submitted to the Federal Audit Clearinghouse), at the following address:

Federal Audit Clearinghouse Bureau of the Census 1201 East 10th Street Jeffersonville, IN 47132

- C. Other Federal agencies and pass-through entities in accordance with Sections .320 (e) and (f), OMB Circular A-133, as revised.
- Pursuant to Section .320(f), OMB Circular A-133, as revised, the recipient shall submit a copy of the reporting package described in Section .320(c), OMB Circular A-133, as revised, and any management letters issued by the auditor, to the Department of Environmental Protection the following address:

Audit Director

Florida Department of Environmental Protection Office of the Inspector General, MS 40 2600 Blair Stone Road Tallahassee, Florida 32399-2400

- Copies of financial reporting packages required by PART II of this Attachment shall be submitted by or on behalf of the recipient <u>directly</u> to each of the following:
 - A. The Department of Environmental Protection at the following address:

Audit Director

Florida Department of Environmental Protection Office of the Inspector General, MS 40 2600 Blair Stone Road Tallahassee, Florida 32399-2400

B. The Auditor General's Office at the following address:

State of Florida Auditor General Room 401, Claude Pepper Building 111 West Madison Street Tallahassee, Florida 32399-1450

4. Copies of reports or management letters required by PART III of this Attachment shall be submitted by or on behalf of the recipient <u>directly</u> to the Department of Environmental Protection at the following address:

Audit Director

Florida Department of Environmental Protection Office of the Inspector General, MS 40 2600 Blair Stone Road Tallahassee, Florida 32399-2400

- Any reports, management letters, or other information required to be submitted to the Department of Environmental Protection pursuant to this Agreement shall be submitted timely in accordance with OMB Circular A-133. Florida Statutes, or Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, as applicable.
- 6. Recipients, when submitting financial reporting packages to the Department of Environmental Protection for audits done in accordance with OMB Circular A-133, or Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, should indicate the date that the reporting package was delivered to the recipient in correspondence accompanying the reporting package.

PART V: RECORD RETENTION

The recipient shall retain sufficient records demonstrating its compliance with the terms of this Agreement for a period of 5 years from the date the audit report is issued, and shall allow the Department of Environmental Protection, or its designee, Chief Financial Officer, or Auditor General access to such records upon request. The recipient shall ensure that audit working papers are made available to the Department of Environmental Protection, or its designee, Chief Financial Officer, or Auditor General upon request for a period of 3 years from the date the audit report is issued, unless extended in writing by the Department of Environmental Protection.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

EXHIBIT - 1

HINDS AWARDED TO THE RECIPIENT PURSUANT TO THIS AGREEMENT CONSIST OF THE FOLLOWING:

Federal Funds	Federal Funds Awarded to the Recipient Purs	rsuant to this Agree	suant to this Agreement Consist of the Following:		
Federal Program Number	Federal Agency	CFDA Number	CFDA Title	Funding Amount	State Appropriation Category

	State Appropriation Category		
eral Programs:	Funding Amount		
State Funds Awarded to the Recipient Pursuant to this Agreement Consist of the Following Matching Funds for Federal Programs:	CFDA Title		
ant to this Agreem	CFDA		
varded to the Recipient Pursu	Federal Agency		
State Funds Av	Federal Program Number		

		State	Appropriation		141116-05		
215.97, F.S.:				Funding Amount	\$300,000		
int to this Agreement Consist of the Following Funds Subject of Section 215.97, F.S.:		CSFA Title	ю	Funding Source Description	Statewide Surface Water Restoration	and Wastewater Projects	
nent Consist	Catalog of State	Financial	Assistance	Number	37.039		
it to this Agreer			State	Fiscal Year	9002-5002		
State Funds Awarded to the Recipient Pursuant				Funding Source	LI 1717A - Ecosystem	Management & Restoration TF	
State Funds A		State	Program	Number	Original	Agreement	

For each program identified above, the recipient shall comply with the program requirements described in the Catalog of Federal Domestic Assistance (CFDA) [http://sun6.dms.state.fl.us/fsaa]. The services/purposes for which the funds are to be used are included in the Contract scope of services/work. Any match required by the recipient is clearly indicated in the Contract.

