RURAL LORAIN COUNTY WATER AUTHORITY DEVELOPMENT AGREEMENT

and betwee located at County Wa	ater Authority, an Ohio political subdivision organized unde 119 with offices located at 42401 State Route 303, Lagra	ation with offices nd Rural Lorain er Revised Code		
RECITALS				
lots and me	EREAS, Developer proposes to construct a c	nprised of		
	lopment"); and			
	EREAS , Developer requests that RLCWA provide potable water within the Development; and	ater to serve each		
WH lconditions;	EREAS , RLCWA is willing to provide such water on the foli	lowing terms and		
	W THEREFORE , for good and value consideration, the sufficence of the Parties agree as follows:	ciency of which is		
k a F F	Connection to RLCWA's Water Main. Developer shall consider constructed at Developer's cost, a waterline connecting the RLCWA water main designated by RLCWA. The physic RLCWA's water main will be performed by RLCWA at Developer Shall provide a utility easement without any cost to RLCWA.	e Development to cal connection to oper's cost. Upon		
2. <u>I</u>	Infrastructure.			
á	 Developer shall construct or cause to be constructed at all water distribution infrastructure and appurtenar Development. 			
k	b. Further, Developer shall prepay RLCWA the cost of each or other appurtenance necessary to make service available lot at the cost charged by RLCWA's supplier at the tir additional costs charged by the supplier shall likewise be p provided, however, that Developer's prepayments sha reimbursement in addition to the rebate as set forth in Sec	e to any individual me of order. Any paid by Developer; all be eligible for		
	□ (Check if Section 2(b) is applicable) Developer's Initials			

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- 3. <u>Engineering Services</u>. All waterlines and appurtenances shall be designed and engineered by Developer subject to review and approval by RLCWA prior to construction. After completion, all waterline infrastructure and appurtenances shall be inspected and tested by RLCWA prior to acceptance. All services provided by RLCWA under this Section shall be at Developer's cost.
- 4. <u>Compliance with Applicable Rules</u>. All waterlines and appurtenances constructed by Developer shall comply with the Subdivision Specifications attached hereto as Exhibit A, as well as all state and federal laws, rules and regulations.

5. **Developer's Warranty**.

- a. Developer warrants all lines and appurtenances constructed by Developer pursuant to this Agreement to be free from defects in material or workmanship for a period of one (1) year from the date of acceptance by RLCWA ("Warranty Period"). Any repairs required to address failures caused by defects in material or workmanship during the Warranty Period shall be performed by Developer at Developer's cost as soon as reasonably practical; provided, however, that RLCWA reserves the right to make such repairs on an expedited basis, for which Developer shall reimburse RLCWA for all labor and material cost incurred to make such repairs.
- b. Developer shall defend, indemnify and hold RLCWA, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees, arising out of or resulting from the acts, errors or omissions of Developer in performance of this Agreement, except for injuries and damages caused by the sole negligence of RLCWA.
- 6. Acceptance of Infrastructure. Upon the satisfactory completion of all testing required in Section 3 above, RLCWA shall accept ownership of all waterline infrastructure and appurtenances constructed by Developer pursuant to this Agreement subject to Developer's Warranty described in Section 5 above. Upon such acceptance, RLCWA shall have the right, but not the obligation, to extend such waterlines or to make connections thereto without Developer's consent. Further, RLCWA shall have no obligation to provide water service to the Development until such time as all invoices issued under Sections 1, 2, 3, 5, and 7 have been paid in full.

7. **Tap Fees**.

- a. At the time a request for water service to a lot or structure within the Development is made, the then-current tap fee shall be paid to RLCWA.
- b. If the Development is a residential subdivision, upon the payment of all tap fees for each lot in the Development and after the Warranty Period,

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Developer may request a rebate not to exceed \$750.00 for each three-quarter-inch (.75") or one-inch (1") tap, or \$1,500.00 for each one and one-half inch (1.5") or two-inch (2") tap. RLCWA's obligation to provide such rebate shall be determined after deducting any amounts due RLCWA pursuant to Sections 1, 2, 3 and 5 above.

(Check if Section 7(b) is applicable)
Developer's Initials

- 8. Governing Law and Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio, without giving effect to its principles regarding conflicts of law. Any action to enforce this Agreement shall be brought exclusively in a court of competent jurisdiction in Lorain County, Ohio.
- 9. **Headings**. The headings used herein are for convenience of reference only and shall not define or limit any of the terms or provisions of this Agreement.
- 10. <u>Entire Agreement</u>. This Agreement contains the entire agreement of the parties with respect to the subject matter herein, and supersedes any prior agreements, understandings, or negotiations, whether written or oral. This Agreement can only be amended through a written document formally executed by all parties.
- 11. <u>Counterparts</u>. This Agreement may be signed in any number of counterparts, each of which is an original and all of which taken together form one single document. Signatures delivered by email in PDF format or facsimile shall be effective.
- 12. **Existing Connections**. RLCWA reserves the right to remove and abandon any tap and appurtenances when construction or conditions will subject the tap to damage or impact RLCWA's regular and unimpeded access to the connection.

In witness whereof, the Parties, acting under authority of their respective governing bodies, have caused this contract to be duly executed.

RLCWA	DEVELOPER
By:	By:
Its:	Its:

4859-9295-2882, v. 1

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