Total Award

ATTACHMENT E ADVANCE PAYMENT – INTEREST EARNED MEMORANDUM WHEN REPORTING OR REMITTING, PLEASE RETURN A COPY OF THIS REQUEST

TO:			
FRO	M:	Darinda McLaughlin, Finance and Accounting Director Bureau of Finance and Accounting, MS 78	
DAT	Ŀ		
SUB	JECT	Advance Payment - Contract No. Interest Due to DEP:	
until advar	all funds have been	81(16), Florida Statutes, advance payments may be required to be depleted. In order to update the status on the unused portion of the Chief Financial Officer, and the terms of the above referenced contract han	advanced funds and/or interest due,
	Initial advance fund	ling disbursed	\$
1.	Advanced funds pri	nciple expended or returned by contractor covering period of	\$
2.	Balance advance fu	nding principle available	<u> </u>
3.	Interest earned on a	dvanced funds covering period ofto	\$
4.	Amount of interest	paid to DEP as of	\$
5.	Interest balance due	e to DEP as of	\$
		(Project Manager's Signature) (Date)	,
will only	not be paid to DEP for the first three qu	the grant/contract specifies that any accrued interest, which is based upor until after termination of the grant/contract, the advance fund recipie arters of the state's fiscal year. The report for the state's fourth fiscal 5 will be the life to date interest	nt shall complete report items 1 and 2
lf the	e contract states that	no interest is due, quarterly reports of unexpended advances are require	ed, lines 1 and 2.
	li cases the line 1 arables, or interest prev	nd 2 reported amounts are on a cash basis for the advance payment riously paid to DEP.	principle. Do not include receivables,
	e grant/contract requ terly report	tires quarterly accrued interest payments to DEP, the fund recipient ma	ast complete items 1 through 5 for each
Payı	ments of interest due	to DEP shall be paid within the specifications of the contract/grant.	
	nk you for your coop ie Contracts Disburse	peration in providing the above information. If you have questions, pleasement Section.	ase contact Lydia Louis (850) 245-2452

DEP Agreement No. LP6058, Attachment E, Page 1 of 1

ATTACHMENT F ADVANCE PAYMENT JUSTIFICATION FORM

Use of this form is not required unless the advance requested requires the prior approval of the Comptroller. For advance requests that are equal to or less than the purchasing threshold of category two as defined in Section 287.017, Florida Statutes, and meet one of the advance payment requirements identified in Section 215.422(14), Florida Statutes, use of this form is waived. However, the purchase requisition or contract review form must clearly identify the criteria being met under 215.422(14), Florida Statutes that allows the advance to be made without prior Comptroller approval.

Contact Person/Phone No.:					
Agreement No./Purchase Order No. (if known):					
Commodities/Services/Project Description:					
Organizational Structure (i.e. local gov't, non-profit corporation, etc.)	<u>i</u>				
Value of Purchase or Grant:					
Advance Payment Amount Requested:					
Period Advance Payment to Cover:	Quarterly				
Indicate Statutory Authority:					
GAA Year and Line Item Info: 1. Reason advance payment is required:	SFY: Line Item:				
(and the Comptroller's Voucher Processing Handbook) which exceed the purchasing threshold of category two as defined in 287.017, Florida Statues. A. Document, if applicable, the cost savings to be incurred as a result of an advance payment that are equal or greater than the amount the State would earn by investing the funds and paying in arrears. Include the percent (%) savings to be realized. In calculating the percent savings as compared to the percent that can be earned by the State, information may be obtained from the Department of Insurance, Division of Treasury at 850/413-2776 or SunCom 293-2776 regarding the current Treasury earnings rate.					
A. Document, if applicable, the cost savings to greater than the amount the State would earn (%) savings to be realized. In calculating the the State, information may be obtained from the	to be incurred as a result of an advance payment that are equal or by investing the funds and paying in arrears. Include the percent savings as compared to the percent that can be earned by the Department of Insurance, Division of Treasury at 850/413-2776				
A. Document, if applicable, the cost savings to greater than the amount the State would earn (%) savings to be realized. In calculating the the State, information may be obtained from the SunCom 293-2776 regarding the current Treatment of SunCom 293-2776.	to be incurred as a result of an advance payment that are equal or by investing the funds and paying in arrears. Include the percent percent savings as compared to the percent that can be earned by the Department of Insurance, Division of Treasury at 850/413-2776 easury earnings rate.				

ATTACHMENT F

C. Identify the procurement method used to select the vendor.
3. The following information required for advances to Governmental Entities and Non-Profits pursua to 216.181, Florida Statutes. (Limited to GAA Authorized, Statutorily Authorized, and Grant & A
Appropriation Categories 05XXXX or 14XXXX) A. The entity acknowledges the requirement to invest advance funds in an interest bearing account and to remit
Interest earned to the Department on a quarterly basis.
Provide a description of how the entity intends to invest the advanced funds and track the Interest earned on tadvanced funds:
Remittances must: 1) be identified as interest earnings on advances, 2) must identify the applicable Dagreement (or Contract) No., and 3) be forwarded to the following address:
Florida Department of Environmental Protection Bureau of Finance and Accounting
Receipts Section P.O. Box 3070
Tallahassee, Florida 32315-3070
B. A letter requesting advance payment from the recipient, on its letterhead, must be attached.
A received requesting develope payment main the respicitly of its received, made be detailed.

ATTACHMENT F

3. The recipient must provide an estimated budget for each quarter covered by the agreement. The summary information should include salaries, fringe benefits, overhead, contracts (specify services to be contracted out), equipment, if authorized (specify items to be purchased), supplies, travel, and other costs. A sample summary format is provided below. The summary should include the breakdown for each quarter of the agreement period. Description First Quarter Second Third Quarter Fourth Ouarter Quarter Salaries (identify personnel/titles) Fringe Benefits Contractual Services (list services and estimated costs) Equipment (identify each item and cost) Supplies 5 Travel Other (specify) Overhead/Indirect Total: Certification Statement The forgoing information is presented to the Florida Department of Environmental Protection in support of our request for advance payment. I certify that the information provided accurately reflects the financial issues facing the entity at this time. Type Name of Signatory: Date Title: Chief Financial Officer or designee DEP Program Area Review/Approval Recommendation: ☐ Approve Request □ Deny Request Type Name of Signatory: Date Bureau: Division: The DEP Program Area should forward this information to the Contracts Disbursements Section at MS78. The Contracts Disbursements Section will forward requests for advance payment to the State Comptroller for review and legislature consultation, as appropriate. Bureau of Finance & Accounting Use Only

ATTACHMENT G

PROPERTY REPORTING FORM FOR DEP AGREEMENT NO. LP6058 (For Property With Grantce Assigned Property Control Numbers)

GRANTEE: List non-expendable equipment/personal property* costing \$1,000 or more purchased under the above Agreement. Also list all upgrades* under this Agreement, costing \$1,000 or more, of property previously purchased under a DEP Agreement (identify the property upgraded and the applicable DEP Agreement on a separate sheet). Complete the serial no./cost, location/address and property control number columns of this form. The Grantee shall establish a unique identifier for tracking all personal property purchased under this Agreement and shall report the inventory of said property, on an annual basis, to the Department's Grant Manager, by DEP Agreement number, no later than January 31* for each year this Agreement is in effect.

GRANTEE ASSIGNED PROPERTY

DEP Grant Manager Signature:	DEP GRANT MANAGER:		GRANTEE:	*Not including software. **Attacl			DESCRIPTION
	Maintain this document with reimbursement Agreement, invoice for payment.			h copy of invoice, bill of sale, or			TION
Date:	h a copy of the invoices supporting the counsile sure to send invoices supporting th	BELOW FOR DEP USE ONLY	Grantee's Grant Manager:	*Not including software. **Attach copy of invoice, bill of sale, or other documentation to support purchase.			SERIAL NO./COST**
	Maintain this document with a copy of the invoices supporting the cost of each item identified above in your Agreement ille. If the Agreement is a cost reimbursement Agreement, make sure to send invoices supporting the cost of the items to Finance and Accounting for the processing of the Grantee's invoice for payment.	LY					LOCATION/ADDRESS
	nent file. If the Agreement is a cost for the processing of the Grantee's		Date:				GRANTEE ASSIGNED PROPERTY CONTROL NUMBER

DEP FINANCE AND ACCOUNTING: No processing required by Finance & Accounting as the Grantee is responsible for retaining ownership of the equipment/property upon satisfactory completion of the Agreement DEP PROPERTY MANAGEMENT: No processing required by the Property Management section as the Grantee will retain ownership of the equipment/property upon satisfactory completion of the Agreement.

ANNUAL CERTIFICATION FOR STATE REVOLVING FUND LOAN(S)

•	the most recent loan agreement or amendment.
Thereafter, it may be submitted either with the	
Sponsor's fiscal year.	
l, <u></u> _,	, on behalf of
(Name)*	(Title)
Pinellas Park, do hereby certify, with respect to	Loan(s) <u>CS12043810P</u> , that
1. Pledged revenue collections satisfy, on a prespecified in Article V of the loan agreement.	o rata basis, the rate coverage requirement
2. A Monthly Escrow or Loan Debt Service A loan and that account contains funds in the amagreement.	account is being maintained for repayment of the ount required under Article III of the loan
3. If required, a Loan Repayment Reserve According III of the loan agreement.	count is being maintained in accordance with
authorized under 42 U.S.C., secs. 4001-4128, extent that such insurance is available, is in efficiency Producing Facilities in accordance we covered are those customarily insured against it	ith Article IX of the loan agreement. The risks
(Signature)	(Date)

*The Project Sponsor's Chief Financial Officer or the Authorized Representative designated in the agreement is to sign this certification.